

236 So.3d 1045 (Table)
Unpublished Disposition
(This unpublished disposition is
referenced in the Southern Reporter.)
District Court of Appeal of Florida,
Second District.

EVERBANK, Appellant,
v.
Earl DUNKLEY; City of Tampa, Florida;
Unknown Tenants in Possession #1 as to Unit
A, Unknown Tenants in Possession #2 as to
Unit A, Unknown Tenants in Possession #1 as
to Unit B, Unknown Tenants in Possession #2
as to Unit B, If living, and all Unknown Parties
claiming by, through, under and against the
above named Defendant(s) who are not known
to be dead or alive, whether said Unknown
Parties may claim an interest as Spouse, Heirs,
Devisees, Grantees, or Other Claimants, Appellees.

Case No. 2D16-2707
|
Opinion filed August 18, 2017

Appeal from the Circuit Court for Hillsborough County;
[Perry A. Little](#), Senior Judge.

Attorneys and Law Firms

[Kimberly N. Hopkins](#) of Shapiro, Fishman & Gaché, LLP, Tampa (withdrew after briefing); John D. Cusick of Phelan Hallinan Diamond & Jones, PLLC, Ft. Lauderdale (substituted as counsel of record), for Appellant.

[Robert E. Biasotti](#) of Biasotti Law, St. Petersburg, for Appellee Earl Dunkley.

No appearance for the remaining Appellees.

Opinion

PER CURIAM.

***1** Affirmed.

[NORTHCUTT](#), [CRENSHAW](#), and [BADALAMENTI](#), JJ., Concur.

All Citations

236 So.3d 1045 (Table), 2017 WL 3562057

End of Document

© 2018 Thomson Reuters. No claim to original U.S. Government Works.