

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

SEMINOLE COUNTY
GOVERNMENT and JOHNS
EASTERN COMPANY, INC.,

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

Appellants,

v.

CASE NO. 1D10-1749

CRAIG KIMMEL,

Appellee.

/

Opinion filed June 9, 2010.

An appeal from an order of the Judge of Compensation Claims.
Joseph T. Farrell, Judge.

Date of Accident: July 11, 2008.

Michael Broussard and Meredith Barrios of Broussard, Cullen & DeGaller, P.A., Orlando, for Appellants.

No appearance for Appellee.

PER CURIAM.

Upon review of Appellants' response to this Court's show cause order of April 14, 2010, we dismiss this appeal because the order on appeal is neither a final order nor a non-final order appealable pursuant to Florida Rule of Appellate

Procedure 9.180. Here, the Judge of Compensation Claims' (JCC's) order generally awards indemnity benefits but does not clarify whether they are temporary total disability benefits or temporary partial disability benefits, as illustrated by the sentence, "Jurisdiction is reserved if the parties are not able to administratively calculate the type and amount of indemnity awarded." See Life Care Ctr. of Winter Haven v. Benjamin, 22 So. 3d 152 (Fla. 1st DCA 2009) (dismissing appeal where JCC reserved jurisdiction on litigated issue and directed parties to administratively determine additional facts and calculate the benefits thereon).

DISMISSED.

WOLF, BENTON, and PADOVANO, JJ., CONCUR.