09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 1 of 89

Endorsed Order:

The Sale Order plainly covers Mr. Dunsmore's claims, and he has shown no basis for any exception. The relief requested by Mr. Dunsmore is denied. The stay imposed by the injunctive provisions of the Sale Order will remain in place with respect to Mr. Dunsmore's lawsuit in California state court until further action by this Court. This Endorsed Order is without prejudice to the rights of any party to bring any additional relevant facts to the Court's attention or to any future rulings by this Court.

Dated: New York, New York

s/Robert E. Gerber

October 19, 2015 United States Bankruptcy Judge

Po Box 32200
Stockton Ca 95213

SOUTHERN DISTRICT OF NEW YORK

W R

General Motor UC

Case of -50026 (REG)

Darryl Dungman

Plantiff

General Motors Stal

Defendants

Ear Declatory Relief

The New GM Attests and Declares, it is not an accessory to any misconduct or crime Cam. Hed by the old GM Detendants Notify and ordered the Defendants to cooperate according to law with all Discovery requests by plaintiff to New Delendants (New GM) Per Penal Code 135 of California

City 40020 reg 66813513 4 Filed 20/24/15 Hiteres 40/25/1300:21.57 inaged is
112 (103 sct 1660 TS 25 2d 675 21 rod)

V Burns (1976) 427 bs 347 373 (96 9ct

2673 49 L (2 22 542 The Deprovation of

The Constitutional Kight will cause

irrepairable harm by contoed suffering for
a wrong but Conviction of Some one betwelly

Mocent with contined reaccontage

I occlure under puralty of perjury The foregoing

9/22/15 DDe

09-56026-red Docs/8513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 4 of 89

PO BOX 32000

Stock to a Ca 95213

ONITED STATES BANKUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK
IN RE
GUERAL Motors (CC
Cuse 09-50076 (REG)
CONITION SUITCH Integrition!
Darry Durmane
Plannt of
Corrol Motor Et al
Defendants

Notice of Pending Related Case

Related Case Corn of Appeals writ of Habres

alorlo Ellope

0~09-50026 reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 5 of 89
PO BOX 32200
Stockfor Ca 95213

ONITED STATES BANKFUPTEY COURT

SOUTHERN DISTRICT OF NEWWORK

IN RE

General Motors CIC

Ignition Switch Citigation

Darryl Durenore

Plaintiff

General Motors at al

Defendants

objection To

scheduleing order

this law sort pertains to Plantills wrongful consiction in which plantill Seek George total Merchants as to Merchanted Discovery from Defendants as to which he has not been able to obtain Concerning actual inscerce Claims in The Southern District of California Case 004197 GPC-PCL

A9-50026 reg (Doc 23513 + File of 10/24/15 Present 10/25/15/201:57 Infeger to Minister of Notice Pg 6 of 89

File a state tort <u>Case 045 638 Dursnare</u>

V GMC Cobel V. Line Ct al in Solano County

Court House State of California in order

To Secure Constitutionally Mundated Discovery

to support his Claims of actual mocace

n the 9th cir in order to obtain a COA

and Brief the issues

Plaint. If objects to the schedule order Because he is a Pro Se Litigant, incorrected with Physical Disibilities requirely assistance to bress transfer Bath it being extremly Difficult for plaintiff to timely persue this litigation couldn't

Any argument concurring The late filety of this objection is note according to Prison had box and That plaintil did not timely receive the Denard Notice until 9/18/15 Doe to transfer to a Medical facility in Colifornia Colifornia Healthcare facility in Stockton Plaintilf Shookh thus Not be bound to the terms of the schulding and

Jesses That should be Presented to The Barkruptcy Court The plaints is seeking excolpatory Discovery which is constitutionally Mandated and interference in the person to Said Evidence would be a nan. Fest injustice of Keeping an otherwise Actually innocent individule incurerated for a longer period

That has been directly Caused by The Misconduct of General Motors Corp That fraudolartly sold Millions of Defective parts indanguing the lives of customers and The General public and when The Company was finally rendered defunked by these fraudulant actions That bled The Company of all financial stab. 1. ty except its Branch name Conspired with the New on N/4A Motors hyvidation Company to R.d. its self of Massive habilities Though clever Manipolation of Roles of law Contrary to the rules of Prof Conduct 3-210
The Attarnies knowingly assisted each other
and solicited The violation of Colifornia Rules of professional Conduct or State bor Act Bus & PC 116000-6728, cal Rules of Prof Cond 1-120 by concealing suppressing Destroying and removing avidence of Theor fraudulent

Ca 09850026freg Dol13512h. Epid 10/2415 pontered 2085/1500:215th umages everal

Police and the plantite unknowingly

Solicited the Court to Assist in these
illegal acts through clever manipolation
of the bankruptcy laws of liquidation
in violation of the Col Penal Code 11734-1735

Price v state box (1082) 30 C3d 537-139

179 CR 914

Which the Attornys continue to ignore
the Role of law Daying Plaintiff Censtitutionally
Mandated discovery Causeing this plaintiff to

suffer a wrongful conviction and a lengthy

stay of nearceration while plaintiff attempts
to Convience the Court of his actual

Nocence and the Marits of his actual

nno ence and the munts of his claims youghters around The New york habor and world while plaintills life has been completely destroyed by the Delendants Avouablant acts and Clever on ethical Marphila of the role of law Bus & Pc 6068(d) eal Rules of prof Cord 5-200 (B) Di Sabatino V State box (1980) 27 CJd 159 162 CR 458
Despite The known plight of plaintiff Through Correspondence and bitigation The Defendants continue to thumb their rose at the law and are notificant to the harm The are causery plantiff by

will possessed Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged of of executive at of Notices Possessivan and aftertion of of exidence in the form of Documents of records that support petitioners claims of information at the Vehical which was evoncosty Declared a weapon ove to the actions of the Defendents both new and old GM Owers are the Simple sale of the Greation Did not Viod the Defendents responsibilities to reveal Evidence of Crimes cannifed the are willing Co Gregoritars once they decided to destoy Alter and conceal evidence They when ted in the sale of GMC Corp in the form of Documents which revealed the Massive fraued old GM Cannified the Massive fraued old

The Debudant's New GM can not argue they had no knowledge of alleged Defective parts or that Documents may not have been exculpatory evidence as supported in Exhibit B GM test drivers were away of the ignition problems in 2006 Two years prior to the Sale the NHTSA crash report Made Mutian of the ignition problem the Debudants and Attornics Coold have reasonably argued ogainst liabilities if they had chosen to reveal and disclose they had chosen to reveal and disclose

Chapter 11 does not relieve The New OM owners of habilities if they fail in Their ethical and legal duties to disclose acts of fraud and other criminal conduct which they were aware of before the time of sale at the time of Sale and after the Sale Nor of its responsibility to Release to Plaintil the Exalpatory evidence Odudants have knowledge of 'That' would redease Plaintill of his wrongful Contriction and sopport his actual mocence claims Their The Defective Melbouctioning vehical not Petition was responsible for the neight hold petitioner incorrected in Cose oulless GPC PCI Southern Distret of California for these reasons The schedule should be Modified for this plaintiff as This Ludges own openion in Exhibit BP19 cite 41 stateing The Dende of relief would be Manfestly unconscionable what could be More so Then the continued manceration of an actually vnocent industrile wangly convicted because of The acts of Deterdants to conceal excelpatory evidence the would relieve plaintill of the wrangful conduction

to eclar under pualty of payary the largone is true about DAD- 6666 109-50026-res 1006-13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged AD 6237 C3A - Gentificate of Notice Pg 11 of 89

Po Box 32200 Stockton Ca 95213

UNITED STATES BLUKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK IN RS (126) - 50026 (126) Beneral Motors (() 16 Mitian switch intigation Daryl Durang Plant +, Cf General Motor et al Defendants Menaranden of Points and Arthurities in Support of objection to scheduleing order severely orsabled out requires dealy assistance Physical in capicitation is Good Cause for ext and reliet from the schedulains order <u>People V Crovedi</u>

(1966) 65 CZd 199 53 CR 284

20-50026 rea por 1353 c. Filed 10/24/15, Entered to/25/150021;57e Imageour cording Certificate of Notice Pg 12 of 89, to prison Mail box rule Houston V Lack 487

US 266 277-76 108 Sct 2379 (1988)

coality

under California Law once New GM agained The assets and Documents of Miscanduct of old GM They forfiet Their hobility protection by Becomeng Co Conspiritors According Penal Cale 135 To Destroy and Conceal Documentary evidence as the New GM Beludants in this case and were Accessories according to penal code 32 help the alleged Principal of the Crines old GM as defined in Penal code 31 to avoid trial and Conviction of Followers Camiffed by old GM

New Con Actions were an Accessory is Defined by penal Code 32 and farheteel habitity protection. The New debudants New GM Continue to Violate California law of penal Code 135 by Concealing and refusing Destroying evidence of plaintills innocence in plaintills arimonal wrongful Conviction Case Doi197-6PC-PCI if Debudants are not accessories to the Crimes of old GM. Then They Should immediately release all Exculpatory evidence and fallfull promply all plaintill Discovery requests

pp-50026frent Doc 13613 Filed 10/24/15 Entered 10/25/1500:21:52 chaqued, Speak for thurselfs and That of Their legal representatives who believe they can Day representatives who believe they can Day Menchated Discovery and Claim They are exempt from old GM product habilities while brakeing state local and constitutional law to Conceal Exculpatory Evidence or destroy it Thereby revealing thurselfs as accessories to the principles crimes Old GM Thereby Nollifying hability protection by Bakruptay builtying hability protection by Bakruptay for these reason the briefing schedule should be Modified for plantiff

t Declare under penalty of payory the foregoing is true

abrilio DND-

7.f7

Day 5,0026, reg. 10026, 1319 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Pg 14 of 89

Po Box 32700

Stockton Ca. 95213

ENITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

IN RG

General Motar (1)

Ignotion Switch Utigotion

Daryl Donsmone Plant (#

Beneral Motors etal Deluclents

Toble of Content
and Points ench
Authorities in
Support of objection
to schiedling expe

People V Croved. (1966) 65 crd
199 53 cr 284 - - - -

Lofe

09-50026-reg Doc 13513 Filed 10/24/15, Entered 10/25/15 00:21:57 Imaged Cac Certificate of Notice Pg 15 0789	
Culifornia Peacl Codo	
PC31,32,195	
<u>Contents</u>	
Objection 6 pages Nenovandur 7 pages	
Schlot A Medical order for assistance 6 pages Exphibit B General volo on Gu History 6 pages	•

Dc-1950026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged PO Box 32200
Stockton Ca 45213

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK IN RS General Meeting (CC I guetion switch Citization) Dary 1 Denona Gereral Mostar et al Defendants Lodgementsi i-i Support of Objection To scheduleing order Exhibit A "Medical order for assistance - - - 6 pages Exh. b.t B General into an Em History - - - 6 pages ± Declare these lodgement to be true and aboute 010 a

13 Filed 10/24/15 Enfered 10/25/15 Certificate of Notice Pg 17 of 89 REASONABLE ACCOMMODATION PANEL (RAP) RESPONSE RAP Meeting Date: 9/02/2015 Date IAC Received 1824: 8/31/2015 1824 Log Number: CHCF-C-15-02227 Inmate's Name: DUNSMORE, DARRYL CDCR #: AD6237 Housing: FAC C3A-145 132 **RAP Staff Present:** ADA Coordinator J.A. Zamora, Custody Appeals Coordinator A. Infante, Doctor G. Williams, Health Care Appeals Representative, L. Donnelly, Registered Nurse M. Lowe ✓ Yes Inmate Interviewed:

No DPM, CCCMS Disability Access or Discrimination Issue: SUBJECT STATES THAT HE IS HAVING DIFFICULTY IN TRANSFERRING, DRESSING OR ALTERATION OF CLOTHES WITH BUTTONS DUE TO HIS MEDICAL CONDITION. Interim Accommodations Needs Reviewed: 冈 Interim Accommodation provided (List accommodation and date provided): ON 8/31/15, MEDICAL STAFF TO ASSIST SUBJECT ON AS NEEDED BASIS FOR TRANSFERRING/DRESSING/OBTAINING ITEMS. Summary of Inmate's 1824 Request: THE SUBJECT IS REQUESTING ASSISTANCE IN TRANSFERRING, DRESSING OR ALTERATION OF CLOTHES WITH BUTTONS, ASSISTANCE WITH PLACING SOCKS ON AND A THREE TIER SHELF. RAP is able to render a final decision. APPROVE WITH MODIFICATION ON 9/02/15, THE REASONABLE ACCOMODATION PANEL (RAP) HAS REVIEWED YOUR REQUEST. YOU HAVE BEEN APPROVED FOR A WHEELCHAIR ACCESSIBLE LOCKER. ON 8/31/15, THE CHCF APPEALS COORDINATOR INTERVIEWED YOU, IN WHICH YOU REQUESTED ASISSTANCE WITH PULLOVER SHIRTS, REACHING DOWN TO PLACE SOCKS AND SHOES ON AND GETTING ITEMS FROM THE FLOOR/SHELF. YOU FURTHER STATED WHEN YOU WARM UP, YOU GET BETTER MOVEMENT BUT IN THE MORNING AND AT NIGHT IT BECOMES MORE DIFICULT TO MOVE. YOU STATED THAT THE OFFICERS DO ASSIST YOU AND THAT YOU ARE ABLE TO ACCESS PROGRAMS AND SERVICES WITHOUT CONCERN. ON 8/31/15, THE CHCF APPEALS COORDINATOR INTERVIEWED CNA MOFOR. MOFOR STATED SHE ASSISTS YOU ON AN AS NEEDED BASIS. SHE HAS OBSERVED YOU MOVE IN OTHER ACTIVITIES SUCH AS FEEDING YOURSELF. SHE FURTHER STATED THAT SHE WILL INFORM OTHER STAFF TO ASSIST YOU IN THE INTERIM ON AN AS NEEDED BASIS. Additional information/instruction: THE SUBJECT IS ABLE TO SAFELY ACCESS ALL PROGRAMS, SERVICES AND **ACTIVITIES.** If you disagree with a health care decision made prior to or during the CDCR 1824 process, complete a CDCR 602-HC. If you disagree with any other RAP decision, complete a CDCR 602. Be sure to attach this document along with your CDCR 1824. J.A. Zamora Date sent to inmate: 9/2/2015 ADA Coordinator Signature Staff processing instructions: Does delivery or response meet criteria to establish effective communication? No X **Accommodation Order required:** Request alleges non-compliance of the Armstrong or Clark Remedial Plans. Allegation logged on Accountability Log. Distribution: Original - Inmate Copy - 1824 File

Copy - Miscellaneous Section of C-File

Copy - Medical/Mental Health Staff

09-50026-reg

Doc 13513

	Filed 10/24/15			L5 00:21:5	57 Imaged	
State of California Cert	ificate of Notice	<u></u>	89	Department of	Corrections and Rehabilitation	
REASONABLE ACCOMMODATION	INSTITUTION (sta	NSTITUTION (staff use only): EC? LOC			BER (staff use only):	
REQUEST		Y/N CHCF. C-15-622			C-15-62227	
CDCR 1824 (rev: ?/2014)	L		. , , ,	<u> </u>		
*** TALK TO STAFF IF YOU H	IAVE AN EMERGEN	C,Y * * *		Date Hecel	ved by Staff (staff use only):	
<u>Do not</u> use a CDCR 1824 to request health ca may delay your access to health care. Instead						
INMATE'S NAME (Print)	CDCR NUMBER	ASSIGNMEN	T		HOUSING	
DUNSMORE, D.	A0 6237				C3 A-115	
INSTRUCTIONS		·	سرنم اور اور مرام اور اور		<u> </u>	
You may use this form if you have a physica	I or mental disability of	or if you believe	you hav	e a physical	or mental disability.	
 You may use this form to request a specific participate in a program, service, or activity. 						
Submit this form to the Custody Appeals Off						
The CDCR 1824 is a request process, not a						
1824 to request a response for a group of appeal (CDCR 602, or 602-HC if disagreeing	וחmates. וז you nav with a medical diagr	e received an nosis/treatment	1824 ae decision	cision that yo).	ou disagree with, submit an	
	o take.			,		
WHAT CAN'T YOU DO / WHAT IS THE PRO	BLEM:					
				/		
		- <u> </u>	_/			
WHY CAN'T YOU DO IT:						
		1 KV				
) / K	MM				
	55					
WHAT DO YOU NEED:						
	,					
			(use the	e back of this	form if you need more space)	
Which of the following best describes your	disability that cau	sed you to file	- '		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		culty hearing		culty talking	☐ On kidney dialysis	
☐ Difficulty using arms/hands ☐ Difficulty	learning Diffi	iculty thinking or	understa	inding 1	☐ Mental impairment	
☐ Other Disability (briefly describe):						
DO YOU HAVE ANY DOCUMENTS THAT D	ESCRIPE VOLID D	ICABILITY2		Yes □	No □ Not Sure □	
1						
(List and attach documents if available, including:	1845, 7410, 128-C):					
Lundonsten details and a fall to the state of the state o		•				
I understand staff have a right to interview or e	examine me, and my	tailure to coop	perate m	ay cause thi	s request to be disapproved.	
11111		·	_			
INMATE'S SIGNATURE				DA	ATE SIGNED	
Assistance completing this form provided by:	Last Name		lent Mc		Cina -t	
	Last Name		irst Name		Signature	
☐ IAP is not required as the CDCR 1824 co	ntains					
no disability access or discrimination issue		Person mak	ina deter	mination	Title	

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imageo Certificate of Notice Pg 19 of 89

STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS AND REHABILITATION

HOURS/WATCH

HOUSING

REASONABLE MODIFICATION OR ACCOMMODATION REQUEST

programs of a public entity, or be subjected to discrimination.

CDCR 1824 (Rev. 10/06)

INMATE/PAROLEE'S NAME(PRINT)

INSTITUTION/PAROLE REGION: LOG NUMBER: CATEGORY:

CHCF-C18. ADA

ASSIGNMENT

NOTE: THIS FORM IS TO BE USED ONLY BY INMATES/PAROLEES WITH DISABILITIES

In processing this request, it will be verified that the inmate/parolee has a disability which is covered under the Americans With Disabilities Act.

