IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JULY TERM 2006

PAUL N. HOWARD COMPANY, INA OF TEXAS, ET AL,

Petitioner,

V.

Case No. 5D06-2356

CAMP, DRESSER & MCKEE, INC., ET AL.,

Respondent.

Opinion filed October 6, 2006

Petition for Certiorari Review of Order from the Circuit Court for Orange County, Cynthia Z. MacKinnon, Judge.

Michael M. Bell and Mary Grace Dyleski, Bell, Leeper & Roper, P. A., Orlando, for Petitioners.

James D. Kisio of Irby G. Pugh, P.A., Orlando, and William H. Selde of Sodoro, Daly & Sodoro, P.C., Omaha, for Respondents.

PER CURIAM.

We dismiss the petition for writ of certiorari filed by Paul N. Howard Company, INA of Texas, Pacific Employers Insurance Company, INA Insurance Company of Illinois and Atlantic Employers Insurance Company. A non-final order denying a motion for summary judgment is generally not reviewable by interlocutory appeal or common law certiorari. Barber v. Wonderland Greyhound Park, 656 So. 2d 961, 961-62 (Fla. 5th DCA 1995) (citing Vanco Constr., Inc. v. Nucor Corp., 378 So. 2d 116 (Fla. 5th DCA

1980)); see also Baptist Hosp. of Miami, Inc. v. Demario, 682 So. 2d 1106 (Fla. 3d DCA 1996).

PETITION FOR WRIT OF CERTIORARI DISMISSED.

PLEUS, C.J., PALMER and ORFINGER, JJ., concur.