

IN THE DISTRICT COURT OF APPEAL
FIRST DISTRICT, STATE OF FLORIDA

SAN JOSE COUNTRY CLUB, a
Florida non-profit corporation,

Petitioner,

v.

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

CASE NO. 1D05-603

DELOITTE & TOUCHE, a New York
Limited Liability Partnership, and
GABRIELE M. BEYER,

Respondents.

Opinion filed July 25, 2005.

Petition for Writ of Certiorari - Original Jurisdiction.

Gregory A. Anderson, Brooks C. Rathet and Heatherann M. Solanka of Anderson St.
Denis & Glenn, P.A., Jacksonville, for Petitioner.

David M. Wells and William E. Adams, Jr. of McGuire Woods LLP, Jacksonville, for
Respondent Deloitte & Touche.

PER CURIAM.

The petitioner seeks certiorari review, challenging a pretrial order which it
characterizes as a departure from the essential requirements of law. However, relief

by certiorari also requires a showing of irreparable harm, based on error which could not be remedied on appeal after entry of a final order. E.g., *Jaye v. Royal Saxon, Inc.*, 720 So. 2d 214 (Fla. 1998). Such harm has not been shown here, and the petition for a writ of certiorari is therefore denied.

ALLEN, WOLF and BENTON, JJ., CONCUR.