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ARKANSAS COURT OF APPEALS

DIVISION I No. CV-15-445

LAKESIA CHANDLER and JASMINE DAVIS

APPELLANTS

V.

WAL-MART STORES INC., L'OREAL USA, INC., AND L'OREAL USA PRODUCTS, INC.

APPELLEES

Opinion Delivered August 31, 2016

APPEAL FROM THE PHILLIPS COUNTY CIRCUIT COURT [NO. CV-2011-209]

HONORABLE RICHARD L. PROCTOR, JUDGE

AFFIRMED

CLIFF HOOFMAN, Judge

Appellants Lakesia Chandler and Jasmine Davis appeal from the circuit court's order granting summary judgment in favor of appellees, Wal-Mart Stores, Inc. ("Wal-Mart"); L'Oreal USA; and L'Oreal USA Products, Inc. (collectively, "L'Oreal"). On appeal, appellants argue that the circuit court erred by (1) ignoring evidence that was favorable to them; (2) granting summary judgment where questions of material fact remain as to the product's defects and as to appellees' liability, whether in strict liability or negligence; (3) granting summary judgment where questions of material fact remain as to their claims of deficient labeling; (4) granting summary judgment on their claims for intentional infliction of emotional distress ("IIED") and punitive damages; and (5) granting summary judgment on their remaining claims. We affirm.

On June 15, 2011, Chandler, individually and as next friend to minor, Jasmine Davis, filed suit against Wal-Mart in connection with injuries that her thirteen-year-old daughter,