FIRST SCAFFOLD & EQUIPMENT, INC., and AMERICAN INTERSTATE INSURANCE COMPANY,

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

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

Appellants,

CASE NO. 1D05-3905

v.

THOMAS E. BROOKS and BRIDGEFIELD EMPLOYERS INSURANCE CO.,

Appellees.

Opinion filed November 30, 2005.

An appeal from an order of the Judge of Compensation Claims. Mark H. Hofstad, Judge.

Rayford H. Taylor, Mary Ann Stiles and Robert J. Grace, Jr. of Stiles, Taylor & Grace, P.A., Tampa, for appellant.

Wendy S. Loquasto and Susan Fox of Fox & Loquasto, P.A., Tallahassee; and Carl A. Feddeler, III of Smith, Feddeler, Smith & Miles, P.A., Lakeland, for appellee Thomas E. Brooks; E. Taylor Davidson of Dicesare, Davidson & Barker, P.A., Lakeland, for appellee Bridgefield Employers Insurance Co.

PER CURIAM.

As the order on appeal merely grants a motion for summary final order, this

appeal is hereby dismissed for lack of jurisdiction.

POLSTON and HAWKES, JJ., concur; BENTON, J., dissents without opinion.