In accordance with the provisions of the Americans With Disabilities Act (ADA), no qualified individuals with a disability shall, on the basis of disability, be excluded from participation in, or be denied the benefits of the services activities, or

You may use this form to request specific reasonable modification or accommodation which, if granted would enable

CDC NUMBER

AD6237

you to participate in a service, activity or program offered by the qualified/eligible to participate.	Department/institution/facility, for willich you are otherwise
Submit this completed form to the institution or facility's A within 15 working days of receipt at the Appeals Coordinator's Of do not agree with the decision on this form, you may purs constitutes a decision at the FIRST LEVEL of review.	fice and the completed form will be returned to you. If you ue further review. The decision rendered on this form
To proceed to SECOND LEVEL, attach this form to an Inmate/I the appeal form.	Parolee Appeal Form (CDC 602) and complete section "F" of
Submit the appeal with attachment to the Appeals Coordina rendered on this request form.	tor's Office within 15 days of your receipt of the decision
If you are not satisfied with the SECOND LEVEL review decis the CDC 602.	on, you may request THIRD LEVEL review as instructed on
MODIFICATION OR ACCOMM	ODATION REQUESTED
DESCRIPTION OF DISABILITY: ANKY LOSS AS ST	ordy 1.ts Dsyphia
WHAT VERIFICATION DO YOU HAVE OF YOUR DISABILITY?	tical Records, outcome
Dada	Tall News Colemn
DESCRIBE THE PROBLEM:	
I have a Ray Decision den	ying My Previous Requests
Assistance when Recuested St	T will be provided
	ress shorts sock due to loss
of hobity in stoulders Back hi	is knew I am unable to
WHAT SPECIFIC MODIFICATION OF ACCOMMODATION IS REQUI	Place 8te get out bed.
Need Atternote Cocker and ass.	sterce provided To occassionally
Decided or Alteration	of clothes with bother
and strays for socks the	of cictles with button'
INMATE/PAROLEE'S SIGNATURE	<u>\$/30/15</u>
HAMATEI ANOLLE O OIGHATOINE	DATE SIGNED .

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/2 REASONABLE ACCOMMODATION PANEL OF NOTICE RAP Meeting Date: 9/09/2015 Date IAC Received 1824: 9/4/2015 1824 Log Number: CHCF-C-15-02280 Inmate's Name: DUNSMORE, DARRYL CDCR #: AD6237 Housing: FAC C3A-115 13 2 **RAP Staff Present:** ADA Coordinator J.A. Zamora, Custody Appeals Coordinator A. Infante, Doctor G. Williams. Health Care Appeals Representative, , K. Martin, D. Nelson, Registered Nurse M. Lowe Inmate Interviewed: l I No ✓ Yes DPM, CCCMS Disability Access or Discrimination Issue: SUBJECT STATES THAT HE IS HAVING DIFFICULTY IN TRANSFERRING. DRESSING OR ALTERATION OF CLOTHES WITH BUTTONS DUE TO HIS MEDICAL CONDITION. Interim Accommodations Needs Reviewed: 冈 Interim Accommodation provided (List accommodation and date provided): ON 8/31/15. MEDICAL STAFF TO ASSIST SUBJECT ON AS NEEDED BASIS FOR TRANSFERRING/DRESSING/OBTAINING ITEMS. Summary of Inmate's 1824 Request: THE SUBJECT IS REQUESTING ASSISTANCE IN TRANSFERRING, DRESSING OR ALTERATION OF CLOTHES WITH BUTTONS, ASSISTANCE WITH PLACING SOCKS ON AND A THREE TIER SHELF. RAP is able to render a final decision. **DISAPPROVED** ON 9/09/15, THE REASONABLE ACCOMODATION PANEL (RAP) HAS REVIEWED YOUR REQUEST. **DUPLICATE ISSUE REFER TO CHCF #CHCF-C-15-022** Additional information/instruction: THE SUBJECT IS ABLE TO SAFELY ACCESS ALL PROGRAMS, SERVICES AND **ACTIVITIES.** If you disagree with a health care decision made prior to or during the CDCR 1824 process, complete a CDCR 602-HC. If you disagree with any other RAP decision, complete a CDCR 602. Be sure to attach this document along with your CDCR 1824. J.A. Zamora Date sent to inmate: 9/9/2015 Signature **ADA Coordinator** Staff processing instructions: Does delivery of response meet criteria to establish effective communication? No Accommodation Order required: Request alleges non-compliance of the Armstrong or Clark Remedial Plans. Allegation logged on Accountability Log.

Copy - Miscellaneous Section of C-File

Copy - Medical/Mental Health Staff

Distribution: Original - Inmate

Copy - 1824 File

09-50026-reg Doc 13513			1 10/25/15 00:21	L:57 Imaged	
State of California Ce	ertificate of Notice Pg 21 of 89 Department of Corrections and Rehabilitation				
REASONABLE ACCOMMODATION	INSTITUTION (staff use only): EC? LOG NUMBER (staff use only)				
REQUEST		Y/N CHCF-C-15-02280			
CDCR 1824 (rev: ?/2014)			L		
*** TALK TO STAFF IF YOU H	AVE AN EMERGEN	CY, * * *	Date Recei	ved by Staff (staff use only):	
<u>Do not</u> use a CDCR 1824 to request health car may delay your access to health care. Instead,	e or to appeal a healt submit a CDCR 736	th care decision 2 or a CDCR 60	n. This D2-HC.		
INMATE'S NAME (Print)	CDCR NUMBER	ASSIGNMEN [*]	Т	HOUSING	
Dunsmore, D.	A06237		م	C3 A-115	
INSTRUCTIONS					
You may use this form if you have a physical	or mental disability of	r if you believe	you have a physical	or mental disability.	
 You may use this form to request a specifi participate in a program, service, or activity. 					
Submit this form to the Custody Appeals Office					
• The CDCR 1824 is a request process, not a					
1824 to request a response for a group of appeal (CDCR 602, or 602-HC if disagreeing				ou disagree with, submit an	
WHAT CAN'T YOU DO / WHAT IS THE PRO	BLEM:				
		7			
		1			
	18/1				
WHY CAN'T YOU DO IT:	MACH				
	- A /				
	38/				
WHAT DO YOU NEED:)	,			
WIATBOTOONLED					
		· · · · · · · · · · · · · · · · · · ·		·	
					
				form if you need more space)	
Which of the following best describes your					
☐ Difficulty walking or getting around ☐ Difficu	, ,	culty hearing	☐ Difficulty talking	☐ On kidney dialysis	
☐ Difficulty using arms/hands ☐ Difficulty I	earning Diffi	culty thinking or	understanding	☐ Mental impairment	
Other Disability (briefly describe):					
DO YOU HAVE ANY DOCUMENTS THAT D	ESCRIBE YOUR DI	SABILITY?	Yes □	No □ Not Sure □	
(List and attach documents if available, including:					
(Les and Linear Cooking in Evaluation, including.	1040, 1410, 120-0/.				
I understand staff have a right to interview or e	vamino mo, and mu	failure to coor	arata may sayas thi		
Tonocount oral have a right to litterview of e	xamme me, anu my	ianure to coop	berate may cause thi	s request to be disapproved.	
INMATE/S SIGNATURE		 			
INMATE'S SIGNATURE			D/	ATE SIGNED	
Assistance completing this form provided by:	Last Name		irst Name	Cionativa	
	Last Name		nst Name	Signature	
☐ IAP is not required as the CDCR 1824 con	tains				
no disability access or discrimination issue		Person maki	ing determination	Title	

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 22 of 89

STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS AND REHABILITATION

HOURS/WATCH

CATEGORY:

18. ADA

HOUSING

REASONABLE MODIFICATION OR ACCOMMODATION REQUEST

INSTITUTION/PAROLE REGION: LOG NUMBER:

CHCF - C-15-02280

ASSIGNMENT

CDCR 1824 (Rev. 10/06)

INMATE/PAROLEE'S NAME(PRINT)

NOTE: THIS FORM IS TO BE USED ONLY BY INMATES/PAROLEES WITH DISABILITIES

In processing this request, it will be verified that the inmate/parolee has a disability which is covered under the Americans With Disabilities Act.

CDC NUMBER

Durgneere	406532		C-	ろるーりに
In accordance with the provisions of the Aishall, on the basis of disability, be excluded to orgrams of a public entity, or be subjected to orgrams.	from participation in, or	es Act (ADA), no quali be denied the benefit	fied individuals and so of the services?	h a disibility activites, or
You may use this form to request specific you to participate in a service, activity or programming qualified/eligible to participate.	reasonable modification ram offered by the Depa	rtment/institution/facili	ty, for which you a	re otherwise
Submit this completed form to the institute within 15 working days of receipt at the Appeal to not agree with the decision on this form constitutes a decision at the FIRST LEVEL of reach the proceed to SECOND LEVEL, attach this file the appeal form.	s Coordinator's Office ar n, you may pursue fu view.	nd the completed form the review. The de	will be returned to cision rendered o ယ	you. lift you n this form
Submit the appeal with attachment to the rendered on this request form.				
If you are not satisfied with the SECOND LE he CDC 602.	VEL review decision, yo	ou may request THIRD	LEVEL review as it	nstructed on
	N OR ACCOMMODA	TION REQUESTED		
DESCRIPTION OF DISABILITY:	losing Sp	t, Jybres	.5	
WHAT VERIFICATION DO YOU HAVE OF YOUR	DISABILITY?	heal Ke	clored.	
DESCRIBE THE PROBLEM: Twas told by raciave intersor Assistence but st provided Record	Appeal C accounsode al were of Sand	opredicate of not in faction	stear arned	Locker
WHAT SPECIFIC MODIFICATION OR ACCOMMO IN FOR M Costody Provide Ricard Sa	Medical	of inter	بر عدده ایم عدده	sunerleta unacletan
INMATE/PAROLEE'S SIGNATURE		9/3 DATE SIGN	//5 NED	

The massive ongoing recall of General Motors vehicles with faulty ignition switches (and the dozen years the company spent *not* issuing a recall) has made headlines, launched lawsuits, angered legislators, but many consumers who don't own a recalled car have shrugged and said, "Glad I don't drive one of them."

One small defect in a part that controls a car's ignition switch: that's what's at the root of a massive car recall linked to at least thirteen deaths. The cars all came from General Motors brands sold for most of a decade — and as we now know, someone, somewhere knew about the fatal potential of that defect for as long as it existed. The ignition switch problem affects everyone who drives a GM car. But the way that the defect was allowed to remain in the production line for so long affects nearly everyone who drives or shares roads with cars — whether you've ever set foot in a GM vehicle or not.

The GM ignition switch recall started in February with an announcement about 778,000 compact cars. Over the months since then, the recall list has expanded to include about 2.6 million Saturn Ion (2003-2007), Chevrolet Cobalt (2005-2010), Chevrolet HHR (2006-2011), Pontiac G5 (2007-2010), Pontiac Solstice (2006-2010), and Saturn Sky (2007-2010) vehicles. (GM has also recalled another three million cars this year for other, unrelated issues.)

MORE THAN JUST A RECALL

The recall, though, isn't just a recall. It's led to an investigation that has shown that GM and the National Highway Traffic Safety Administration (NHTSA) were, between them, peripherally aware of the defect for over ten years. Let's take a quick, summary review of key moments in the timeline of events:

- •2001-2002: The first report of a switch problem shows up in preproduction notes for the 2002 Saturn Ion.
- •2005: GM realizes the Chevy Cobalt has a problem with the ignition switch and opens repeated engineering inquiries, but takes no action.
- •2006: GM test drivers become aware of the ignition problem. GM makes some repairs, but mixes older, defective part and newer, improved part under same item number, causing years' worth of confusion.

- •2007: A NHTSA crash report makes mention of the ignition switch turning itself off. NHTSA proposes opening an investigation, but decides not to.
- •2010: After more accidents and deaths, NHTSA once again considers, but then decides against, opening a formal investigation.
- •2012-2013: GM internal testing finds that no, really, these ignition switches are broken.
- •2014: GM finally issues recalls due to the faulty part, totaling roughly 2.6 million vehicles.

At least 13 people were killed (and possibly more) due to this particular defect in that 13-year span, and dozens of other drivers complained about it. But between the start of the problem in 2001 and the enormous and very public recalls in 2014, a few things changed at GM. And by "a few things," we mean "everything."

GENERAL MOTORS IS DEAD. LONG LIVE GENERAL MOTORS.

The early years of the 21st century were not among GM's best. It's easy to see why a GM at the time was so desperately concerned with cutting costs wherever possible: after a high point in 1999, their annual sales numbers began to drop slowly but steadily from 2000 onward. They posted significant losses in 2005, 2006, and 2007, and so were already off to a rough start in 2008.

Then came, well, 2008 — a now-infamous year of domestic and international economic crisis. In the space of less than a year, everything tanked: the housing market collapsed, giant megabanks began flailing wildly, energy prices jumped, and the automotive industry found itself in dire straits.

The combination of a less-than-great half-decade and an international near-collapse of the industry was a one-two punch that GM couldn't withstand. In Nov. 2008 the company announced that without drastic action, they'd be out of cash and out of business by the middle of 2009.

Ford, Chrysler, and GM all testified before Congress in Dec. 2008 to the effect that the U.S. car industry, that most American of industries, was going to collapse in on itself without an infusion of federal bailout cash. Congress declined to hand over money, but GM did get a "bridge loan" from the Bush administration to keep it afloat while a longer-term solution

could be worked out.

Between Dec. 2008 and March 2009, things failed in any way to get better for GM as they kept moving through a back-and-forth of proposed business plans to and with the federal government. On March 30, 2009, the Obama administration announced that the government would not be handing GM a mountain of cash, but that a detailed restructuring plan including Chapter 11 bankruptcy had been worked out in order to save the company. GM officially filed for Chapter 11 reorganization in a New York court on June 1, 2009.

Under the terms of that Chapter 11 filing, a new corporate entity called NGMCO Inc. — the "new" GM corporation — purchased all of GM's "continued operational assets." As part of the terms of sale, NGMCO, Inc., changed its name to "General Motors" and kept all of GM's brands, logos, and trademarks. In one fell swoop, GM ceased to be GM, the troubled corporation with a pile of liabilities, and became GM, the newer, leaner corporation that conveniently left all its liabilities sitting in a trash heap near the door when it walked out.

As for that mess next to the door, the "Old GM" still had to clean it up. Having let the New GM walk off with its name and branding, the remnants of Old GM became the Motors Liquidation Company. That company has been working its way through the bankruptcy, liability, and debtor process ever since.

The New GM, about 60% owned by the U.S. Department of the Treasury, promptly shed jobs, dealerships, manufacturing facilities, and car brands. (Remember Pontiac, Saturn, Hummer, and Saab?) And most critically, they also shed liability for anything they did back when they were still the original GM.

LEAVING BEHIND THE BLAME

Several states' attorneys general, perhaps having a collective moment of clairvoyance, filed an objection to the liability exception part of GM's bankruptcy agreement, saying that potential later accident victims could lose "key legal rights" if it went through. (The Wall Street Journal ran a detailed explainer of the relevant legal aspects back in 2009.) Under the pressure, GM eventually agreed to somewhat expand the scope of its liability to accident victims.

The gist of the change meant that, "[C]onsumers driving old GM cars who

get in accidents during GM's several weeks in bankruptcy court, or after the new GM emerges, will be able to sue new GM."

At the time, then-Connecticut Attorney General Richard Blumenthal, one of the attorneys general who filed the objection, said:

"This agreement captures a very significant group of claims that wouldn't have been covered and is a very significant victory for consumer advocates. It may seem symbolic, but it will be very real and important to people who suffered injuries during this period of time, and it sets a highly significant precedent."

That GM product liability pact is now front and center in the wake of the recall. GM is trying to get lawsuits against it held on the grounds of the restructuring, claiming liability protection.

Former Connecticut AG Blumenthal is now United States Senator Blumenthal, and he's no less concerned about the new GM's liabilities for the old GM's actions than he was in 2009. In late March, he pressed the Justice Department to make sure that GM stays liable for GM's actions. At the time, he told Consumerist, "There is a very powerful legal and moral responsibility on the part of the federal government to intervene here. They enabled GM to emerge from reorganization with very extensive protections from legal responsibility for the death, injuries, and damage their defective vehicles caused."

NOW WHAT?

Well, that's really the billion-dollar question.

It will take months, if not years, for the Justice Department to carry out its criminal investigationand determine if charges are warranted. Getting the various civil suits sorted out will probably take even longer still. GM, in some way, will need to compensate the car owners, accident victims, and surviving families of those who were killed due to this error. That complicated question of how much legal liability GM actually bears for their own error and cover-up will be a key factor in every proceeding. But the most pressing question for the future isn't about GM at all. Although this recall is massive, and GM's particular tie to American taxpayers and the federal government is at play, this defect and this question of liability aren't the central issues we're facing. Instead, the real problem that the GM disaster has brought to light is that

nearly 250 million registered cars on the road in the United States... and 51 ODI employees to make sure that we all stay safe around them. Of those 51 employees a little over half are investigators, Bloomberg reports. It makes for a ratio of about 8.6 million cars on the road for every defect investigator NHTSA has. The agency also receives more than 40,000 consumer complaints per year — and of course, not every consumer who has reason to make a safety complaint ever bothers to do so. NHTSA's 2015 budget for investigating defects is about \$10.6 million, and it's been in that \$10 million ballpark for years.

With those odds, it starts to feel surprising that NHTSA actually catches as many problems as itdoes.

28 investigators can only capture so much data first-hand. In order to act, NHTSA relies on data from the car companies themselves. When the companies take their own sweet time providing it, as GM has been doing, the safety review process hits a bottleneck... and just stops going anywhere at all.

So where do we sit today?

Consumers are aware of the problems, but the defective GM cars are still on the road. GM is paying meager fines of \$7000 per day (from their 2013 revenue of \$3.8 billion) for each day theymiss their deadline for providing data to NHTSA. And thirteen people who were driving or riding in cars that had one small, faulty part in them are still dead.

Whatever this investigation uncovers about this particular defect, this tragic incident spotlights the fact that there are systemic problems with carmakers for whom lives are but data points on a cost/profit sheet and with regulators who ignore their own investigators' reports. Until those underlying issues are remedied, it's only a matter of time until another vehicle with a deadly defect is not only allowed to hit the road, but stay there for far too long.

