## IN THE DISTRICT COURT OF APPEAL

ECHEVARRIA. MCCALLA. BARRETT RAYMER. & FRAPPIER, a Florida general Partnership; BARRETT, DAFFIN & FRAPPIER, L.L.P., a foreign limited liability partnership; MCCALLA, RAYMER, PADRICK, COBB, NICHOLS & CLARK, L.L.C., a Georgia limited Liability company engaging in the practice of Law; ECHEVARRIA & ASSOCIATES, P.A., a Florida corporation engaged in the practice of Law: and MICHAEL ECHEVARRIA, individually,

Petitioners,

v.

BRADLEY COLE, individually and on behalf of all others similarly situated,

Respondent.

Opinion filed December 30, 2004.

Certiorari - Original Jurisdiction.

John Beranek of Ausley & McMullen, Tallahassee; Frederick L. Bateman, Jr., of Bateman Harden, Tallahassee; Michael J. McGirney and Dale T. Golden of Marshall, Dennehey, Warner, Coleman & Goggin, Tampa, for Petitioners.

FIRST DISTRICT, STATE OF FLORIDA

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

CASE NO. 1D02-3818

Thomas J. Guilday, Claude R. Walker, Vikki R. Shirley and Shawn M. Heath of Huey, Guilday, Tucker, Schwartz & Williams, P.A., Tallahassee; Kelly Overstreet Johnson, Laureen E. Galeoto and Kelly O'Keefe of Broad and Cassel, Tallahassee, for Respondent.

## PER CURIAM.

We dismiss the petition for writ of certiorari, for lack of jurisdiction. The petitioners have failed to meet the threshold requirement of showing irreparable harm. <u>See Jaye v. Royal Saxon, Inc.</u>, 720 So. 2d 214, 215 (Fla. 1998); <u>Gourley v. Szabo</u>, 869 So. 2d 765, 766 (Fla. 1st DCA 2004); <u>Bared & Co., Inc. v. McGuire</u>, 670 So. 2d 153, 157 (Fla. 4th DCA 1996).

BENTON, PADOVANO and HAWKES, JJ., CONCUR.