KANDINA WALKER AND	*	NO. 2001-CA-0037
LAWRENCE WALKER		
	*	COURT OF APPEAL
VERSUS		
	*	FOURTH CIRCUIT
VIRGIL KROOP, SR., UNITED		
CAB COMPANY AND	*	STATE OF LOUISIANA
PATTERSON INSURANCE		
	*	

APPEAL FROM CIVIL DISTRICT COURT, ORLEANS PARISH NO. 95-13983, DIVISION "H"

Honorable Michael G. Bagneris, Judge * * * * *

JUDGE

JOAN BERNARD ARMSTRONG

* * * * * *

(Court composed of Chief Judge William H. Byrnes III, Judge Joan Bernard Armstrong and Judge Terri F. Love)

DANATUS N. KING DANATUS N. KING & ASSOCIATES 234 LOYOLA AVENUE SUITE 604 NEW ORLEANS, LA 70112

COUNSEL FOR PLAINTIFF/APPELLANT

B. FRANK DAVIS HOWARD B. KAPLANBERNARD, CASSISA & ELLIOTT
1615 METAIRIE ROAD
P.O. BOX 55490

COUNSEL FOR DEFENDANT/APPELLEE

APPEAL DISMISSED WITHOUT

PREJUDICE

A proper designation of a judgment as final for purposes of appeal must include an express determination that there is no just reason for delay and must give reasons for the determination. La. Code Civil Proc. art. 1915 (B); City of New Orleans v. Howenstine, 98-2157 (La. App. 4 Cir. 5/5/99), 787 So.2d 197; Narcisse v. Jo Ellen Smith Hospital, 98-2417, 98-0918 (La. App. 4 Cir. 3/10/99), 729 So.2d 748; Jackson v. America's Favorite Fried Chicken, 98-0605 (La. App. 4 Cir. 2/22/99), 729 So.2d 1060. In the present case no such express determination or any reasons were given and, consequently, we are without jurisdiction. Id. Accordingly, this appeal is dismissed without prejudice. Id.

APPEAL DISMISSED WITHOUT

PREJUDICE