

IN THE DISTRICT COURT OF APPEAL

FIRST DISTRICT, STATE OF FLORIDA

ECHEVARRIA, MCCALLA,
RAYMER, BARRETT &
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,

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

CASE NO. 1D02-3818

Petitioners,

v.

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

Respondent.

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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.

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, Lauren 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. See Jaye v. Royal Saxon, Inc., 720 So. 2d 214, 215 (Fla. 1998); Gourley v. Szabo, 869 So. 2d 765, 766 (Fla. 1st DCA 2004); Bared & Co., Inc. v. McGuire, 670 So. 2d 153, 157 (Fla. 4th DCA 1996).

BENTON, PADOVANO and HAWKES, JJ., CONCUR.