Bargo 500を13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged AD 62-37 CJA - 13-Certificate of Notice Pg 28 of 89

PO Box 32200 Stock to A C4 95217

UNITED STATES BANKROPTCY COURT SOUTHERN DISTRICT OF NEW YORK (me 09-500 (RE6) IN RE General Motor UC USONITION SWITCH Litigation Darry Donsman Plantiff General Motors etal Defendants support of object enforcement of injunction

Reople V Lee 1970 3 CA3d SIM 526 83 CR

1085

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged 175 CR 612 Imbler V Pachmen 1976 424 US 409 225 47 (Ed 22 128 141 96 5ct 984 - 5 US V Bagley (1985) 473 US 667 676 87 LED 71 481 490 105 Sct 3375 - -- 5 Brady v Muyland (1963) 373 US 83 87 10 LED 3d 215 83 5 ct 1194 -12 azaga V Superior Court (1941) 54 C3d 756 378 785 CR231 -Peral Code PC 135 -PC 1054 (e) contents objection Menorarden ----- Poges 3.9 lo dgements Lodgement, - 8c5045 638 - - - - 30 pages zxhibit 0 Correspondance Frenzist C Houseing in Land Documents - 3a pages april 2-10ついの50026-reg 2002/13913 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged AD 6237 CJA-15で Pg 30 of 89 Po らな 32200 Stackものでは 95217

UNITED STATES BANKRUPCY COURT SOUTHERN DISTRICT OF NEW YORK

IN BE General Motors (CS Ignation switch Citigation

Darry Dugnar Plantiff

> General Motor Etal Defendants

> > Motion to strike, Motion to strike, Stay, Dismissal or any enforcement of injunction upon this plantill

Introduction

This plaintiffs Complaint Exhibit A Directectly attacks The Conduct of The New GM in Solano Superior Court State of Cc \ (09-50026-reg Doc 13512 Filed 10/24/15 Entered 10/25/15 00;21:57 Imaged C , Certificate of Notice Pg 31 of 89

Lobel, Viking estal

This plaint, of contacts That The Ochendants Present Conduct has end is voiding Their Liability protection when the New GM began to violate state local and constitutional cans of Colifornia when they failed to Relacise Disclose or hard over Exculpatory Constitutionally Mandated Discovery and began to destroy, or conceal Documentary avidence petitioner has been forced to seek through his state tort after faulure to respond to correspondance request for Documentary Evidence in pocession of The Defendants Exh. b. + B

once The Defendants New GM began to conduct thenselfs in This namer Depriving Retitioner of Constitutionally Mondate Diseavery which would Prove his actual mocne claims in his writ of Habeus on Conviction in the Southern District of California Cuse 0011913 GPC PCI The New Defendants becare Accessorres under California Law Penal code 32 to the principle Deladorts The old GM as Defined by Penal Coole 31 Voiding Their athrevise ligitimente

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged To deprive petitioner of Evidence in Their Possession and knowledge of Successor of old an Assets in The Form of exculpatory Documentation That support The Malfunction Plantiffs vehical the Alleged weapon as The Cause of the recident and not entert of the plaintiff in the alleged coininal conduct which plaintill now only continues to suffer from because The acts of the New GM to Conceal Destroy quidence in violation of leval Code 135 Thereby concealing The action of The principle as Defined in Pual Code 31 to prevent prosecution in a court establishs the New BM Defendant as Accessories as Defined n Penal Code section or forficting NEW GM'S liability protection, Dismissal of This Plaintil action and any motion to strike of stay this plaintills Action or claims

Nor Can any injunction supercede Plaintiles legal right to the evidence

n 9 restran Certificter ple33 pf 49 ff seeks which is constitute of Natice ple33 pf 49 ff seeks which is constitute of Natice ple33 pf 49 ff seeks which is constituted any Continued netusal Clearly supports plaintiffs Claims of Franch netuding to this court where they blege not to be in concert with the old an oethodants actions yet Continue to attempt to protect the principle cause the old an oethodate with actions that Detine and Describe the New actions of the Delandants as accessories in the old an oethodate with actions of the Delandants as accessories in the old an oethodate according penal code of the Delandants as accessories in the old and oethodants according penal code of the Delandants according penal code.

As Declared by The been GM Defendants
They became successor in of the old GM
Defendants assets which hoppered to be
Documentary evidence which supports
Plaint Its Claims of Actual inscence in
which petitioner seeks to over two his
wrong ful Conviction

However at This time it is The New GM Deludants choice to refuse The Discovery and evidence request in Violation penal Gode 135 that They know is to be used in Trial and are Concealing and Destroying in in Violation of Colifornia and Constitutional Call

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged
Plant of abo curgues Pg 350 pg. clarks and not
Provide Notice to naturables housed n county Jail Their by Depriving atleast this Plaintill of his Due process to file a claim in a timely Moner Rehabit C Defendants should of Made attempts to have douled innotes both feel with Posted henorendons in Country duils Deterdants should allow and compensate This Plaintill on any late fileing as the declared they would provide to The Court Conpesation

Plaintill Contacts New on Delendents Letras have barned then bran taking any action against This complaint Through

The Bonkrupey Court

Plantiff fortur request a Declatory order Orectors New on Defendants from Destroying or concealing any More Oceanistary enclude no this and plaintill's Case in ques tra

to eclare under puelty of perjung the feregoing is thre about 5 DAD-e

On 30x 37200 Stockton Ca 9523

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

IN RE
General Metor ICC
IGNITION SWITCH Litigation

Darry Downsone

Rantiff
General Motors et al
Deficients

Minoranclom of Points and
Authorities in support of objection

To any Motion To STVIKE, Stay,

Injunction upon This plaintiff

Plaintills Complaint attacks Conduct of The (New GM Ochendents) who according to state, local and Constitutional law established Thenselfs as independent actors Accessories to The Crimes and Miscanduct of The

09-50026-reg Doc 18513 Filed 10/84/15, Entered 10/25/15 00:21:5) Imaged Principle actocertificate of Motice Pg 36 of 89 ma contist as Derived in Colonia Penal Colon Statute.

Peral Code 31 Principles Defined Two are principles All persons concerned in The Commission of a Crime wether it Be I clony of Asdomener and wether They Directly Commit The act Constituting the office or aid and abet in its commission and all persons courseling, advising)

Peral Code 32 Accessories defined

Every Person who after a belong has been committed thobors coneals or aids a principal in such felong with the intent that said principal May avoid or escape from arrest trial Conviction or punishmed haveing knowledge that said principal has comitted such felong or has been charged with such belong or Convicted there of is an accessory to such felong

According to PC 31 The New GM established it self as Accessories after hoveing knowledge of Said principals crimes which it attested to in its own fileings with this court with in the newly of PC 72 See any Brail Metion filed by Déladants

when they independently choose to Conceol Destrong Documentary evidence after plaintiff Made request and botice of pending investigation and trial action with in the Meaning of

Perical Coole 135 Destroy OR CONCEATING Documentary evidence

(every person who, knowing That any Book, paper record natroment in writeing or other matter or thing is about to be produced in eviduce upon any trial inquiry or muestigation what ever authorized by tue willfully destoys of conceals the Same with intent their by to Prevent it from being produced is guilty)

Plaintill Maile the inquiry Through Correspondence Notified The New BM of Pending actions according <u>Benal Code</u> 135 and Defendants New GM Made independent Action to Deprive plaintill of constitutionally Mendated Discovery Conceal Destroy said documentary evidence which support Petitioners Claim in a writ of habeas Concerning the wrong ful Conviction of one actually innocent Case outigy 6PC PCI Southern District of California Said Docomentary evidence supports The Merits of plaintiff's Claims that the incident was not intuitional on plaintill Part but occurred because The Malfunction of The product Sold by The old GM Ochedon's and Their Misconduct

09-50026-resp Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 prigged Placint. HS (Contingue of Robice Egosof 1992) Virece present conclust of EM Defendants (The New EM Defendants) which action (The New EM Defendants) which action causes Then To become Accessories to The old EM Defendants) conduct (The principals) when the New Defendants (New EM) took The present action to Conceal, Destroy Exculpatory evidence of The (old EM Defendants) Conduct which Plaintiffs Complaint was filed see Exhibit A cause of Action (Fraud)

Plaintill Contacts that I The New GM Detendants had simply compliced with plantiff request concerning evidence el exculpatory Noture of Malfonctioning Defective parts New GMS c. Soulities protection would be in full force against plaintiff and there would be no couse of action but New GM Defudants did not choose That action but instead to conceal and destroy constitutionally madeted Discovery and attempts to Manipulate This court into an accessory as well to its court into an accessory as well to its (course) for The Odudant New GM Must Disclose People u Meredith (1981) 29 C3d 682 696 175 CK 612

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Sypansed Cartificate of Notice (SP) 39 of 89 Places Supposed was in dad at Three time of Notice to file a Claim with the old GA Defendant Plaintell orgues Defendants did not Provide tre Oiligence To individules in dail Concerning Due process rights as Plaintill access to TV, Kadiopprint are all restricted The Magnitude of The Miscouliet was massive moigh to move for Menorandum postrig in institution were such restrictions exist imbler v Pachman (1976) 424 05 409 125 47 1 82 22 128 141 96 S cf a84 /US U Bogley (1985) 473 05,667 476 87 L Ed rid 481 490 105 5 ct 3375/Brady V Mayland (1963) 373 US 83 87 10 L Ed 3el 215 83 5 ct 1194 see final code 1054(e) (Discovery Beguned by mited states Constitution Mist occur) trazaga V. Superior Court (1991) 54 (3d 356 378 285 (RZ31 Plaintill argues that Deick of any relief would be a Manifestation of injustice and Man, festly unconsimable It teclare under Pualty of pryay The toregoing is true

9/22/10 D-10-9 5085 Dcv-09-50026-reg Doc \$3519 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 40 of 89

Po Box 32200

Stockton Cu 95213

UNATED STATES BANKRI	truco votr
SOUTHERN DISTRICT OF N	
in RS	Cure 05-20056 (KEE)
General Motor UC	(
16 Nition switch litigate	on:
Darry Donance Plaintiff	
Ceneral Motors etal Defendants	
todyenests in	Sopport of



Superior Court of California County of Solano

CLERK OF THE COURT

July 22, 2015

Ulonda Hill Trust Account Office 1600 California Drive Vacaville, CA 95687

Re: DARRYL DUNSMORE V GMC, LOBEL, VIKING, ET AL.

Solano Superior Court Case No. FCS045638

Dear Ms Hill:

Enclosed please find the following documents in regards to the above case:

1. Initial/Subsequent Billing Statement

If you have any questions, please don't hesitate to contact me at (707) 207-7330.

Sincerely,

Legal Process Clerk II
Civil/Small Claims Division

Cc: Darryl Dunsmore w/enclosures

SUPERIOR COURT OF CALIFORNIA COUNTY OF SOLANO

INITIAL BILLING STATEMENT

DAT	E:	July 22, 2015	
TO:		Department of Corrections and Rehabilitation	
		County Jail	
(Sup		o Government Code §68635(d) and an <i>Order on</i> Court) filed on <u>July 15, 2015</u> , please forward paymo ows:	
NAN	1E OF I	NMATE:DARRYL DUNSMORE	
INM	ATE NO	D:AD6237	
PRIS	SON/JA	IL FACILITY: CALIFORNIA MEDICAL FACILITY	
SOL	ANO C	OUNTY CASE NUMBER: FCS045638	
CAL	CULAT	ION OF INITIAL PARTIAL FILING FEE PAYABLE BY	INMATE:
(1)	Filing	g fee: <u>\$ 435.00</u>	
(2)	(a)	Average monthly deposits to inmate's account:	\$ 0
	(b)	Average monthly balance in the inmate's account for the six-month period immediately preceding	
		the application:	\$ 0
(3)	20%	of the greater of (2)(a) or (2)(b):	\$ 0
(4)	INITI	AL PAYMENT NOW DUE AND PAYABLE:	\$ 0

Please pay amount listed on line (4). Mail payment to:

Superior Court of California, County of Solano Attention: <u>CIVIL/SMALL CLAIMS</u> Old Solano Courthouse 580 Texas Street Fairfield, CA 94533

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Certificate of Notice Pg 43 of 89 SUPERIOR COURT OF CALIFORNIA **COUNTY OF SOLANO**



	JUL 2 2 2015
PLAINTIFF: DARRYL DUNSMORE #AD6237	CASE NO. <u>FCS045638</u>
DEFENDANT: GMC, LOBEL, VIKING, ET AL.	CLERK'S APPLICATION AND ORDER
I, the undersigned, employed as a Legal Process Clerk for vacating default described below. vacating judgment described below. vacating answer and/or other respons complex case determination pursuar other.	sive pleading described below.
Document: <u>CIVIL CASE COVER SHEET</u>	
Date filed: <u>7/15/15</u>	
Reason: Item #2 of Civil Case Cover Sheet is ma	arked "Is" complex.
Executed on 7/15/15, at Fairfield, California.	By: Deputy Clerk
	ORDER
Upon consideration of the clerk's application and review	of the court file:
IT IS ORDERED:	
The default(s) of the defendant(s) named in t	he clerk's application is (are) vacated.
☐ The judgment entered on	is vacated.
☐ The answer and/or other responsive pleading	
☐ Case is determined to be complex (CRC 3.40	Case is determined not to be complex (CRC 3.403).
Complex Case fees of \$1,000.00 due per def	fendant within 10 days of the mailing of this order.
Set for complex case determination hearing of	on at in Dept
Other:	
	4.4

CLERK'S APPLICATION AND ORDER

JUDGE

Form #1050 5/31/13

Dated: _

JUL 2 0 2015

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged

Certificate of Notice Pg 44 of 89 SUPERIOR COURT OF CALIFORNIA COUNTY OF SOLANO

[X] 580 Texas Street, Fairfield, CA 94533 [] 600 Union Avenue, Fairfield, CA 94533

CASE NO: FCS045638

CERTIFICATE AND AFFIDAVIT OF MAILING

I, the undersigned, certify under penalty of perjury that I am employed as a deputy clerk of the above-entitled court and am not a party to the within-entitled action; that I served the attached document:

CLERK'S APPLICATION AND ORDER

By causing to be placed a true copy thereof in an envelope which was then sealed and postage fully prepaid on the date shown below; that I am readily familiar with the business practice for collection and processing of correspondence for mailing with the United States Postal Service; that the above stated document will be deposited in the Superior Court of California, County of Solano's outgoing mailbox for collection by county mail carriers on the date indicated. Said envelope was addressed to the attorneys for the parties, or the parties, as shown below:

DARRYL DUNSMORE #AD6237 CALIFORNIA MEDICAL FACILITY PO BOX 2000 VACAVILLE, CA 95696-2000

Dated: 7/22/15

Entered 10/25/15 00:21:57 09-50026-reg Doc 13513 Filed 10/24/15 Order on Certificate of Notice Pg 45 of 8 Clerk stamps date here when form is filed. FW-003 (Superior Court) Person who asked the court to waive court fees: Name: DARRYL DUNSMORE #AD6237 JUL 1 5 2015 Street or mailing address: CMF PO BOX 2000 Zip: 95696-2000 State: City: VACAVILLE Lawyer, if person in (1) has one (name, address, phone number, e-mail, and State Bar number): Fill in court name and street address: Superior Court of California, County of **SOLANO OLD SOLANO COURTHOUSE 580 TEXAS STREET** A request to waive court fees was filed on (date): 7/15/2015 FAIRFIELD, CA 94533 The court made a previous fee waiver order in this case on (date): Fill in case number and name: Case Number: FCS045638 Read this form carefully. All checked boxes are court orders. Case Name: DUNSMORE V GMC, LOBEL, et al. Notice: The court may order you to answer questions about your finances and later order you to pay back the waived fees. If this happens and you do not pay, the court can make you pay the fees and also charge you collection fees. If there is a change in your financial circumstances during this case that increases your ability to pay fees and costs, you must notify the trial court within five days. (Use form FW-010.) If you win your case, the trial court may order the other side to pay the fees. If you settle your civil case for \$10,000 or more, the trial court will have a lien on the settlement in the amount of the waived fees. The trial court may not dismiss the case until the lien is paid. ☐ Request to Waive Additional Court Fees | Request to Waive Court Fees After reviewing your: the court makes the following orders: "Payment of filing fees shall be made pursuant a. X The court grants your request, as follows: to Government Code §68635." (1) \(\) Fee Waiver. The court grants your request and waives your court fees and costs listed below. (Cal. Rules of Court, rules 3.55 and 8.818.) You do not have to pay the court fees for the following: • Filing papers in Superior Court · Giving notice and certificates • Making copies and certifying copies • Sending papers to another court department • Sheriff's fee to give notice • Court-appointed interpreter in small claims court Court fee for phone hearing • Reporter's fee for attendance at hearing or trial, if reporter provided by the court Assessment for court investigations under Probate Code section 1513, 1826, or 1851 • Preparing, certifying, copying, and sending the clerk's transcript on appeal • Holding in trust the deposit for a reporter's transcript on appeal under rule 8.130 or 8.834 • Making a transcript or copy of an official electronic recording under rule 8.835 (2) Additional Fee Waiver. The court grants your request and waives your additional superior court fees and costs that are checked below. (Cal. Rules of Court, rule 3.56.) You do not have to pay for the checked items. Jury fees and expenses Fees for a peace officer to testify in court

Fees for court-appointed experts

Other (specify):

☐ Court-appointed interpreter fees for a witness

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 46 of 89 Case Number: FCS045638 Your name: b.

The court denies your fee waiver request, as follows: Warning! If you miss the deadline below, the court cannot process your request for hearing or the court papers you filed with your original request. If the papers were a notice of appeal, the appeal may be dismissed. (1) The court denies your request because it is incomplete. You have 10 days after the clerk gives notice of this order (see date of service on next page) to: • Pay your fees and costs, or • File a new revised request that includes the items listed below (specify incomplete items): (2) The court denies your request because the information you provided on the request shows that you are not eligible for the fee waiver you requested (specify reasons): The court has enclosed a blank Request for Hearing About Court Fee Waiver Order (Superior Court), form FW-006. You have 10 days after the clerk gives notice of this order (see date of service below) to: · Pay your fees and costs in full or the amount listed in c. below, or • Ask for a hearing in order to show the court more information. (Use form FW-006 to request hearing.) c.

