Supreme Court of Florida

WEDNESDAY, JANUARY 26, 2011

CASE NO.: SC10-1851 Lower Tribunal No(s).: 2D09-5502, 2008-CF-003193

CMI, INC.

vs. JANET LANDRUM, ET AL.

Petitioner(s)

Respondent(s)

This cause having heretofore been submitted to the Court on jurisdictional briefs and portions of the record deemed necessary to reflect jurisdiction under Article V, Section 3(b), Florida Constitution, and the Court having determined that it should decline to accept jurisdiction, it is ordered that the petition for review is denied.

No motion for rehearing will be entertained by the Court. See Fla. R. App. P. 9.330(d)(2).

CANADY, C.J., and PARIENTE, LEWIS, QUINCE, and POLSTON, JJ., concur.

A True Copy Test:

X41

Thomas D. Hall Clerk, Supreme Court

jn Served:

LAURA KEATS WENDELL EDWARD GEORGE GUEDES ROBERT NEAL HARRISON ATTORNEY GENERAL'S OFFICE HON. DIANA LEE MORELAND, JUDGE HON. JAMES BIRKHOLD, CLERK HON. RICHARD B. SHORE, CLERK



JOHN JOSEPH QUICK PAMELA JILL BUHA CLIFF ALLEN RAMEY MARK RICHARD LIPINSKI