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

HERMAN LINDSEY WALKER,

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

Appellant,

v.

CASE NO. 1D09-5312

SHANNON BUHARP, as Personal Representative of the ESTATE OF ERIC S. BUHARP; TOMMY JOHNSON and LYNN JOHNSON, as the parents and natural guardians of Caitlyn Johnson, a minor child; HYUNDAI MOTOR COMPANY, a foreign corporation; HYUNDAI MOTOR AMERICA CORPORATION, a California corporation; TAKATA CORPORATION, a foreign corporation; TK HOLDINGS, INC., a foreign corporation; and TEMPA LEE WALKER,

Appell	ees.	

Opinion filed February 18, 2010.

An appeal from the Circuit Court for Walton County. Howard LaPorte, Judge.

Elizabeth A. Parsons and C. Miner Harrell of Wilson, Harrell, Farrington, Ford, Fricke, Wilson & Spain, P.A., Pensacola, for Appellant.

David R. Swanick, III, and Stanley Bruce Powell of Powell & Swanick, P.A., Niceville, for Appellees.

PER CURIAM.

Upon consideration of the appellant's response to the Court's order of December 18, 2009, the Court has determined that the appeal is premature and that dismissal is appropriate. Accordingly, the appeal is hereby DISMISSED. The appellant's Motion to Relinquish Jurisdiction, filed on December 28, 2009, and the Motion for Enlargement of Time to Serve Initial Brief are denied.

WEBSTER, PADOVANO, and THOMAS, JJ., CONCUR.