

754 So.2d 808 (Mem)
District Court of Appeal of Florida,
Fourth District.

Scott VORONSOFF, Appellant,

v.

RESPECTABLE STREET, INC., a Florida
corporation, d/b/a Respectable Street Café, a/k/a
Respectable Street Café, Inc., d/b/a “Respectables”,
Rodney Mayo, Glenn W. Kehrer, “John Doe”
and/or “Jane Doe” and any other persons or
entities d/b/a “Steve's Bar”, and Tels, Inc.,
a Florida corporation, f/k/a Total Employee
Leasing Service, Inc., a/k/a “TELSI”, Appellees.

No. 4D97–2799.

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March 29, 2000.

Appeal from the Circuit Court for the Fifteenth Judicial
Circuit, Palm Beach County; [Kathleen J. Kroll](#), Judge;
L.T. Case No. CL 94–3425–AG.

Attorneys and Law Firms

[Lisa S. Small](#) and [Michael B. Small](#) of Small & Small, P.A.,
Jupiter, for appellant.

[Robert E. Biasotti](#) of Carlton, Fields, Ward, Emmanuel,
Smith & Cutler, P.A., St. Petersburg, and [Kevin J. Napper](#)
of Carlton, Fields, Ward, Emmanuel, Smith & Cutler,
P.A., Tampa, for Appellee–Tels, Inc.

[Alfred A. LaSorte, Jr.](#) of Jonas & LaSorte, West Palm
Beach, for Appellee–Rodney Mayo.

Opinion

PER CURIAM.

We affirm the summary final judgment in favor of
appellees, Respectable Street, Inc., Tels, Inc. and Rodney
Mayo. We also affirm the trial court's entry of a
judgment on the pleadings based upon appellant's
challenge to the constitutionality of [*809 section
768.125, Florida Statutes \(1999\)](#). *Kitchen v. K–Mart Corp.*,
[697 So.2d 1200 \(Fla.1997\)](#) does not render [section 768.125](#)
unconstitutional.

AFFIRMED.

[DELL, STONE](#) and [STEVENSON, JJ.](#), concur.

All Citations

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