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

LANDON L. WILLIAMS,

Appellant,

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

CASE NO. 1D13-2961

V.

STATE OF FLORIDA
DEPARTMENT OF REVENUE;
WILLIAM KING,
INDIVIDUALLY AND IN HIS
OFFICIAL CAPACITY; LAW
OFFICES OF R. CRAIG
HEMPHILL & ASSOCIATES; R.
CRAIG HEMPHILL, ESQ.,
INDIVIDUALLY AND IN HIS
OFFICIAL CAPACITY, AND
PAUL K. DICK, ESQ.,
INDIVIDUALLY AND IN HIS
OFFICIAL CAPACITY,

App	ciiccs	•			

Opinion filed August 1, 2013.

Annallage

An appeal from an order of the Circuit Court for Duval County. Thomas Beverly, Judge.

Landon L. Williams, pro se, Appellant.

Daniel R. Duello, of Cole, Scott & Kissane, P.A., Jacksonville, for Appellees.

PER CURIAM.

Upon consideration of appellant's response to the Court's order of June 25, 2013, the Court has determined that the Order on Defendants' Motion for Summary Judgment is not a final order because it fails to conclude the judicial labor in the case. We decline appellant's suggestion that we undertake certiorari review, concluding that appellant has failed to demonstrate that the order on appeal will result in injury which cannot be adequately remedied on appeal following final judgment. Belair v. Drew, 770 So. 2d 1164, 1166 (Fla. 2000). Accordingly, the appeal is dismissed.

VAN NORTWICK, CLARK, and OSTERHAUS, JJ., CONCUR.