The court needs more information to decide whether to grant your request. You must go to court on the date below. The hearing will be about (specify questions regarding eligibility): Bring the following proof to support your request if reasonably available: Name and address of court if different from above: Hearing Date Warning! If item c is checked, and you do not go to court on your hearing date, the judge will deny your request to waive court fees, and you will have 10 days to pay your fees. If you miss that deadline, the court cannot process the court papers you filed with your request. If the papers were a notice of appeal, the appeal may be dismissed. Date: 7/15/2015 X Clerk, Deputy Signature of (check one): Judicial Officer Request for Accommodations. Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least 5 days before your hearing. Contact the clerk's office for Request for Accommodation, Form MC-410. (Civil Code, § 54.8.) Clerk's Certificate of Service I certify that I am not involved in this case and (check one): I handed a copy of this order to the party and attorney, if any, listed in (1) and (2), at the court, on the date below. This order was mailed first class, postage paid, to the party and attorney, if any, at the addresses listed in (1) and (2), from (city): FAIRFIELD , California on the date below,

Clerk, by

, Deputy

Date: 7/15/2015

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 47 of 89

I wage to all was every killing a few and a fe		SUM-100
SUMMONS (CITACION JUDICIAL NOTICE TO DEFENDANT: 6 MC CONCLANTS (AVISO AL DEMANDADO):	L), Vileinsstal	
YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):	ASSIGNED TO JUDGE Harry s. FOR ALL PURPO	O Kinnicutt OSES
NOTICE! You have been sued. The court may decide against you below. You have 30 CALENDAR DAYS after this summons and legal served on the plaintiff. A letter or phone call will not protect you. I case. There may be a court form that you can use for your responding Self-Help Center (www.courtinfo.ca.gov/selfhelp), your counter court clerk for a fee waiver form. If you do not file your responding to the court clerk for a fee waiver form. If you do not file your responding to the court. There are other legal requirements. You may want to call an a referral service. If you cannot afford an attorney, you may be eligthese nonprofit groups at the Callifornia Legal Services Web site (www.courtinfo.ca.gov/selfhelp), or by contacting your local court costs on any settlement or arbitration award of \$10,000 or more in AVISO! Lo han demandado. Si no responde dentro de 30 dias, continuación. Tiene 30 DÍAS DE CALENDARIO después de que le entregue corte y hacer que se enfregue una copia al demandante. Una car en formato legal correcto si desea que procesen su caso en la corte y hacer que se enfregue una copia al demandante. Una car en formato legal correcto si desea que procesen su caso en la corte y la corte que le quede más que le dé un formulario de exención de pago de cuotas. Si no prepodrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un a remisión a abogados. Si no puede pagar a un abogado, es posible programa de servicios legales sin fines de lucro. Puede encontra (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes colegio de abogados locales. AVISO: Por ley, la corte tiene derec cualquier recuperación de \$10,000 ó más de valor recibida media pagar el gravamen de la corte antes de que la corte pueda desec The name and address of the court is:	papers are served on you to file a wayour written response must be in promise. You can find these court forms with law library, or the courthouse number on time, you may lose the case the lattorney right away. If you do not know it library in the call content of the legal services from a none (www.lawhelpcalifornia.org), the Call or county bar association. NOTE: The latter of the latter of the legal services from a none in a civil case. The court's lien must be latter of the latter of th	written response at this court and have a copy oper legal form if you want the court to hear your and more information at the California Courts earest you. If you cannot pay the filing fee, ask by default, and your wages, money, and property ow an attorney, you may want to call an attorney inprofit legal services program. You can locate lifornia Courts Online Self-Help Center he court has a statutory lien for waived fees and be paid before the court will dismiss the case. Sin escuchar su version. Lea la información a representar una respuesta por escrito en esta polegen. Su respuesta por escrito tiene que estar rio que usted pueda usar para su respuesta se de California (www.sucorte.ca.gov), en la de presentación, pida al secretario de la corte e perder el caso por incumplimiento y la corte le coce a un abogado, puede llamar a un servicio de la collener servicios legales gratuilos de un el sitio web de California Legal Services, lo o poniéndose en contacto con la corte o el sexentos por imponer un gravamen sobre arbitraje en un caso de derecho civil. Tiene que
(El nombre y dirección de la corte es): 586 (Lexes)	Ca 94533	Número del Caso FCSD45638
(El nombre, la dirección y el número de teléfono del abogad	lo del demandante, o del demani	dante que no tiene abogado, es): 2000 Vacaville Ca 95696 Deputy
(Fecha) 111 1 5 2015	(Secretario)	(Adjunto)
(For proof of service of this summons, use Proof of Service of Para prueba de entrega de esta citatión use el formulario P	of Summons <i>(form POS</i> -010).) roof of Service of Summons, <i>(PC</i>	DS-010)).
NOTICE TO THE PERSON 1. as an individual de 2. as the person suer 3. on behalf of (special under: CCP 416. CCP 416.	SERVED: You are served afendant. If under the fictitious name of (sp. 167): 10 (corporation) 20 (defunct corporation) 40 (association or partnership)	CCP 416.60 (minor) CCP 416.70 (conservatee) CCP 416.90 (authorized person)
		Page 1 of 1

ついらか50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged RO 6 277 Gー1-14 Certificate of Notice Pg 48 of 89

Clerk of the Superior Court

JUL 1 5 2015

ASSIGNED TO
JUDGE Harry S. Kinnicutt
FOR ALL PURPOSES

By DEPUTY CLERK

TO THE SUPERIOR COURT OF THE STATE OF CANFORMS

SOLAND COUNTY

Case# FC8045038

Dary / Dursner Hant Cf

Vacar: Ne Ca 95696

Pro Se

GMC, Labet, V. King 84 Al Defendants

Declaration in support
of TRO | INJUNCTION ORDER
IN SUPPORT OF COMPLY

un l'Mittel Civ'l Complant

I Dary Dinsmare plaint. If in the above captioned case state Daclare The parties involved have been Notified by Us Mail as pertains to Defendants GMC, Label, V. King of The Carplaint and TRO Multimeter order to Show Cause

I ocelare under pualty of perjury the baregoing

5/28/15 D-ND -e 6/12/15 09-50026-eg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 49 of 89

1AD6277 6-1-14

PO BOX 2000

Vacaville Ca 95696

Pro Se

Clerk of the Superior Court

JUL 1 5 2015

DEPUTY CLERK

1 @ase# FCS 045638

ASSIGNED TO
JUDGE Harry S. Kinnicutt
FOR ALL PURPOSES

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

Dary Dusner

Plantiff

OMC, Lobel, Viking Et Al! Defendants

Motion for TRO
INJUNETIVE Relief

statement of the Case

This is a civil tort Claim unlimited Complex

Case Concerning large Corporation and Numerous Detendants

who in 2006-2007 conducted themselfs in a Fraudulant

Maner to Sell a vehicle to the plaintiff known or

should have been known to be stolen with

Defective parts exthe nticity installed by the

Defective parts exthe nticity installed by the

1083

An accordent in 2007 Dec 3 of which the Plaint. If was wrongly Convicted Suffering personal narry loss of property Enotional Distress and loss of Seture earnings and with Malice and intent have continued to refuse plaint. If excel patory evidence Concerning such a Negation of which would exponerate the plaint. If and hold defendant liable

Statement of the facts

1. The plaintiff was nustred in an accident on Dec 3 2007

z. Defendants paid a disclaimen to the witness terry Ram who Declared 94 on accident

3. Appraiser Report indicates a Duplicate title and indication theat the Vehical May be Stolen or taypered with

M. The Delendants had the aprility prior to the accident to know of the property being Stoler or tappered with

5. The Defendants Manufactured and installed Defective parts and failed to disclose such safty risks and Continue to do so 09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged
Certificate of Notice Pg 51 01/89

7. The plaintiff has been wrongly convicted, Personally injured, Lust Luture earning, Property loss and simption Distress

8. The Debudants Still Own posses have knowledge of Material facts that are Exculpatory in nature in the form of present knowledge written, Recorded, Electoric records, Menes papers or other effects

9. Said above artifact Can Exorerate The plaintiff and hold Defendant hable

Argrenat

Because the Defendants can be held both Criminally and Substantially, financially liable Plaint. If Motions this copyrt for a protective order Preventing the Defendants from Destoying any record that may pertain in any form to the allegations in the Civil Complaint or any other action that Might Make such Records uncivalable, from taking any Displinary or legal action against any employee witness with information Concerning the Civil Complaint and its allegation

I Deeline under pualty of purjury the foregoing

\$\frac{1}{28/15} D-10-0 6/12/15 7.53

	E'L 140/04/95 E 1 - 140	CM-010
ATT 09-50026-VEGUT ADOC 1351311 B.		
AD6237 6-1-14 PO BERT	eticate of Notice in Post 52, etc	39.
100 g		
The second second	FAX NO.	
ATTORNEY FOR (Name): Pro Se	FAX: NO.:	Clark
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	Solano	Clerk of the Superior Court
STREET ADDRESS: 506 Fees	54-	JUL 1 5 2015
	0 11:577	1 2 2 2 2 2 2 3
CITY AND ZIP CODE. FA. 17 FEEL &	Ca 94533 o Court house	1000
	e Const Moors	By
CASE NAME:	cl, Viking 8+ Al	DECITE OF COMME
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER
Unlimited Limited	Counter Joinder	LE COUNTRA
(Amount (Amount	A CONTRACTOR OF THE PARTY OF TH	HOOF Harry O 751
demanded demanded is	Filed with first appearance by defe	
exceeds \$25,000) \$25,000 or less)		
	low must be completed (see instructions	s on page 2).
 Check one box below for the case type that 		A 100 May 17 May 18 May
Auto Tort	Contract	Provisionally Complex Civil Litigation
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400-3.403)
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)
Asbestos (04)	Other contract (37)	Securities litigation (28)
Product liability (24)	Real Property	Environmental/Toxic tort (30)
Medical malpractice (45)	Eminent domain/Inverse	
Other PI/PD/WD (23)	condemnation (14)	Insurance coverage claims arising from the above listed provisionally complex case
	Wrongful eviction (33)	types (41)
Non-PI/PD/WD (Other) Tort	Other real argenty (26)	Enforcement of Judgment
Business tort/unfair business practice (07	/	
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)
Defamation (13)	Commercial (31)	Miscellaneous Civil Complaint
Fraud (16)	Residential (32)	RICO (27)
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)
Professional negligence (25)	Judicial Review	Miscellaneous Civil Petition
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Partnership and corporate governance (21)
Employment	Petition re: arbitration award (11)	
Wrongful termination (36)	Writ of mandate (02)	Other petition (not specified above) (43)
Other employment (15)	Other judicial review (39)	
		ules of Court. If the case is complex, mark the
factors requiring exceptional judicial manage		ules of Court. If the case is complex, mark the
a. Large number of separately repres	The state of the s	or of witness on
b. Extensive motion practice raising of		with related actions pending in one or more courts
issues that will be time-consuming		ties, states, or countries, or in a federal court
c. Substantial amount of documentar	y evidence f Substantial po	ostjudgment judicial supervision
Pamadias sought (about all that analy): a	A monotony h	
Remedies sought (check all that apply): a.		declaratory or injunctive relief c. punitive
Number of causes of action (specify):		Breach of Contract
This case is is not a class	s action suit.	
If there are any known related cases, file ar	nd serve a notice of related case. (You n	may use form CM-015.)
ate: 5/28/15 6/12/15		
	urmane 1	
(TYPE OF PRINT NAME)	151	IGNATURE OF PARTY OR ATTORNEY FOR PARTY,
(TIPE OF PRINT NAME)	NOTICE	CHATCHE OF FART CON ATTORNET FOR PARTIT
Plaintiff must file this cover sheet with the fir		c (except small claims cases or cases filed
		es of Court, rule 3.220.) Failure to file may result
in sanctions.		the state of the s
File this cover sheet in addition to any cover		11.4 2 P.O. XI P. 11.4
If this case is complex under rule 3.400 et s	eq. of the California Rules of Court, you	must serve a copy of this cover sheet on all
other parties to the action or proceeding.	740 or a complex sees this sees	of will be an experienced from the state of
· Unless this is a collections case under rule 3	2.740 or a complex case, this cover shee	et will be used for statistical purposes only.

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action, To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiffs designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

Auto Tort Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item r Instead of Auto) Other PI/PD/WD (Personal injury/ Property Damage/Wrongful Death)

> Asbestos (04) Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death Product Liability (not asbestos or toxicienvironmental) (24)

Medical Malpractice (45) Medical Malpractice-Physicians & Surgeons

Other Professional Health Care Maloractice Other PI/PD/WD (23)

Premises Liability (e.g., slip and fall)

Intentional Bodily Injury/PDWD (e.g., assault, vandalism)

Intentional Infliction of **Emotional Distress** Negligent Infliction of **Emotional Distress**

Other PI/PD/WD.

Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business Practice (07)

Civil Rights (e.g., discrimination, false arrest) (not civil harassment) (08)

Defamation (e.g., slander, libel)

(13)Fraud (16)

Intellectual Property (19)

Professional Negligence (25) Legal Malpractice

Other Professional Malpractice (not medical or legal) Other Non-PI/PD/WD Tort (35)

Employment

Wrongful Termination (36)

Other Employment (15)

CASE TYPES AND EXAMPLES

Contract Breach of Contract/Warranty (06) Breach of Rental/Lease

Contract (not unlawful detainer or wronaful eviction) Contract/Warranty Breach-Seller

Plaintiff (not fraud or negligence) Negligent Breach of Contract/

Warranty Other Breach of Contract/Warranty Collections (e.g., money owed, open

book accounts) (09)

Collection Case-Seller Plaintiff Other Promissory Note/Collections Case

Insurance Coverage (not provisionally complex) (18)

Auto Subrogation

Other Coverage Other Contract (37)

Contractual Fraud Other Contract Dispute

Real Property

Eminent Domain/Inverse Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26) Writ of Possession of Real Property

Mortgage Foreclosure

Quiet Title

Other Real Property (not eminent domain, landlord/tenant, or foreclosure)

Unlawful Detainer

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise,

report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case

Review

Other Judicial Review (39) Review of Health Officer Order

Notice of Appeal-Labor

Commissioner Appeals

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403) C. A

ij.

Antitrust/Trade Regulation (03) Construction Defect (10)

Claims Involving Mass Tort (40)

Securities Litigation (28) Environmental/Toxic Tort (30)

Insurance Coverage Claims

(arising from provisionally complex case type listed above) (41)

Enforcement of Judgment

Enforcement of Judgment (20) Abstract of Judgment (Out of

County) Confession of Judgment (non-

domestic relations) Sister State Judgment

Administrative Agency Award (not unpaid taxes)

Petition/Certification of Entry of Judgment on Unpaid Taxes

Other Enforcement of Judgment Case

Miscellaneous Civil Complaint

RICO (27) Other Complaint (not specified

above) (42)

Declaratory Relief Only Injunctive Relief Only (non-

harassment) Mechanics Lien

Other Commercial Complaint

Case (non-tortinon-complex) Ş

Other Civil Complaint (non-tortinon-complex)

Miscellaneous Civil Petition Partnership and Corporate

Governance (21)

Other Petition (not specified above) (43)

Civil Harassment Workplace Violence

Elder/Dependent Adult Abuse

Election Contest

Petition for Name Change Petition for Relief From Late

Other Civil Petition

Page 2 of 2

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/2	5/15 00:21:57 Imaged PLD-PI-001
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Sta@Berytiffer and defented to the own guest by the	FOR COURT USE ONLY
TELEPHONE NO: FAX NO. (Optional): E-MAIL ADDRESS (Optional):	Clerk of the Suberior Court JUL 1 5 2015
ATTORNEY FOR (Name): PCS Sx. SUPERIOR COURT OF CALIFORNIA, COUNTY OF Solono	- Man
STREET ADDRESS: 500 TOYON SOTT	DEFUTY CLERK
BRANCH NAME: COLD COLD COLD COLD COLD COLD COLD COLD	\$435 FWOF
DEFENDANT: GOOK, Lobel, V, King ST ST	
≥ DOES 1 TO \ C	ASSIGNED TO JUDGE Harry S. Kinnicu
COMPLAINT—Personal Injury, Property Damage, Wrongful Death AMENDED (Number): Type (check all that apply): MOTOR VEHICLE OTHER (specify):	FOR ALL PURPOSES
Property Damage Wrongful Death Personal Injury Other Damages (specify):	
lurisdiction (check all that apply): ACTION IS A LIMITED CIVIL CASE Amount demanded does not exceed \$10,000 exceeds \$10,000, but does not exceed \$25,000	CASE NUMBER
ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000) ACTION IS RECLASSIFIED by this amended complaint from limited to unlimited from unlimited to limited	FCSOUSU38
Plaintiff (name or names): Down	the state of the s
alleges causes of action against defendant (name or names):	1, Viking Stal
This pleading, including attachments and exhibits, consists of the following number of page 11 of the following number of page 12 of the following number of page 13 of the following number of page 13 of the following number of page 14 of the following number of	ages:
Each plaintiff named above is a competent adult a. except plaintiff (name):	
(1): a corporation qualified to do business in California (2): an unincorporated entity (describe): (3) a public entity (describe):	and the state of t
(4) a minor an adult	
(a) for whom a guardian or conservator of the estate or a guar	dian ad litem has been appointed
(b) other (specify): (5) other (specify):	
b. except plaintiff (name): (1) a corporation qualified to do business in California	
 (2) an unincorporated entity (describe): (3) a public entity (describe): (4) a minor an adult 	
(a) for whom a guardian or conservator of the estate or a guardian or conservator or	dian ad litem has been appointed
(5) other (specify):	
Information about additional plaintiffs who are not competent adults is shown in Atta	achment 3. Page 1 of 3
n Approved for Optional Use COMPLAINT—Personal Injury, Property	Code of Civil Procedure, § 425.12

	09-50026-reg Doc 13513 Filed 10/24/15 Entered	
SH	SHORT TITLE: Certificate of Notice Pg 55 c	of 89 Case Holling II.
	Dursione V GMC ET al	
4. [Plaintiff (name): Com Dun small is doing business under the fictitious name (specify):	
	and has complied with the fictitious business name laws.	
5.	Each defendant named above is a natural person a. except defendant (name): (a) M. C. L.	a corporation
	(4) a public entity (describe):	a public entity (describe):
	(5) other (specify): (5)	other (specify):
	(1) a business organization, form unknown (2) a corporation (3) an unincorporated entity (describe): (4) a public entity (describe): (4)	a corporation an unincorporated entity (describe): a public entity (describe):
	(5) other (specify): (5	other (specify):
	Information about additional defendants who are not natural persons is	s contained in Complaint—Attachment 5.
6.	. The true names and capacities of defendants sued as Does are unknown to	plaintiff.
7.	Defendants who are joined pursuant to Code of Civil Procedure section	382 are (names):
8.	This court is the proper court because a. at least one defendant now resides in its jurisdictional area. b. the principal place of business of a defendant corporation or uninco c. injury to person or damage to personal property occurred in its juris d. other (specify): Cal Property That is The	rporated association is in its jurisdictional area. dictional area. Subject of this action is
9.	Plaintiff is required to comply with a claims statute, and a. Plaintiff has complied with applicable claims statutes, or b. plaintiff is excused from complying because (specify):	ical neopication

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 **Imaged** Certificate of Notice Pg 56 of 89 PLD-PI-001 CASE NUMBER: SHORT TITLE: BMC. 10. The following causes of action are attached and the statements above apply to each (each complaint must have one or more causes of action attached): a. Motor Vehicle General Negligence Intentional Tort d. Products Liability **Premises Liability** grand Other (specify): 11. Plaintiff has suffered Ioss of use of property hospital and medical expenses general damage e. property damage loss of earning capacity g. other damage (specify): wong ful (conviction) The damages claimed for wrongful death and the relationships of plaintiff to the deceased are listed in Attachment 12. as follows: b. [13. The relief sought in this complaint is within the jurisdiction of this court. 14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equitable; and for a. (1) compensatory damages (2) punitive damages The amount of damages is (in cases for personal injury or wrongful death, you must check (1)): (1) according to proof (2) in the amount of: \$ 15. The paragraphs of this complaint alleged on information and belief are as follows (specify paragraph numbers):

> COMPLAINT—Personal Injury, Property Damage, Wrongful Death

09-50026 reg. - Doc 13513 - Filed 10/24/15 - Entered 10/25/15 00:21:57 Imaged The Sheriff must have original, signed instructions by the attories of party without attories in accordance with CCP 262 and 887.010 www.sdsheriff.herosb courtionations.html

Plaintiff vs GMC (abe) V. King Ctal Case Number
To the Sheriff, you are instructed to serve the following documents:
Summons and Complaint/Petition Order to Show Cause Claim of Plaintiff/Defendant (Small Claims) Order to Appear Civil Bench Warrant Other
☐Writ of Possession for Real Property (Eviction)
Agent to Contact for Eviction: Daytime Phone () Ext:
Are there any officer safety concerns that you are aware of? Yes No Gate Code:Explain:
Agent for Service (if applicable)
Address: Viking 7878 Clairment Bluel
City State CA Zip 92111 Gate Code (if applicable) Best time to attempt service at this address:
Description:
Name of Employer (if applicable) Leston Gereal
Employer's Address 5230 Les Virgeres Rd City Celabasas State CA Zip913.02-3447
Best time to attempt service at employer
Special Instructions
The Sheriff's Department DOES NOT guarantee service. The Sheriff's Department to the service is completed or not. (California Government Code 26738) All communications, refunds and collections will be made to the name and address listed below. Name of attorney (or party without attorney) requesting service.
Address Po Box 2000 City Vacaulle Ca C569
elephone Number () Fax Number ()
Email address
Signature Date $5/28/15$ 6/12/15
HEARING DATE LAST DAY TO SERVE FEE WAIVER ATTACHED? Y N

