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

ANGELO GILLISLEE,

Appellant,

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

CASE NO. 1D05-1902

v.

FPL, EBY CONSTRUCTION and LIBERTY MUTUAL INSURANCE,

Appellees.

Opinion filed July 21, 2005.

An appeal from an order of the Judge of Compensation Claims. Paul T. Terlizzese, Judge.

Andrea Cox of the Law Offices of Mark L. Zientz, P.A., Miami, for appellant.

No appearance for appellees.

PER CURIAM.

We dismiss this appeal of an order that merely grants the employer/carrier's motion to dismiss as being taken from a nonfinal, nonappealable order. See Truc v. Kimmins Corporation, 889 So. 2d 964 (Fla. 1st DCA 2004). This disposition is without prejudice to the right of appellant to seek review upon entry of a final, appealable order dismissing the petition below.

BROWNING, POLSTON and HAWKES, JJ., concur.