

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

PALM BEACH COUNTY
SHERIFF'S OFFICE and USIS,

Appellants,

v.

KARLY GALLART,

Appellee.

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

CASE NO. 1D12-2417

Opinion filed June 25, 2012.

An appeal from an order of the Judge of Compensation Claims.
Shelley H. Punancy, Judge.

Dates of Accidents: November 10, 2009; September 27, 2010.

Christine M. Tomasello of Pallo, Marks, Hernandez, Gechijian & DeMay, P.A.,
Palm Beach Gardens, for Appellants.

Kenneth B. Schwartz of Kenneth B. Schwartz, P.A., West Palm Beach, for
Appellee.

PER CURIAM.

Upon review of Appellants' timely response to this Court's May 22, 2012,
order to show cause, the Court dismisses this appeal for lack of jurisdiction
because the order under review is neither a final order nor an appealable nonfinal
order under Florida Rule of Appellate Procedure 9.180(b)(1). See Massey

Services, Inc. v. Knox, 80 So. 3d 1140 (Fla. 1st DCA 2012) (dismissing appeal as one taken on nonfinal order where JCC awarded TPD benefits “but reserved jurisdiction as to the amount of those benefits due”); see also Life Care of Winter Haven v. Benjamin, 22 So. 3d 152 (Fla. 1st DCA 2009) (concluding order is nonappealable and nonfinal where JCC reserves jurisdiction to determine exact amount of benefits due under order “should the parties be unable to administratively” determine such amounts). We dismiss this appeal without prejudice to the Appellants’ right to seek review upon the rendition of an appealable order. See Mintz v. Broward Corr. Inst., 800 So. 2d 343 (Fla. 1st DCA 2001) (dismissing workers compensation appeal without prejudice to appellant’s right to seek review upon entry of appealable order).

DISMISSED.

DAVIS, WETHERELL, and SWANSON, JJ., CONCUR.