To the Sheriff, you are instructed to serve the following documents: ✓ Summons and Complaint/Petition Order to Show Cause Claim of Plaintiff/Defendant (Small Claims) MOrder to Appear Civil Bench Warrant 70ther Writ of Possession for Real Property (Eviction) Daytime Phone: () Ext: Agent to Contact for Eviction: Are there any officer safety concerns that you are aware of? Yes No Gate Code: PARTY TO BE SERVED: GMC Carf Agent for Service (if applicable): Address: HD&C CHUBB General insurance Company Cinited 5th Pliar City Capes toward Navina Point State Municipal 4

Gate Code (If applicable) Best time to attempt service at this address: Description: DISTINGUISHING MARKS SCARS OF TATTOOS DRIVER'S LICENSE # AND STATE Name of Employer (if applicable) ____ G M C Cor f Employers Address 8585 E Frank Cloyd waght Blud City Scoffsdale State AAZ Best time to attempt service at employer Special Instructions 'NOTICE TO REQUESTOR'" The Sheriff's Department DOES NOT guarantee service The Sheriff's Department is entitled to its fees whether the service is completed or not. (California Government Code 26738) All communications, refunds and collections will be made to the name and address listed below Name of attorney (or party without attorney) requesting service State Fax Number. (Telephone Number. (

Address Po Box 2000 | City Vaccoulde Cu 93

Telephone Number () | Fax Number ()

Email address | Date 5/25/15 6/2/15 |

SHERIFF'S USE ONLY | FEE WAIVER ATTACHED? Y N

Othe Sheriffer have drighted, signed instructions by the later have contributed to late the later and some contributed to later the later and some later and some later and late

100 m	Plaintiff VS	6th Clob	Defendant Defendant	ital	Case Num	ber
Γο the Sheriff,	you are instructed to serv	e the following do	cuments:			
Order to Sho	ntiff/Defendant (Small Claims ear	s)				
☐Writ of Pos	session for Real Property	(Eviction)				
-	act for Eviction: officer safety concerns that y	you are aware of?		e Phone: <u>(</u> Gate Code	• • •	rt:
PARTY TO	D BE SERVED:	<u>c</u> (
	nt for Service (if applicable):					
Address:	1150 Magnolia	Ave				
City:	Anahe.m			State: _C	A_ Zip: 4280	11-2605-
	Gate Code (if applicable):		Best time to attempt	service at this a	aoaress:	
Descriptio			HT / WT	,	EYES / _	RACE
		ISHING MARKS, SCAF			/ER'S LICENSE # /	AND STATE
Name of E	mployer (if applicable)					
					CA Zip	
	Best time to attempt so	ervice at employer				
Special Instru	ctions:				····	
The S	Sheriff's Department is entitled to	Sheriff's Department	O REQUESTOR**** DOES NOT guarantee se service is completed or n	ot. (California Gov	ernment Code 267	738)
ame of attorney (or	party without attorney) requesting	service:	1 -	-274		
ddress Po B	y 2000	A AU	City U acc	wille	State:	Zip 95696
elephone Numl	•		Fax Number: ()		
mail address						
ignature	10 -e			128/15 6	12/15	
••••	•••••	·····SHERIFF	'S USE ONLY	••••••		••
HEAR	ING DATE L	AST DAY TO SERVE	FE	E WAIVER ATTACH	HED? Y	N

The She On the Companies of Attachment please contact the Sheriff's Civil Division for additional requirements of Attachment please contact the Sheriff's Civil Division for additional requirements www.sdsheriff.net/csb courtlocations.html

	VS			
Plaintiff			Defendant	
Court Case Number		Levyi	ng Officer File Number	
the Sheriff, you are instructed to execute a:	(One levy per instruction	ONLY):		
BANK LEVY				
Levy is for any and all accounts of the Julincluding but not limited to account(s)	udgment Debtor(s).			
Levy is to be limited to account(s):			12 12 12 12 12 12 12 12 12 12 12 12 12 1	
THIRD PARTY LEVY Levy is for all funds owed to the Judgme Levy is to be limited to:	ent Debtor(s) by the Third	Party.		
RENT LEVY (Levy is for all rents due during t				
PERSONAL PROPERTY LEVY (The Sheriff	is directed to Levy and se	ell the debtor's p	personal property list	ed below)
Address where personal property is located (Property must be in a public pla	ce or a separate "Br	eak-in" order issued by the	e court is required
TILL TAP (Levy on contents of all cash recep	otacles in a going busines	5)		
KEEPER-CASH ONLY (Levy on all cash and cash KEEPER-CASH AND TANGIBLE PERSON all tangible personal property of the going business (Required)	ΔΙ PROPERTY (Levy on all	cash and cash equi	valent of a going busines:	s AND seize and s
Keeper is to be installed for □8, □12 □]]24 hours <mark>each day (</mark> exc	uding weekends	s) forda	v(s).
Note If see waiver does not apply to the fee for the ke Name(s) of Judgment Debtor(s) whose property	reper(s) Keeper fees MUST y is subject to this levy (inc	be paid in advance lude the debtor's so	ce	own/applicable)
	• · · · · · · · · · · · · · · · · · · ·			
<u></u>				
SERVE LEVY UPON:				• •
Address				
City:		State: CA	Zip:	
Special Instructions:			-	
The Sheriff's Department is entitled to its fer All communications, refunds and	ff's Department DOES NOT gues whether the service is combined collections will be made	pleted or not. (Cali	fornia Government Cod I address listed belot	e 26738) w:
Name of attorney (or party without attorney) requesting sen	vice [.]			
Address		City.	State:	Zip:
Telephone Number: ()	Fax Num	ber: ()		
Email Address:				
		ate		

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 61 of 89

Request to Walve Additional Court Fees (Superior Court)	THE PROPERTY OF THE PROPERTY O
This form asks the court to waive additional court fees that are not covered in a current order. If you have not already received an order that waived or reduced your court fees, you must complete and file a Request to Waive Court Fees (Superior Court), form FW-001, along with this form. 1 Your Information (person asking the court to waive the fees): Name: Street or mailing address:	Clerk stamps date here when form is filed.
Street of maning address.	Fill in court name and street address:
City: Vaccov Va State: Ca Zip: 95696 Phone number: 2 Your lawyer, if you have one (name, firm or affiliation, address, phone number, and State Bar number):	Superior Court of California, County of Solano Old Solano Coorthouse 580 texts 55 four field Cu 94533
	Fill in case number and case name:
	Case Number:
 a. The lawyer has agreed to advance all or a portion of your fees or costs (check one): Yes No b. (If yes, your lawyer must sign here): 	Case Name: Dungnare V GMC, lobel, Viking etal
Lawyer's signature: If your lawyer is not providing legal-aid type services based on your low hearing to explain why you are asking the court to waive the fees. 3 Date your last court fee waiver order, if any, was granted:	income, you may have to go to a
Has your financial situation improved since your last Request to Waive Counmust fill out a new Request to Waive Court Fees, form FW-001, and attach i	t Fees? No Yes (If yes, you to this form.)
What other fees do you want your court fee waiver order to cover? (Check a a. User Jury fees and expenses b. Court-appointed interpreter fees for a witness c. Fees for a peace officer to testify in court d. Reporter's daily fees (beyond 60-days after grant of a fee waive e. Fees for court-appointed experts f. Other (specify): Confex Case	
	igetaon Concerning
Notice: The court may order you to answer questions about your finances and lat fees. If this happens and you do not pay, the court can make you pay the fees and is a change in your financial circumstances during this case that increases your abnotify the trial court within five days. (Use form FW-010.) If you win your case, to pay the fees. If you settle your civil case for \$10,000 or more, the trial court with amount of the waived fees. The trial court may not dismiss the case until the lien	also charge you collection fees. If there bility to pay fees and costs, you must the trial court may order the other side ll have a lien on the settlement in the
declare under penalty of perjury under the laws of the State of California theorect. Date: 6/17/15	hat the information above is true and
Print your name here Sign here	0 -

Judicial Council of California, www.courtinfo.ca.gov Revised July 1, 2009, Mandatory Form Government Code, § 68511.3 California Rules of Court Rule 3.51

Request to Waive Additional Court Fees (Superior Court)

FW-002, Page 1 of 1

American LegalNet, Inc. www.FormsWorkflow.com

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 62 of 89

Factorial Control of the Control of	PLD-C-001(1)
SHORT TITLE:	CASE NUMBER:
Umsmoe V GMC ETAL	
CAUSE OF ACTION—Breach	of Contract
ATTACHMENT TO Complaint Cross - Complaint (Use a separate cause of action form for each cause of action.)	
BC-1. Plaintiff (name): Dary Tursner	
alleges that on or about <i>(date):</i> 7∪0 6 - 7∪0 7 a ☑ written ☑ oral ☐ other <i>(specify):</i>	Lobel, Vilcing
A copy of the agreement is attached as Exhibit A, or The essential terms of the agreement are stated in This to the Victorian was safe and	void of occimentamen ship
BC-2. On or about (dates): 2006-2007 defendant breached the agreement by the acts specifie (specify): by Krow. rgly allow.rg NSURC The product known to Performed Defective perts and	the following acts plaintilt to purchuse and have unauthorized work Stolen
BC-3. Plaintiff has performed all obligations to defendant except those o excused from performing.	obligations plaintiff was prevented or
BC-4. Plaintiff suffered damages legally (proximately) caused by defended as stated in Attachment BC-4 as follows (specify cotions).	V): Savere program injury emotional
BC-5. Plaintiff is entitled to attorney fees by an agreement or a st	datute

Page		
------	--	--

Page 1 of 1

PLD-PI-001(5)
SHORT TITLE: CASE NUMBER:
Dursnore V GMC ET Al
CAUSE OF ACTION—Products Liability Page
(number)
ATTACHMENT TO Complaint Cross - Complaint (Use a separate cause of action form for each cause of action.)
Plaintiff (name): Dayl Tushor
Prod. L-1. On or about (date): Dec 3 7007 plaintiff was injured by the following product: GM C
2001 SAVANA VAN SIE
Prod. L-2. Each of the defendants knew the product would be purchased and used without inspection for defects. The product was defective when it left the control of each defendant. The product at the time of injury was being used in the manner intended by the defendants.
used in the manner that was reasonably foreseeable by defendants as involving a substantial danger not readily apparent. Adequate warnings of the danger were not given.
Prod. L-3. Plaintiff was a purchaser of the product. bystander to the use of the product. user of the product. other (specify):
PLAINTIFF'S INJURY WAS THE LEGAL (PROXIMATE) RESULT OF THE FOLLOWING: Prod. L- 4. Count One—Strict liability of the following defendants who a. manufactured or assembled the product (names): CM (CT A
b. designed and manufactured component parts supplied to the manufacturer (names): GMC CTA
Does to to
c. sold the product to the public (names): いっしょし ミオ 入i
Prod. L-5. Count Two—Negligence of the following defendants who owed a duty to plaintiff (names): V.K. vg < † A
Prod. L-6. Count Three—Breach of warranty by the following defendants (names):
a. Does to local who breached an implied warranty b. who breached an express warranty which was written oral
Prod. L-7. The defendants who are liable to plaintiffs for other reasons and the reasons for the liability are listed in Attachment-Prod. L-7 as follows: TREBIE Communications as follows:

Page 1 of 1

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 64 of 89

	PLD-PI-001(1)
SHORT TITLE:	CASE NUMBER:
Dusmare V GMC, Lobel, V, King	
CAUSE OF ACTION—Motor Vel	hicle
(number)	
ATTACHMENT TO Complaint Cross - Complaint	
(Use a separate cause of action form for each cause of action.)	
Plaintiff (name): Dursham MV- 1. Plaintiff alleges the acts of defendants were negligent; the acts were the lega and damages to plaintiff; the acts occurred	I (proximate) cause of injuries
on (date): 2007 Dec 3 at (place): East 5Th St National (,	ty CL 91950
MV- 2. DEFENDANTS a. The defendants who operated a motor vehicle are (names):	
b. The defendants who employed the persons who operated a motor are (names):	vehicle in the course of their employment
Does to c. The defendants who owned the motor vehicle which was operated	with their permission are <i>(names):</i> (いと)ですこ
Does to The defendants who entrusted the motor vehicle are (names):	v. King stal
e.	lefendants and acted within the scope
f. Does to to to The defendants who are liable to plaintiffs for other reasons and the listed in Attachment MV-2f as follows:	Detendents Knowingh allowed
A Dependent adult Per Penal Cool Stolen Defective product Resultin	Page

Durmare y GMC 8+ AL

Number Cause of Nation-Franch

Attachuir to Complain FR-1 Plaintiff Dury Dunsmore Alleges That Octobal GMC, label, Viking, ET AL On or about 2006-2001 Detraded plaintiff as fallows

FR-7 Divitational er Nogligent Misropresentation a. Deludant Made Representation of Matorial fact as fallows that the Valueal being sold was legal, safe free from Defect or un Arthurize workmansh.p

b. These representations were in fact false The Troth was as fallows

The Vehical was manufactured with Defective parts Stolen, and illegal with UN Authorized parts or workene ship performed on the product

C. When Orderelant Mude These representation Delendant knew they were fedge or Detendant had No reasonable ground for believing The Representations were true

d. Dehendent Made the representations with the intent to detrand and induce plaint. If to act as Described in Item FR-5 At The time plaintiff acted plaintiff did not know The Representations were false and believed They were true Plaintiff acted in justifiable retrance upon the troth of The Kyresockations

1 Dursmore v GMC, Word, Vilency ST AL

Cause of Action - fraud

FR3 Da Concal ment

9. Défendant Concealed ou surpress Matoral Caste as Sallous

Parts or UN Authorized workmarship

b. Ochenhant Concealed or surpressed Material Lacts

& Defendent was bound to Disclose

Plaint. It and prevent plaint. If from Discovering
The Concealed or Surpressed Sucts

C. Ochendart Concealed or surpressed These Sucts with the intent to Detrand and notice plaintiff to act as Described in ITAM FR-5 At The time Plaintiff acted plaintiff was unaware of the Concealed or surpressed facts and would not have taken the action if plaintiff had known the facts

Number Cause of Action - Fraud

FR-4 Promise without intent to Perform

A. Delendant Made a promise about a Matherial Matter

with our any intention of Performing it FR4(a) as fallows

that the Vehical was safe from Defect, Part or

Pier Workmash, p and legal

b. Defendants promise without my inherture of Performagical was much with the notat to detraval and induce plaintiff to rely upon it and to act upon it as Described in Item fR-5 At the time plaintiff extend plaintiff was unaware of Defendants interture not to Perform the promise Plaintiff acted in Justificiable reliance upon the Promise

FR-5 Ed the Justifiable reliance upon Deludants conduct Plaintiff was reduced to act as fallows

Delective parts and in Authorized workmarship

FR-6 A Bécause the plaint. If reliance upon totalant conclust Plaint. If has been transged as fullows wrong ful Conv. ct. on, lost Property, Emotional Distress Personal injury, Lost Suture Earnings

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Images PI-001(2)
SHORT TITLE: Certificate of Notice Pg 68 of 89case Number:
Dunsmore V GMC ST Al
CAUSE OF ACTION—General Negligence Page
ATTACHMENT TO Complaint Cross - Complaint
(Use a separate cause of action form for each cause of action.)
GN-1. Plaintiff (name): Dary (Duryno, 4
alleges that defendant (name): CMC/COUCL, U、Cing
was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant negligently caused the damage to plaintiff on (date): 7007 at (place): V. King rissince (obsel financial) (description of reasons for liability): The Ochidant's will fully on negligently Sold und risured a Motor Vehical to the plaintiff that they Should have known was immediatived with Ochective Parts by Defendant G.M. or that a Dupicate title existed and that the Vehical was pussibly Stolen and un- Authorized workmanship or Part's were involved and failed Report such issues to Authorities placing flaintiff at Risk of injury and Deeth or other liabilities that resulted on Occ 3 2007 in the form of an accident and wringful Conviction and that the accident and wringful Conviction and That the accident Caused present injury to a Dependent adult actident Caused present injury to a Dependent adult with in the Meming of Prical Code 368 and Continue
with in the pleasing or their course Plaint. If to be held to cover these facts and Cause Plaint. If to be held incorecrated and wrongfully convicted

Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 09-50026-reg Imaged Certificate of Notice Pg 69 of 89 PLD-PI-001(3) CASE NUMBER SHORT TITLE: V GMC ET AL UUNSMOR CAUSE OF ACTION—Intentional Tort Page (number) ATTACHMENT TO Complaint Cross - Complaint (Use a separate cause of action form for each cause of action.) IT-1. Plaintiff (name): Darry Dungmore alleges that defendant (name): GMC, Lobel, V.King CT Al Does to was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally

at (place): Eust STI ST

on (date): Dec 3 7007

caused the damage to plaintiff

It Defendents willfully Manufactured or Sold knowingly Defective Vehiculs Manufactured with Defective Parts The Defendents Knew of Should have known the Vehicul had Defective Parts when Sold To plaintiff because a Deplicate title existed the Defendents further sold and Insurco title existed the Defendents further sold and Insurco The Vehicul knowing it was Stolen and possibly Defective worknessing or Parts were involved upon such knowleds willfully Sought to Cover up such information and Sailed to centact authorities Resulting in Plaintiffs injuries and wrongful Conviction

· · · · · · · · · · · · · · · · · · ·	naged PLD-PI-001(6)
CASE NUMBER.	
SHORT TITLE:	
V GMC STALL	
Exemplary Damages Attachment Page	
ATTACHMENT TO Complaint Cross - Complaint	
	. \
EX-1. As additional damages against defendant (name):	
terestant was quitty of	
Plaintiff alleges defendant was guilty of	
malice	•
fraud	
oppression as defined in Civil Code section 3294, and plaintiff should recover, in addition to actual damages,	es
to make an example of and to purish deformation	•
EX-2. The facts supporting plaintiff's claim are as follows: The Defadats Knew	is should
have known that the Vehical was Defective	and
have known that the venice. It at	a Duplicate
n i chective parts and	
Munitactued with October That The Vehical May	71401
Landon Colons	or other
Stolen telective parts, Mechanical Problems	Con Alate
	•
Stolen telective parts, Mechanical Troubly a Defects and That Defendants willfully a covered up These facts or failed to Disclose covered up These facts or failed to Disclose	Resulting
in personal injury lass of Property, incapication, we	alai at St
	•
was a Dependent adult that they have	o pressed
was a Depudent adult that	
1 1 1 1 by with holding excelectory &	JUNCE
The plaintiff by with holding expelipetory &	reprotect and
the don't it and keep mind	C C C C C C C C C C C C C C C C C C C
The plaint. It by with holding experts	í,
mende Conviced	
	1
	•
EX-3. The amount of exemplary damages sought is	
not shown, pursuant to Code of Civil Procedure destroy	
b = 5 Trable Durage	Page 1 ol.1

.09-50026-reg Qoc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 71 of 89

AD6237 G-1-14

PO BOX 2000 Vacaville ca 95696 Pro Se

JUL 1 5 2015 Clerk of the Superior Court

IN THE SUPERIOR COURT STATE OF CALLFORNIA COUNTY OF SOLANO Darry 1 Dursmane | case 7050

Plantiff

GMC, LOBRE VIKING ETALL Defendants

Attachments in support of UNCIMITED CIVIL

Attachmat (A) Viking uswance policy - - -Attachment (b) Western General insurance Policy - ----- 1 Page (orrespondance with insurance - - - - 16 Pages Attachment (C)

1087

Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged 1 Attachment Coertificate of Notice Pg 72 of 89 correspondence lobel financial - - - 1 Page Attachment (c) Correspondence General Mostors Corp - - - 1 Page Attachnet (S) Claim estimate - -Attachnuf (9) Value sleape number réport ewil complaint ... - 14 Pages TRO Motion - - - order to Show cause - letter to clerk. For Metron hearing Date - -Doelwaten n support of TRO - - - 1 Page

6/12/15 5/28/15 DAD ~ 09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged

Certificate of Notice Pg 73 of 89

Serv. ce Request #71-1475390686

RC! Correspondence May 14 2015

Darry Dursmore 106237

G-2-224 Po Box 2000

Vacav.lle Ca 95696

Because of the Failure of My GMC Velical

I an inable to Correspond by telephone as I

have been wrongly Grunted behind The Mechanical

have of My Velical and an in prison Seeking

Exculpatory evidence supporting the Defective

Parts that My Velical was Manifestured with

I have been forced to file Civil litigation

and request that This correspondence be forwarded

to your legal Dept for processing of Discovery

and interogetaries

5/29/15

Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21: Imaged | 09-50026-reg Certificate of Notice Pg 74 of 89

SUPERIO COURT OF CALIFORNIA, COUNTY OF 5 T DIEGO HON. THEODORE M. WEATHERS JUDGE DEPT. 41 5-9-08 AT 9:00 A DATE CASE # CS218128 CS215653 M042269 102411 MH# BBA96501 BBA01401 MISD PROS.# CSR# **GLORIA CARRILLO** REPORTER RITA OTERO 3313 **CLERK** REPORTER'S ADDRESS: PO BOX 120128, SAN DIEGO, CA 92112-0128 IN THE MATTER OF DAVID WILLIAMS, DDA & K. WESTFALL, DCA DEPUTY COUNTY COUNSEL/DEPUTY DISTRICT ATTORNEY DARRYL DUNSMORE SELENA EPLEY - PUB DEF AKA: DARRYL LEE DUNSMORE ATTORNEY (APPOINTED/RETAINED) SWORN/CERT LANGUAGE INTERPRETER TYPE OF PROCEEDING ☐ DEVELOPMENTALLY DISABLED PETITION (WI 6500) ☑ DETERMINATION OF MENTAL COMPETENCY (PC1368/1372) ☐ MOTION TO REMOVE FIREARM PROHIBITION (WI 8103) □ OTHER CONTINUED for further investigation forensic exam Dr.'s testimony OFF CALENDAR Defendant's presence waived based on Counsel/Medical representations. Jury trial requested for PC 1368 proceeding. Counsel stipulate: report received into evidence; Dr. _DAVID NAIMARK is qualified; and doctor's presence waived. sworn and examined. □ Dr(s). AFTER HEARING PURSUANT TO PC 1368/1372/1385: Court finds defendant IS mentally competent to stand trial; orders that criminal proceedings are reinstated; remands Defendant to Superior Court, see Future Dates below. CUSTODY STATUS: Defendant REMANDED to custody of Sheriff. Court reinstates ball in amount of \$\subseteq\$ \$\subseteq\$. Ball \$ _ _____ Bail \$ ____ Case# ____ ☐ Trailing Cases: Case# Court finds defendant IS NOT mentally competent to stand trial; orders defendant committed/returned to: ☑ Patton State Hospital ☐ County Jail, PSU ☐ Las Colinas, PSU ☐ Other Remainder of previously imposed term. For:

Maximum term of 3 ☐ Mos ☐ Yrs. Credit Time Served 56 days. Maximum sentence for most serious charge is <u>4</u> ☐ months ⊠ years. ⊠ Clerk to notify Registrar of Voters. Defendant consents to the administration of antipsychotic medication. Ocurt authorizes the treatment facility (to include San Diego County Jail's Psychiatric Security Units and Patton State Hospital) to involuntarily administer antipsychotic medication to the defendant when and as prescribed by the defendant's treating psychiatrist. (See Commitment Order) Court does not authorize the treatment facility to administer antipsychotic medication to the defendant involuntarily. Court orders criminal charges dismissed pursuant to PC 1370.2. Defendant RELEASED on Case(s) _____. AFTER HEARING PURSUANT TO WI 6500: Court finds RESPONDENT has been a resident of the State of California for more than one year; is mentally retarded; and is a danger to self or others. Petition GRANTED. Court orders RESPONDENT placed, for a period of no longer than one year: \square with the STATE DEPARTMENT OF DEVELOPMENTAL SERVICES in a BOARD AND CARE FACILITY ☐ in INDEPENDENT LIVING in an OPEN TREATMENT FACILITY which the court finds to be the least restrictive type of residential placement necessary to achieve the purposes of treatment; and which is proper and adequate for the protection and safety of others and the welfare of the respondent. ☐ Court finds RESPONDENT IS NOT within the scope of WI 6500, et seq. Petition DENIED. AFTER HEARING PURSUANT TO WI 8103:
Motion DENIED. Motion GRANTED, firearm prohibition is removed.
DOJ notified. ⊠OTHER: Court orders deft. to be seen by appropriate dr's. in jail fo rhis medical cond as stated by Dr. S. Hennigan dated 05-01-08. SDSO specifically ordered to address any and all orthotic needs. The Court suspends crim. procdings on M042269.

FUTURE DATES: in Dept. Continued for reasons noted above to ____ Forensic examination in Room 1003 on ___ SHERIFF ORDERED TO PRODUCE DEFENDANT Case(s) set in Central North County East County South County Division for: Preliminary Exam on _____ Readiness on ____ at ___ in Dept. _ on ___ in Dept. ___ in Dept. Further Proceedings on _ at OTHER: . Deputy Clerk CLERK, by g. carrillo Dated: 05-09-08 Attest a true copy.

MENTAL HEALTH MINUTES - CRIMINAL

Page 5108 146

SECTION 1 Complete this information to request medical attention.		
Print Name: Dary Dunshore Bkg #: 9701989 Ho	using Unit: (C DOB: 9/12/67	
Dental Services DDF SBI	DF Other DF	
Reason for request for health services: Another Bridge Bro	le on other side	
I authorize and request the San Diego County Sheriff's Medical and Mental Health Servic contracted agents, and medical personnel to administer and perform any and all medical addiagnostic procedures deemed advisable or necessary.	es, its physicians, psychiatrists, dentists	
I understand that the Sheriff's Department shall charge me \$3.00 for any routine sick call will be deducted from my account during the current or future stays in jail. I also understate care if I am unable to pay the \$3.00 fee.	and that I shall not be denied medical	
Signed: Date:	- 9/1/9	
SECTION 2 FOLLOW-UP INFORMATION		
(This section is to be completed by Medical Staff O Charge: Yes No	niy)	
Authorized signature ID# Date: Charg	ge posted by Date	
If no charge, explain: Amount	collected: \$\square \$3.00 \square \$\square \square \quare \quare \$1.00 \square \quare \qq \qq \quare \qq \qq \qq \qq \qq \qq \qq \qq \qq \q	
SECTION 3 Date Request Received:	Date Sean G 3 1 2009	
1. ☐ SEEN IN HUR ☐ Chart reviewed 2. ☐ NOT SEEN DUE TO: ☐ Court ☐ Visit ☐ Released ☐ No Show/Refused ☐ Other ☐ Rescheduled 3. ☐ Non-medical problem referred to: 4. ☐ Seen previously for same non-medical request, (tennis shoes, blankets, etc.). No further evaluation. 5. ☐ NO FURTHER COMPLAINTS. Patient advised to submit another Sick Call Request Slip if problem recurs.		
"S"ubjective Chief Complaint:		
"O"bjective: \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	fulled te Seo	
"A"ssessment Nursing Diagnosis:	mist.	
"P"lan:		
PATIENT EDUCATION AND ADDITIONAL INFO:	- P71-	
SIGNATURE: \\	ID#(\(\) \(\)	
SAN DIEGO COUNTY SHERIFF'S DEPARTMENT DDF GBDF/EMI MEDICAL SERVICES DIVISION SICK CALL REQUEST Patient's Name:	DF LCDF SBDF SDCJ VDF	
D.O.B:		
Form J212 Rev 11/01 Booking Number	Date (MM-DD-YY)	

CECTION 1. Complete distriction and an annual state of the state of th		
SECTION 1 Complete this information to request medical attention.		
Print Name: Darry C Dunsmorth 4701989 Housing Unit: 6 C DOB: 1/17/6		
Medical Services		
Reason for request for health services: IN Pain Need Tosth Removed		
I authorize and request the San Diego County Sheriff's Medical and Mental Health Services, its physicians, psychiatrists, dentists contracted agents, and medical personnel to administer and perform any and all medical and dental examinations, treatments, and diagnostic procedures deemed advisable or necessary.		
I understand that the Sheriff's Department shall charge me \$3.00 for any routine sick call visit that I initiate and that this charge will be deducted from my account during the current or future stays in jail. I also understand that I shall not be denied medical care if I am unable to pay the \$3.00 fee.		
Signed:		
SECTION 2 FOLLOW-UP INFORMATION		
(This section is to be completed by Medical Staff Only) Charge: ☐ Yes ☐ No		
Authorized signature ID# Date: Charge posted by Date		
If no charge, explain: Amount collected: \$3.00 \$\square\$\$		
SECTION 3 Date Request Received: Date Seen:		
 SEEN IN HUR		
"S"ubjective Chief Complaint: The pain meds you are on should over your dental pain		
"O"bjective: until seen by melical/dental.		
"A"ssessment Nursing Diagnosis: RNL895		
"P"lan: Rx GIVEN as per SNP		
PATIENT EDUCATION AND ADDITIONAL INFO:		
SIGNATURE: ID#		
SAN DIEGO COUNTY SHERIFF'S DEPARTMENT DDF GBDF/EMDF LCDF SBDF SDCJ VDF		
MEDICAL SERVICES DIVISION SICK CALL REQUEST Patient's Name:		
D.O.B:		
Form J212 Rev 11/01 Booking Number Date (MM-DD-YY)		

09-50026-reg Doc 13513 Filed 10/24/		ed <u>10/25/15 00:21:57</u> Imaged 7 of 89 _{FOR COURT USE ONLY}
ERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO DUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101-381- DE COUNTY DIVISION, 325 S. MELRÓSE DR., VISTA, CA 92081-6695 AS. JOUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020-3941 DUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910-5649		MICHAEL M. RODDY Clerk of the Superior Court January 26, 2009
PLE OF THE STATE OF CALIFORNIA VS.	PLAINTIFF.	By, Deputy
RYL DUNSMORE 1: DARRYL LEE DUNSMORE	FEENDANT	MH MH 102411
ORDER FINDING DEFENDANT MENTALLY COMPETER	1	CRIMINAL CASE NUMBER MO43209 CS 218128 01; CS 215653 01
(PC 1370)	<u>E</u>	3BA96501; BBA01401
ne defendant having been charged with the crime(s) of Charge [Allegate 22 [PC12022.1(b)]; PC273.6(a) {PC667(a)(1)}; PC245(a)(1) [PC1192 22 [PC12022.1(b)]; PC273.6(a); PC422; PC653m(a)		2022.7(a)] {PC1203(e)(4); PC667.5(b);

37(a)(1),668; PC667(b)-(i)/1170.12}; PC273.6(a); PC422; doubt having arisen as to the defendant's mental competency during the pendency of the proceedings, and the adant having been certified to the Superior Court for a determination of the question; the matter having come before the t this date, therefore.

After examination and hearing, consideration of testimony and written reports of the examiners, the Court finds the ndant mentally competent.

*DERED that the defendant be remanded to the San Diego Superior Court, South County Division, the court in which ina charges are pending.

ring type READINESS CONFERENCE on 1-29-09 at 8:30AM. in Department 16.

itional Hearing: Hearing type PRELIMINARY HEARING on 2-4-09 at 8:30AM. in Department 16.

3 FURTHER ORDERED that the Sheriff of San Diego County deliver the defendant to said hearings.

le: January 26, 2009

HONORABLE FREDERICK MAGUIRE

Superior Court Judge of the

EPLEY, SELENA

rill (2)

1(2)

CLERK'S CERTIFICATE

The foregoing is a full, true and correct copy of the original on tile in this office.

> MICHAEL M. RODDY CLERK OF THE SUPERIOR COURT

other institution as may be directed by the Director, State Department of Health, for care and treatment until such time as

hospital or treatment facility a copy of a certificate of restoration.

Date: May 09, 2008 **CLERK'S CERTIFICATE** \tty: EPLEY, SELENA

3heriff (2))eft)up(2)



The foregoing is a full, true and correct copy of the original on file in this office.

MICHAEL M. RODDY

Pages 0=

	CLERK OF THE SUPERIOR CO	UKI
b	у	, Depu

'atton

SECTION 1 Complete this information to request medical attention.				
Print Name: Darry Donsmore Bkg #: 9701989 Housing Unit: 60 DOB: 9/1267				
Medical Services GBDF EMDF VDF I am requesting Mental Health Services SDCJ LCDF Other Dental Services DDF SBDF				
Reason for request for health services: for Oraje with Toom See Delice				
I authorize and request the San Diego County Sheriff's Medical and Mental Health Services, its physicians, psychiatrists, dentists contracted agents, and medical personnel to administer and perform any and all medical and dental examinations, treatments, and diagnostic procedures deemed advisable or necessary.				
I understand that the Sheriff's Department shall charge me \$3.00 for any routine sick call visit that I initiate and that this charge will be deducted from my account during the current or future stays in jail. I also understand that I shall not be denied medical care if I am unable to pay the \$3.00 fee.				
Signed:				
SECTION 2 FOLLOW-UP INFORMATION				
(This section is to be completed by Medical Staff Only) Charge: Yes No				
Authorized signature ID# Date: Charge posted by Date				
If no charge, explain: Amount collected: \$\(\sigma \) \$3.00 \(\sigma \) \$				
SECTION 3 Date Request Received: Date Seen:				
1. SEEN IN HUR Chart reviewed 2. NOT SEEN DUE TO: Court Visit Released No Show/Refused Other Rescheduled 3. Non-medical problem referred to: 4. Seen previously for same non-medical request, (tennis shoes, blankets, etc.). No further evaluation. 5. NO FURTHER COMPLAINTS. Patient advised to submit another Sick Call Request Slip if problem recurs.				
"S"ubjective Chief Complaint:				
"O"bjective:				
"A"ssessment Nursing Diagnosis:				
"P"lan: Rx GIVEN as per SNP CHEDULED FOR SICK CALL WITH: MD NP DDS Psych/Mental Health Specialist				
Other PATIENT EDUCATION AND ADDITIONAL INFO:				
SIGNATURE: ID#_3575				
•				
SAN DIEGO COUNTY SHERIFF'S DEPARTMENT DDF GBDF/EMDF LCDF SBDF SDCJ VDF MEDICAL SERVICES DIVISION SICK CALL REQUEST Patient's Name:				
D.O.B: D.O.B:				

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 80 of 89 SAN DIEGO COUNTY SHERIFF'S DEPARTMENT DETENTION FACILITIES

INMATE REQUEST (PETICION DEL REO)
SECTION I Complete the following information: (Llene la siguiente información) Facility:
SECTION II Refer to instructions on the back of this form. Select one of the following: Refierase a las instrucciones al revez de esta forma. Seleccione uno de los siguientes.
I have a Request for the following: (Tengo una Petición a lo siguiente):
Need Address to where Sheriff Kullender, Bill Gore Recieve Mail Thank You
Signature: Date and Time: 7/23/09/3PM (Fecha y hora)
SECTION III RESPONSE BY DETENTION FACILITY STAFF ONLY
Shariffis Administry, Cours 9621 Ridgehaven CT. San Diego CA 92123-2222
Completed by: Date:

INSTRUCTIONS FOR USE OF THIS FORM

REQUESTS

You may use this form when you have a request that has not been satisfied by speaking with the housing deputy.

INSTRUCCIONES PARA EL USO DE ESTA FORMA

1. PETICIONES

Usted puede usar esta forma cuando tenga algún próblema o petición que no fué resuelta por el Deputy de Piso.

JOBS PORTO



Detention Services - All Sheriff Facilities San Diego County Sheriff

Grievance # 94002062

Inmate Grievance Report

Grievance Dt: 18-DEC-09 Booknum: 9701989 DUNSMORE, DARRYL Subject4: Grievance Num: 94002062

Subject3: Subject2: Subject1: OTHR

Inmate believes he should be released at 0230 hours, instead of the hearing report time of 2300 on 12-18-09 Summary: Inmate grievance is complaining about the time he is released from disciplinary isolation/lockdown status. Location: SDCJ 7B Hu: B Area: 7 Fac: 1

#94024402

I gave the inmate the hearing Action Taken: I asked Sgt Storton to print up the hearing report from Sgt. Zucker. Action Dt: 18-DEC-09 Action Ofcr Name: LATIMER

report and explained the situation to the inmate. Narrative Text:

Run Date: 22-DEC-2009 Run Time: 07:42 JIMS - E000008

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 83 of 89

States Bankrupt Southern District of New York

In re: Motors Liquidation Company Debtor

unk

Case No. 09-50026-reg Chapter 11

TOTALS: 1, * 0, ## 0

CERTIFICATE OF NOTICE

District/off: 0208-1 User: brichards Page 1 of 7 Date Rcvd: Oct 22, 2015 Form ID: pdf001 Total Noticed: 1

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Oct 24, 2015.

+Dave Delaney's Columbia Buick-Pontiac-GMC Company,, 5975253 Thomas H. Curran, Hinckley, Allen & Snyder, 28 State Street, Boston, MA 02109-1776

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. NONE. TOTAL: 0

***** BYPASSED RECIPIENTS (undeliverable, * duplicate) ***** Darryl Dunsmore

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP.

USPS regulations require that automation-compatible mail display the correct ZIP.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Oct 24, 2015 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on October 19, 2015 at the address(es) listed below:

ALEJANDRO ALERS, JR on behalf of Interested Party General Motors LLC alalersir@att.net on behalf of Interested Party State of Nebraska, Attorney General's Abigail M. Stempson Office jalyn.wurm@nebraska.gov

Adam J. Levitt, on behalf of Plaintiff John Morgenstein

tbibby@gelaw.com;cnevers@gelaw.com;jtangren@gelaw.com

Alan R. Brayton on behalf of Attorney Brayton Purcell LLP bankruptcy@braytonlaw.com Alexander H. Schmidt on behalf of Interested Party ABC Flooring, Inc. schmidt@whafh.com Andrea Sheehan on behalf of Creditor Carrollton Farmers Branch Independent School District sheehan@txschoollaw.com, coston@txschoollaw.com

Andrew C. Kassner on behalf of Creditor Automotive Component Carriers LLC andrew.kassner@dbr.com

Andrew P. Propps on behalf of Interested Party Wells Fargo Bank Northwest, N.A., as agent for the TPC Lenders apropps@sidley.com, emcdonnell@sidley.com

Angela Ferrante on behalf of Claims and Noticing Agent GCG, LLC

PACERTeam@gardencitygroup.com, debra.wolther@gcginc.com

Aric Wu on behalf of Trustee Wilmington Trust Company awu@gibsondunn.com,

GGillett@gibsondunn.com

Arthur Jay Steinberg on behalf of Interested Party General Motors LLC asteinberg@kslaw.com, sdavidson@kslaw.com; jasher@kslaw.com

Austin L. McMullen on behalf of Creditor Barbara S Mehlsack on behalf of Creditor Knowledge Learning Corporation amcmullen@babc.com International Union of Operating Engineers ("IUOE")

and IUOE Locals 101, 18s, 832s bmehlsack@gkllaw.com
Barry A. Weprin on behalf of Plaintiff Donna M. Trusky bweprin@milberg.com
Barry M. Kazan on behalf of Creditor Stanley Black & Decker, Inc.

Barry.Kazan@ThompsonHine.com, Docket@thompsonhine.com

Barry M. Lasky on behalf of Unknown Atlas Technologies, Inc. BMLPC@aol.com Barry N. Seidel on behalf of Plaintiff Motors Liquidation Company GUC Trust

 $\verb|seidelb@dicksteinshapiro.com|, | nybankruptcydocketing@dicksteinshapiro.com|$

Benjamin Rosenblum on behalf of Defendant The Ad Hoc Group of Term Lenders

brosenblum@jonesday.com

Benjamin P. Deutsch on behalf of Creditor Ad Hoc Committee of Consumer Victims of General Motors bdeutsch@schnader.com

Brendan M. Scott on behalf of Unknown MLC Asbestos PI Trust bscott@klestadt.com Bruce R. Zirinsky on behalf of Defendant DbX Risk Arbitrage 1 Fund, Lyxor/Pauls

on behalf of Defendant DbX Risk Arbitrage 1 Fund, Lyxor/Paulson International Fund Limited, Paulson Enhanced Ltd., Paulson International Ltd., Paulson Partners

Enhanced, L.P., and Paulson Partners L.P. zirinskyb@gtlaw.com Bruce R. Zirinsky on behalf of Defendant Drawbridge DSO Securities LLC zirinskyb@gtlaw.com Bruce W. Hoover on behalf of Interested Party The Quaker Oats Company

bhoover@goldbergsegalla.com, jsymack@goldbergsegalla.com;rbraden@goldbergsegalla.com Carol A. Felicetta on behalf of Creditor Barnes Group Inc. cfelicetta@reidandriege.com Carol E. Momjian on behalf of Creditor Commonwealth of Pennsylvania, Department of Revenue

cmomjian@attorneygeneral.gov Christopher K. Kiplok on behalf of Unknown Medianews Group, Inc. kiplok@hugheshubbard.com

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 84 of 89

District/off: 0208-1 User: brichards Page 2 of 7 Date Royd: Oct 22, 2015 Form ID: pdf001 Total Noticed: 1 The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued) on behalf of Creditor Hagemeyer, N.A. cynthialowery@mvalaw.com Cynthia Jordan Lowery Daniel Edelson on behalf of Plaintiff Donna M. Trusky daniel.edelson@kattenlaw.com
Daniel J Hornal on behalf of Unknown Celestine Elliott daniel@taloslaw.com, peller@law.georgetown.edu Daniel L. Keller on behalf of Unknown Keller, Fishback & Jackson LLP dkeller@kflegal.com Daniel W. Linna, Jr. on behalf of Interested Party General Motors LLC dlinna@honigman.com David Molton on behalf of Unknown The People of the State of California, acting by and General Motors LLC dlinna@honigman.com through Orange County District Attorney Tony Rackauckas hsteel@brownrudnick.com;acarty@brownrudnick.com;MJackson@brownrudnick.com;acunningham@brownrudnic k.com David A. Rosenzweig on behalf of Attorney Fulbright & Jaworski LLP david.rosenzweig@nortonrosefulbright.com David B. Owens on behalf of Unknown Roger Dean Gillispie david@loevy.com, melinda@loevy.com;blake@loevy.com David B. Wheeler on behalf of Creditor Hagemeyer, N.A. davidwheeler@mvalaw.com
David G. Aelvoet on behalf of Creditor Bexar County sanantonio.bankruptcy@publicans.com David G. Ebert on behalf of Unknown Shepardson Stern & Kaminsky, LLC (SS&K) debert@ingramllp.com, mtajika@ingramllp.com on behalf of Interested Party Clarcor, Inc. David Henry Hartheimer dhartheimer@wilkauslander.com David J Cohen on behalf of Unknown Karen Bloom dcohen@kolmanlaw.net, dcohenlaw@comcast.net David N. Crapo on behalf of Interested Party J.D. Power and Associates dcrapo@gibbonslaw.com David R. Berz on behalf of Debtor Motors Liquidation Company gregory.bailey@weil.com David S. Jones on behalf of Defendant United States Department of Treasury david.jones6@usdoj.gov Dawn R. Copley on behalf of Creditor Johnson Controls, Inc. dcopley@dickinsonwright.com, dnavin@dickinsonwright.com Deborah L. Fish on behalf of Creditor Overhead Conveyor Company dfish@allardfishpc.com Debra A. Kowich on behalf of Creditor Board of Regents of The University of Michigan dkowich@umich.edu Denis Dice on behalf of Defendant DE-SEI Institutional Investment Trust - High Yield Bond Fund dcdice@mdwcg.com Dennis J. Connolly on behalf of Interested Party Autoliv ASP, Inc. dconnolly@alston.com on behalf of Unknown Aspen Insurance UK Limited ddrebsky@nixonpeabody.com, Dennis J. Drebsky nyc.managing.clerk@nixonpeabody.com;apabon@nixonpeabody.com;cfong@nixonpeabody.com Dennis Jay Raterink on behalf of Creditor Michigan Funds Administration raterinkd@michigan.gov, bannisters@michigan.gov Dianna Lyons on behalf of Interested Party Ka Kazan McClain Asbestos Claimants dlyons@kazanlaw.com Dominic J. Picca on behalf of Unknown Dale Earnhardt, Inc. dpicca@mintz.com, Docketing@mintz.com Donald F. Baty, Jr. on behalf of Debtor Motors Liquidation Company dbaty@honigman.com
Douglas B. Rosner on behalf of Creditor 767 Fifth Partners LLC drosner@goulstonstorrs.com Douglas Gregory Blankinship on behalf of Creditor Lisa Phaneuf gblankinship@fbfglaw.com Eamonn O'Hagan on behalf of Attorney Hilliard Munoz Gonzales LLP and Thomas J. Henry Injury Attorney eohagan@goodwinprocter.com Edward Smith on behalf of Creditor Camino Real Chevrolet, Inc. easmith@venable.com, NYBankruptcyDocketing@venable.com Edward A. Friedman on behalf of Defendant Aurelius Investment LLC efriedman@fklaw.com, vgarvey@fklaw.com; jshaw@fklaw.com Edward F. Haber on behalf of Defendant Reams City of Montgomery Alabama Employees Retirement System ehaber@shulaw.com, filing@shulaw.com;mblauner@shulaw.com;pvallely@shulaw.com Elihu Inselbuch on behalf of Attorney Caplin & Drysdale, Chartered eb@capdale.com
Elizabeth Weller on behalf of Creditor Cameron County dallas.bankruptcy@publicans.com, evelyn.palmer@lgbs.com Elizabeth K. Flaagan on behalf of Creditor Oxbow Carbon & Minerals LLC $\verb|elizabeth.flaagan@faegrebd.com|, carol.wildt@faegrebd.com|, brad.dempsey@faegrebd.com| \\$ Elliot Moskowitz on behalf of Defendant Arrowgrass Master Fund Ltd elliot.moskowitz@dpw.com, ecf.ct.papers@davispolk.com Emil A. Kleinhaus on behalf of Defendant JPMorgan Chase Bank, N.A. eakleinhaus@wlrk.com, calert@wlrk.com Eric Fisher on behalf of Creditor Committee Official Committee of Unsecured Creditors of General Motors Corporation fishere@dicksteinshapiro.com, nybankruptcydocketing@dicksteinshapiro.com Eric Fisher on behalf of Plaintiff Motors Liquidation Company Avoidance Action Trust fishere@dicksteinshapiro.com, nybankruptcydocketing@dicksteinshapiro.com
Eric A. Goldberg on behalf of Unknown Seneca Insurance Company, Inc. eg@kahngoldberg.com
Eric Alwin Boden on behalf of Creditor Ad Hoc Committee of Consumer Victims of General Motors tclancy@schnader.com Eugene J. Chikowski on behalf of Interested Party American Express Travel Related Services Inc. eugene.chikowski@flastergreenberg.com Frank McGinn on behalf of Creditor Iron Mountain Information Management, Inc. ffm@bostonbusinesslaw.com Frank W. DiCastri on behalf of Creditor Webasto Roof Systems Inc. fdicastri@foley.com on behalf of Creditor International Ass'n of Machinists & Aerospace Frederick Perillo

Gary Peller on behalf of Attorney Gary Peller peller@law.georgetown.edu
Gary Ticoll on behalf of Defendant Drawbridge DSO Securities LLC ticollg@gtlaw.com

Workers (IAMAW) fp@previant.com

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 85 of 89

District/off: 0208-1 User: brichards Page 3 of 7 Date Royd: Oct 22, 2015 Form ID: pdf001 Total Noticed: 1 The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued) German Yusufov on behalf of Creditor PIMA COUNTY pcaocvbk@pcao.pima.gov Gerrit M. Pronske on behalf of Plaintiff Boyd Bryant gpronske@pronskepatel.com Gordon J. Toering on behalf of Defendant Alticor Inc gtoering@wnj.com Gregory Oxford on behalf of Counter-Claimant General Motors Company goxford@icclawfirm.com Gregory K. Arenson on behalf of Unknown Kimi L. Hurst garenson@kaplanfox.com Gregory W. Fox on behalf of Attorney Hilliard Munoz Gonzales LLP and Thomas J. Henry Injury Attorney qfox@qoodwinprocter.com on behalf of Unknown Patrice Witherspoon sdabney@kslaw.com, H. Slayton Dabney, Jr. rtrowbridge@kslaw.com Hanh V. Huynh on behalf of Transferee Kayson 48 Corp. hhuynh@herrick.com, courtnotices@herrick.com Harold S. Novikoff on behalf of Defendant JPMorgan Chase Bank, N.A. hsnovikoff@wlrk.com, calert@wlrk.com Harry A. Light on behalf of Defendant General Motors Corporation light@fec.net Harvey A. Strickon on behalf of Unknown Rolls-Royce plc and Rolls-Royce Corporation harveystrickon@paulhastings.com Harvey R. Miller on behalf of Debtor Motors Liquidation Company garrett.fail@weil.com State of Indiana Major Moves Heather M. Crockett on behalf of Defendant heather.crockett@atg.in.gov Henry A. Efroymson on behalf of Creditor Honeywell International Inc. henry.efroymson@icemiller.com J Eric Charlton on behalf of Creditor Autoport Limited echarlton@barclaydamon.com, rjones@barclaydamon.com J. Alex Kress on behalf of Creditor KONE, Inc. and KONE Elevators akress@becker.legal, jalexkress@gmail.com;maferrentino@becker.legal J. Casey Roy on behalf of Interested Party The State of Texas on Behalf of The T Department of Transportation, Motor Vehicle Division casey.roy@oag.state.tx.us Jacob F. Lamme on behalf of Creditor St. Regis Mohawk Tribe lamme@mltw.com James B. Helmer, Jr. on behalf of Creditor Roger L Sanders jhelmer@fcalawfirm.com, The State of Texas on Behalf of The Texas wdiggs@fcalawfirm.com James Christopher Caldwell on behalf of Creditor Satterlund Supply Company ccaldwell@starkreagan.com James D. Newbold on behalf of Interested Party State of Illinois James.Newbold@illinois.gov James E. DeLine on behalf of Creditor AVL Americas, Inc. jed@krwlaw.com, pal@krwlaw.com

James E. Hough on behalf of Defendant Citigroup Global Markets Inc. jhough@mofo.com

James M. Martin on behalf of Unknown Frank L. Pugh mmllaw@swbell.net James Michael Lawniczak on behalf of Creditor Carolina Forge Company jlawniczak@calfee.com
Jan I. Berlage on behalf of Creditor Harold Martin JBerlage@GHSLLP.com
Jason A. Zweig on behalf of Unknown State of Arizona ex rel. Mark Brnovich, the Attorney General jzweig@kaplanfox.com Jayson B. Ruff on behalf of Creditor Swagelok Company jruff@mcdonaldhopkins.com Jeanette M. Gilbert on behalf of Creditor L.C. Jackson jgilbert@motleyrice.com Jeff Klusmeier on behalf of Creditor State of Missouri jeff.klusmeier@ago.mo.gov, Michelle.Hirschvogel@ago.mo.gov Jeffrey Rhodes on behalf of Unknown Motors Liquidation Company Avoidance Action Trust bankruptcy-jr@dsmo.com; canavanp@dicksteinshapiro.com Jeffrey C. Wisler on behalf of Unknown Connecticut General Life Insurance Company and related CIGNA entities jwisler@connollygallagher.com Jeffrey J. Jones on behalf of Defendant General Motors LLC jjjones@jonesday.com
Jeffrey S. Sabin on behalf of Interested Party Deutsche Bank AG JSSabin@Venable.com
Jeffrey S. Stein on behalf of Claims and Noticing Agent Garden City Group, Inc PACERTeam@gardencitygroup.com, michelle.murphy@gcginc.com Jeffrey S. Stein on behalf of Claims and Noticing Agent PACERTeam@gardencitygroup.com, michelle.murphy@gcginc.com GCG, Inc Jeffrey T. Wegner on behalf of Creditor Kansas City Board of Public Utilities jeffrey.wegner@kutakrock.com, marybeth.brukner@kutakrock.com Jennifer Lauren Saffer on behalf of Creditor jlsaffer@jlsaffer.com, vjohnson@jlsaffer.com TMI Custom Air Systems, Inc. Joan M Blackwell on behalf of Defendant State of Indiana Major Moves joan.blackwell@atg.in.gov Joel Wertman on behalf of Defendant DE-SEI Institutional Investment Trust - High Yield Bond Fund jmwertman@mdwcg.com John A. Simon on behalf of Creditor Cooper-Standard Automotive, Inc. jsimon@foley.com Emigrant Business Credit Corp. jcarberry@cl-law.com Avery Dennison jkostelnik@frantzward.com John F. Carberry on behalf of Creditor John F. Kostelnik on behalf of Unknown John J. Privitera on behalf of Creditor St. Regis Mohawk Tribe privitera@mltw.com, hill@mltw.com;lamme@mltw.com John M. Callagy on behalf of Defendant JPMorgan Chase Bank, N.A. jcallagy@kelleydrye.com John P. Dillman on behalf of Creditor Angelina County houston_bankruptcy@publicans.com Angelina County houston_bankruptcy@publicans.com John T. Banks on behalf of Unknown Hidalgo County jbanks@pbfcm.com, jbanks@ecf.inforuptcy.com
John T. Gregg on behalf of Creditor Continental Tire North America, Inc. jgregg@btlaw.com Jonathan Bradley Alter on behalf of Unknown Travelers Casualty and Surety Company of America jonathan.alter@bingham.com Jonathan I. Rabinowitz on behalf of Attorney Jonathan I. Rabinowitz jrabinowitz@rltlawfirm.com, ypalmeri@rltlawfirm.com Jonathan L. Flaxer on behalf of Interested Party ABC Flooring, Inc. jflaxer@golenbock.com,

Joon P. Hong on behalf of Attorney Richards Kibbe & Orbe LLP joonhong@chapman.com

eneuman@golenbock.com; mweinstein@golenbock.com

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 86 of 89

District/off: 0208-1 User: brichards Page 4 of 7 Date Royd: Oct 22, 2015 Form ID: pdf001 Total Noticed: 1 The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued) Joseph A. Dworetzky on behalf of Plaintiff NCR Corporation jad@hangley.com Joseph B. Koczko on behalf of Unknown Linden Development, LLC joseph.koczko@thompsonhine.com Joseph H. Lemkin on behalf of Defendant Alticor Inc joseph.lemkin@gmail.com Joseph H. Smolinsky on behalf of Defendant Motors Liquidation Company Joseph.Smolinsky@weil.com, matthew.goren@weil.com;katherine.doorley@weil.com;mario.ventura@weil.com Joseph M. Cerra on behalf of Creditor Affiliated Computer Services of Spain SL jcerra@formanlaw.com Joseph N. Cordaro on behalf of Unknown United States Of America joseph.cordaro@usdoj.gov Joseph R. Sgroi on behalf of Debtor Motors Liquidation Company jsgroi@honigman.com Joshua Paul Davis on behalf of Unknown Dori Powledge josh@thejdfirm.com, maria@thejdfirm.com; kelly@thejdfirm.com Judy B. Calton on behalf of Attorney Honigman Miller Schwartz and Cohn LLP jcalton@honigman.com Julianne Cutruzzula Beil on behalf of Unknown Carolyn Rickard jbeil@cnlawfirm.net Justin S. Brooks on behalf of Unknown Grant & Eisenhofer P.A., Baron & Budd, P.C. and the Cooper Law Firm as counsel for certain class action cases jbrooks@gelaw.com Karon Y. Wright on behalf of Creditor c/o Karon Y. Wright Travis County karon.wright@co.travis.tx.us, bkecf@co.travis.tx.us Kathleen H. Klaus on behalf of Unknown Mtech Associates, LLC khk@maddinhauser.com Ken Kansa on behalf of Unknown Wells Fargo Bank Northwest, N.A., as Agent to the TPC Lenders kkansa@sidley.com Kenneth Ziman on behalf of Creditor TPI Incorporated kziman@stblaw.com Kenneth C Anthony, Jr. on behalf of Unknown Kenneth Anthony kanthony@anthonylaw.com, janthony@anthonylaw.com Kevin Blaney on behalf of Attorney Kevin Blaney kblaney@kevinblaney.com, bmorehead@kevinblaney.com Kim Martin Lewis on behalf of Interested Party Convergys Corporation kim.lewis@dinslaw.com, john.persiani@dinslaw.com;lisa.geeding@dinslaw.com;patrick.burns@dinslaw.com Kimberly Salomon on behalf of Creditor Rose Cole ksalomon@formanlaw.com Kirk L. Brett on behalf of Defendant Credit Suisse AG kbrett@dsllp.com Larry A. Levick on behalf of Creditor Affiliated Computer Services, Inc. levick@singerlevick.com, croote@singerlevick.com;scotton@singerlevick.com Larry E. Parres on behalf of Unknown Leggett and Platt lparres@lewisrice.com

Lauren Beslow on behalf of Creditor United Parcel Service, Inc. Lauren.Beslow@quarles.com

Lawrence P. Eagel on behalf of Unknown County of Bastrop, et al. eagel@bragarwexler.com

Leonora K. Baughman on behalf of Creditor City of Detroit ecf@kaalaw.com

Leslie Levy on behalf of Interested Party State of Nebraska, Attorney General's Office leora.platte@nebraska.gov Lisa H. Rubin on behalf of Trustee Wilmington Trust Company lrubin@gibsondunn.com, MAO@gibsondunn.com on behalf of Defendant Lorraine S. McGowen Banca di Credito Cooperativo di Roma Societa Cooperativa lmcgowen@orrick.com, dfelder@orrick.com Lynn M. Brimer on behalf of Creditor Pioneer Steel Corporation lbrimer@stroblpc.com
Marc B. Merklin on behalf of Creditor FirstEnergy Corporation mmerklin@brouse.com Marc H. Edelson on behalf of Plaintiff Donna M. Trusky medelson@edelson-law.com Marc N. Swanson on behalf of Creditor Kongsberg Automotive Holdings ASA swansonm@millercanfield.com Margreta Morgulas, on behalf of Creditor West Covina Motors, Inc. mmorgulas@okinhollander.com Maria A. Bove on behalf of Unknown Certain Class Action Plaintiffs mbove@pszjlaw.com, dharris@pszjlaw.com;mbove@pszjlaw.com Maria Elena Douvas on behalf of Defendant Appaloosa Investment Limited Partnership I mariadouvas@paulhastings.com Marianne Goldstein Robbins on behalf of Creditor International Ass'n of Machinists & Aerospace Workers (IAMAW) MGR@PREVIANT.COM, MGR@PREVIANT.COM iEM@PREVIANT.COM Maricel E.V. Skiles on behalf of Defendant State of Indiana Major Moves maricel.skiles@atg.in.gov, Heather.Crockett@atg.in.gov;Stephanie.Patrick@atg.in.gov
Mark Schlachet on behalf of Plaintiff Alante Carpenter individually and on behalf of all others similarly situated mschlachet@gmail.com Mark E. McKane on behalf of Plaintiff New United Motors Manufacturing, Inc. mmckane@kirkland.com, beth.friedman@kirkland.com;sarah.farley@kirkland.com Mark L. Brown on behalf of Counter-Defendant LakinChapman LLC markb@slchapman.com
Mark P. Robinson, Jr. on behalf of Unknown The People of the State of California, acting by and through Orange County District Attorney Tony Rackauckas mrobinson@rcrlaw.net, beachlawyer51@hotmail.com Mark Russell Owens on behalf of Creditor Hirata Corporation of America mowens@btlaw.com, mowens@btlaw.com;bankruptcyindy@btlaw.com Mark S. Frankel on behalf of Creditor Commercial Contracting Corporation mfrankel@couzens.com Mark T. Power on behalf of Defendant Bechtel Trust & Thrift Plan MPower@HahnHessen.com, jcerbone@hahnhessen.com;jzawadzki@hahnhessen.com;jorbach@hahnhessen.com;sthompson@hahnhessen.com; aladd@hahnhessen.com; chunker@hahnhessen.com Marshall C. Turner on behalf of Creditor Newport Television marshall.turner@husch.com
Martin Krolewski on behalf of Defendant JPMorgan Chase Bank, N.A. mkrolewski@kelleyd JPMorgan Chase Bank, N.A. mkrolewski@kelleydrye.com, docketing@kelleydrye.com; BankruptcyCourt@KelleyDrye.com Martin James Weis on behalf of Creditor Medco Health Solutions, Inc. weismj@dilworthlaw.com Marvin E. Clements, Jr. on behalf of Creditor Tennessee Board of Regents-Columbia State

Mary Kay Shaver on behalf of Creditor ADAC Plastics, Inc. mkshaver@varnumlaw.com

Community College agbanknewyork@ag.tn.gov

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 87 of 89

District/off: 0208-1 User: brichards Page 5 of 7 Date Rcvd: Oct 22, 2015

Form ID: pdf001 Total Noticed: 1 The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued) Matthew Williams on behalf of Unknown Motors Liquidation Company GUC Trust mjwilliams@gibsondunn.com, sweiner@qibsondunn.com;akeats@qibsondunn.com;amoskowitz@qibsondunn.com;DFeldman@qibsondunn.com Matthew A. Hamermesh on behalf of Creditor NCR Corporation mhamermesh@hangley.com
Matthew E. Wright on behalf of Unknown Dolly Walton mwright@hmdlaw1.com, tscott@hmdlaw1.com Matthew F. Kye on behalf of Creditor Heard Robins Cloud & Black LLP mkye@magnozzikye.com Matthew J. Riopelle on behalf of Plaintiff Toyota Motor Corporation mriopelle@foley.com
Matthew K. Beatman on behalf of Unknown Westfalia-Automotive GMBH mbeatman@zeislaw.com Maureen F. Leary on behalf of Unknown New York State Department of Environmental Conservation maureen.leary@oag.state.ny.us Melissa Z. Neier on behalf of Interested Party Sonic Automotive, Inc. mneier@ibolaw.com Michael A. Maricco on behalf of Creditor Pension Benefit Guaranty Corporation efile@pbgc.gov
Michael A. Nedelman on behalf of Creditor Crown Enterprises Inc. mnedelman@nglegal.com
Michael C. Lambert on behalf of Creditor Compania Sud Americana de Vapores S.A. mclambert@lawpost-nyc.com Michael E. Norton on behalf of Creditor Michael G. Cruse on behalf of Creditor Michael J. Pendell on behalf of Unknown Plaintiffs mpendell@motleyrice.com Michael James Edelman on behalf of Creditor Export Development Canada mjedelman@vedderprice.com, ecfnydocket@vedderprice.com Michael K. Cross on behalf of Defendant Green Hunt Wedlake, Inc., as trustee for General Motors Nova Scotia Finance Company mcross@akingump.com Michael M. Krauss on behalf of Defendant Indiana University michael.krauss@faegrebd.com
Michael R. Enright on behalf of Creditor Carrier Corporation menright@rc.com
Michael R. Wernette on behalf of Attorney CIE Celaya, S.A. de C.V. mwernette@schaferandweiner.com Michael S. Davis on behalf of Unknown American International Specialty Lines Insurance Co. and other entities related to Chartis, Inc. mdavis@zeklaw.com, mmccarthy@zeklaw.com;rguttmann@zeklaw.com;mmillnamow@zeklaw.com Michael S. Etkin on behalf of Interested Party Plaintiff and Putative Class re: Peggy Sue Jones, et al. v. General Motors, LLC and Larry Darby, et al. v. General Motors, LLC and Delphi Automotive PLLC metkin@lowenstein.com, mseymour@lowenstein.com Michael S. Holmes on behalf of Creditor River Oaks L-M, Inc. dba Westpoint mshpclaw@gmail.com, mshatty@yahoo.com Michael T. Conway on behalf of Creditor Detroit Diesel Corporation michael.conway@leclairryan.com Michelle Goldis on behalf of Unknown Lowe's Companies, Inc. michelle.goldis@wilmerhale.com Michelle T. Sutter on behalf of Creditor Ohio Attorney General msutter@ag.state.oh.us N. Kathleen Strickland on behalf of Creditor Remy International, Inc. kstrickland@rmkb.com
Nan E. Joesten on behalf of Interested Party General Motors Retiree Association njoesten@fbm.com Neil Andrew Goteiner on behalf of Interested Party General Motors Retiree Association ngoteiner@fbm.com, calendar@fbm.com;karentsen@fbm.com Nicholas Heath Wooten on behalf of Unknown Dianne Ashworth nick@nickwooten.com, notices@nickwooten.com;linnea@nickwooten.com Oren Giskan on behalf of Plaintiff Rodolfo Fidel Mendoza ogiskan@gslawny.com Oscar B. Fears, III on behalf of Creditor Georgia Department of Revenue bfears@law.ga.gov Oscar N. Pinkas on behalf of Defendant Canadian Imperial Bank of Commerce oscar.pinkas@dentons.com P. Warren Hunt on behalf of Creditor AVL Americas, Inc. pwh@krwlaw.com Patrick E. Mears on behalf of Creditor M-Heat Investors, LLC patrick.mears@btlaw.com Patrick G. Warner on behalf of Plaintiff John Morgenstein pgwarn@climacolaw.com Patrick J. Orr on behalf of Unknown MLC Asbestos PI Trust tklestadt@klestadt.com;kgarofalo@klestadt.com Patrick J. Trostle on behalf of Debtor Motors Liquidation Company ptrostle@jenner.com Paul H. Silverman on behalf of Creditor Class of Saturn Consumers PSilverman@mclaughlinstern.com Paul J. Pascuzzi on behalf of Creditor The McClatchy Company ppascuzzi@ffwpla Paul J. Ricotta on behalf of Creditor Hitachi Automotive Products (USA), Inc. The McClatchy Company ppascuzzi@ffwplaw.com pricotta@mintz.com, docketing@mintz.com Peter D'Apice on behalf of Creditor Ad Hoc Committee of Asbestos Personal Injury Claimants dapice@sbep-law.com Peter D'Apice on behalf of Unknown Grant & Eisenhofer P.A., Baron & Budd, P.C. and the Cooper Law Firm as counsel for certain class action cases dapice@sbep-law.com on behalf of Unknown Deloitte Tax LLP gschwed@loeb.com, Peter Gregory Schwed tcummins@loeb.com Peter S. Partee on behalf of Interested Party DTE Pontiac North, LLC ppartee@hunton.com
Phillip W. Bohl on behalf of Creditor Willette Acquisition Corp., a/k/a Digital Technologies and Allied Vaughn phillip.bohl@gpmlaw.com R. Christopher Cataldo on behalf of Plaintiff MCM Management Corp. ccataldo@jaffelaw.com R. Hugh Stephens on behalf of Creditor Stephens & Stephens, LLP hstephens@stephensstephens.com Renee M. Dailey on behalf of Creditor Georg Fischer Automotive AG renee.dailey@bgllp.com, meghan.olsen@bgllp.com Richard David Lane on behalf of Defendant DE-SEI Institutional Investment Trust - High Yield Bond Fund rdlane@mdwcg.com

BMW Group rkruger@jaffelaw.com

Financial Engines Advisors L.L.C.

Richard E. Kruger on behalf of Creditor

richard.epling@pillsburylaw.com

on behalf of Creditor

Richard L. Epling

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 88 of 89

District/off: 0208-1 User: brichards Page 6 of 7 Date Royd: Oct 22, 2015 Form ID: pdf001 Total Noticed: 1 The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued) Richard L. Ferrell on behalf of Creditor EnovaPremier of Michigan LLC Ferrell@taftlaw.com Richardo I. Kilpatrick on behalf of Creditor City of Detroit eof@kaalaw.com Robert Sidorsky on behalf of Creditor A Raymond, Inc. sidorsky@butzel.com Robert B. Weiss on behalf of Debtor Motors Liquidation Company rweiss@honigman.com
Robert D. Gordon on behalf of Creditor ATS Automation Tooling Systems, Inc. rgordon@clarkhill.com Robert D. Wolford on behalf of Creditor Benteler Automotive Corp. ecfwolfordr@millerjohnson.com Robert H. Brownlee on behalf of Creditor c/o Robert Brownlee Maritz Holdings Inc. rbrownlee@thompsoncoburn.com Robert L. LeHane on behalf of Creditor LBA Realty Fund III Company IX, LLC KDWBankruptcyDepartment@Kelleydrye.com; MVicinanza@ecf.inforuptcy.com Robert T. Schmidt on behalf of Plaintiff Official Committee of Unsecured Creditors of Motors Liquidation Company, et al. rschmidt@kramerlevin.com Robert W. Phillips on behalf of Interested Party Certain Mesothelioma Claimants rphillips@simmonscooper.com Roland Hwang on behalf of Unknown Michigan Department of Energy, Labor & Economic Growth, Unemployment Insurance Agency hwangr@michigan.gov Ronald Jay Smolow on behalf of Plaintiff Donna M. Trusky ron@smolow.com, pat@smolow.com Ronald S. Pretekin on behalf of Creditor Harco Manufacturing Group LLC piatt@coollaw.com Russell Carl Babcock on behalf of Unknown The Estate of Kathleen Pillars, Deceased russellbabcock@aol.com, marylynnmcphail@yahoo.com Ryan D. Heilman on behalf of Attorney BASF Corporation rheilman@schaferandweiner.com S. Alyssa Young on behalf of Plaintiff Barbara Allen ayoung@leaderberkon.com Sarah L. Prutzman on behalf of Defendant Citigroup Global Markets Inc. slp4@mofo.com, docketny@mofo.com Sarah M. Chen on behalf of Unknown Praxair Distribution Inc. schen@lockelord.com, docket@lockelord.com Sarah Sandok Rabinovici on behalf of Creditor SKF USA Inc. rabinovicis@pepperlaw.com Scott A. Golden on behalf of Interested Party News America Incorporated sagolden@hhlaw.com Scott I. Davidson on behalf of Defendant General Motors LLC sdavidson@kslaw.com Scott I. Davidson on behalf of Interested Party General Motors LLC sdavidson@kslaw.com Scott J. Freedman on behalf of Attorney Dilworth Paxson LLP sfreedman@dilworthlaw.com Scott L. Esbin on behalf of Transferee Pandora Select Partners, LP bankruptcyinfo@esbinalter.com, bankruptcyinfo@esbinalter.com
Scott N. Brown, Jr. on behalf of Creditor Hamilton County Trustee snb@smrw.com
Sean E. O'Donnell on behalf of Defendant Green Hunt Wedlake, Inc., as trustee for General Motors Nova Scotia Finance Company sodonnell@akingump.com, nymco@akingump.com;sspector@akingump.com Sean E. O'Donnell on behalf of Unknown Green Hunt Wedlake, Inc., Trustee $\verb|sodonnell@akingump.com|, & nymco@akingump.com| \\ \verb|sspector@akingump.com| \\ \\ |sodonnell@akingump.com| \\ |sodonnell@akingump.$ Sharon L. Stolte on behalf of Creditor Haldex Credit Services Corp. sharon.stolte@stinsonleonard.com Shaya M. Berger on behalf of Unknown Motors Liquidation Company GUC Trust bergers@dicksteinshapiro.com Stanley B. Tarr on behalf of Interested Party Cellco Partnership d/b/a Verizon Wireless on behalf of itself and its controlled affiliates tarr@blankrome.com Stephen M. Gross on behalf of Attorney McDonald Hopkins PLC sgross@mcdonaldhopkins.com Stephen S. LaPlante on behalf of Interested Party Ford Motor Company laplante@millercanfield.com Steve Berman on behalf of Unknown Ignition Switch Plaintiffs steve@hbsslaw.com, heatherw@hbsslaw.com,carrie@hbsslaw.com Steven A. Ginther on behalf of Creditor Steven B. Eichel on behalf of Defendant Missouri Department of Revenue sdnyecf@dor.mo.gov Intesa Sanpaolo Private Banking SPA seichel@crowell.com Steven B. Eichel on behalf of Creditor Winkelmann Sp. z.o.o. se@robinsonbrog.com Steven B. Flancher on behalf of Interested Party Michael A. Cox Attorney General Michael A. Cox Attorney General for the State of Michigan flanchers@michigan.gov Steven B. Soll on behalf of Unknown Certain Class Action Plaintiffs ssoll@oshr.com, awilliams@oshr.com;asilverstein@otterbourg.com;swells@otterbourg.com Steven Harris Blatt on behalf of Unknown Mount Kisco Chevrolet Cadillac Hummer, Inc. sblatt@dealerlaw.com Steven J. Reisman on behalf of Defendant DbX Risk Arbitrage 1 Fund, Lyxor/Paulson International Fund Limited, Paulson Enhanced Ltd., Paulson International Ltd., Paulson Partners Enhanced, L.P., and Paulson Partners L.P. sreisman@curtis.com, cgiglio@curtis.com;jdrew@curtis.com;mgallagher@curtis.com;tsmith@curtis.com;bbutterfield@curtis.c \circ m on behalf of Defendant DbX - Risk Arbitrage 1 Fund, HFR MA Strategic Master Steven J. Reisman Trust, Institutional Benchmarks Series (Master Feeder) Ltd., Lyxor/Paulson International Fund Limited, Paulson Enhanced Ltd., et al. sreisman@curtis.com, cgiglio@curtis.com;jdrew@curtis.com;mgallagher@curtis.com;tsmith@curtis.com;bbutterfield@curtis.c Steven M. Bierman on behalf of Unknown WELLS FARGO BANK, N.A. sbierman@sidley.com, emalin@sidley.com;emcdonnell@sidley.com Steven R. Montgomery on behalf of Creditor J.B. Hunt Transport Services, Inc. smontgomery@rawle.com

Stewart D Aaron on behalf of Defendant Kynikos Opportunity Fund II LP

stewart.aaron@aporter.com

09-50026-reg Doc 13513 Filed 10/24/15 Entered 10/25/15 00:21:57 Imaged Certificate of Notice Pg 89 of 89

District/off: 0208-1 Page 7 of 7 User: brichards Date Royd: Oct 22, 2015 Form ID: pdf001

Total Noticed: 1

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Stuart A. Krause on behalf of Interested Party Toyota Tsusho America, Inc. skrause@zeklaw.com Susan M. Cook on behalf of Creditor Knight Facilities Management, Inc. smcook@lambertleser.com Susan R. Katzoff on behalf of Creditor Niagara Mohawk Power Corporation, d/b/a National Grid skatzoff@barclaydamon.com, lmcrobbie@barclaydamon.com
Thomas B. Radom on behalf of Creditor Gates de Mexico SA de CV radom@butzel.com

Thomas E. Coughlin on behalf of Creditor MCM Management Corp. tcoughlin@jaffelaw.com Thomas J. Schank on behalf of Creditor John N. Graham, Trustee for the Bankruptcy Estate of

High Tech Packaging, Inc. tomschank@hunterschank.com

Thomas P. Sarb on behalf of Creditor Benteler Automotive Corp. ecfsarbt@millerjohnson.com
Thomas W. Schouten on behalf of Creditor Ridgeview Industries, Inc. tschouten@dunnsslaw.com
Todd S Garber on behalf of Creditor Lisa Phaneuf tgarber@fbfglaw.com
Tonya A. Trumm on behalf of Creditor Jefferson Wells International, Inc.

tatrumm@michaelbest.com, safonte@michaelbest.com

Trent P. Cornell on behalf of Interested Party General Motors National Retiree Association, Over The Hill Car People, LLC tcornell@pedersenhoupt.com

Victor J. Mastromarco, Jr. on behalf of Unknown Gerald Haynor vmastromar@aol.com

Victor J. Mastromarco, Jr. on behalf of Creditor Pillars, Estate of Kathleen Pillars,

Deceased vmastromar@aol.com

Victoria D. Garry on behalf of Creditor Ohio Attorney General vgarry@ag.state.oh.us Wendy S. Walker on behalf of Creditor A.P. Moller-Maersk A/S wwalker@morganlewis.com Whitney L. Mosby on behalf of Defendant Manual Transmissions of Muncie, LLC wmosby@binghammchale.com

William P. Weintraub on behalf of Attorney Hilliard Munoz Gonzales LLP and Thomas J. Henry Injury Attorney wweintraub@goodwinprocter.com, gfox@goodwinprocter.com

Yolanda M. Humphrey on behalf of Creditor Tomball Independent School District houbank@pbfcm.com, tpope@pbfcm.com

c/o Robert Brownlee Maritz Holdings Inc. rbrownlee@thompsoncoburn.com

TOTAL: 289