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### Endorsed Order:

Mr. Dunsmore's motion, dated December 11, 2015, is denied for failure to articulate a *prima facie* basis for the requested relief.

Dated: New York, New York December 16, 2015 *s/Robert E. Gerber* United States Bankruptcy Judge

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Dany Dursner AD6257 CJA 150 2 Box J2200 31 Stochton Cu 95213 4 5 6 7 UNITED STATES BANKRUPTCY COURT 8 SOUTHERN DISTRICT OF NEW YORK 9 Case # 09.50026(26) IN RS 10 General Motors 11 IGNATION SWITCH Litigation 12 Dary Dusmare 13 Plantilt 14 Ú 15 General Motors et al 16 Dehendants 17 ACF. d. ... t in Support 18 Jolucial of Motion 19 ce, Contrupt Note effective assistance Request for Relief 20 21 Danyl Dursmore state and Declare 22 23 I an a plaintill involved in to above 24 + tled actions That I have contacted all 25 coursel ordered by the Court To represent 26 This plaintif Concerning The Four Threshold 27 issues and selected all Coursel To Represent 1072 28

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Dany Oursuard 111 AD6257 CJA 150 2 CEIV E E Box 32200 3 Stockton Ce 95217 DEC 11 2015 4 5 U.S. BANKRUPTCY COURT SO DIST OF NEW YORK 6 7 8 UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK 9 10 IN RE Case# 09-50026 RE6 General Motors 11 IGNITION SWITCH LITIGATION 12 Dary Durshare 13 April fill 14 15 V General Motion Etcl 16 Dehuderts 17 table of Context 18 Authorities 19 Support of Motion Judicial Notice 20 pt in effective 21 Request for -erce 5.5 22 Rebet 23 IN RE Miserer (1985) 38 C3d 24 543 213 CR 569 -25 People V Moses (1996) 43 CAUTH 462 26 2 468 50 CRZd 89 -27 28 1042

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Per order of This court Exhibit A 2 and That only one Coursel has Contacted 3 Me That being William P Weartraub and That he Fraudulantly represented himself 4|| 5 Concerning his involvement in This case 6 ad his representation of this plaintilf 7 and refused this order to represent this plaintiff Concerning The Four Threshold 9 issues in contempt of this court and 10 other Coursel have not responded as well 8 11 Concerning representation ordered by This 12 Court 13 That These actions are Violating plaintills 14 Constitutional Due process rights 15 16 17 18 19 20 21 22 23 25 ± Declare under pualty of perjuny is three 26 Under The Laws of The State of California 24 12/1/15 D-D-e 27 28 2082

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2 and for plantiff to select one or 2 More to do So 3 Plaintiff promptly selected all and 4 Notified then of such; plaintill has 5 Recieved No Correspondence From 6 any except willian P weintraup, Who 7 First fraudulantly represented hinself 8 to the Claiming he had to molvement in Said Case <u>Exhibit B</u> on oct 10/22 2015 11 Despite stating he would not be 12 responding again with Correspondence 13 7 Recieved Correspondence from 14 willian P Weintraup on Nov 17 15 2015 who is plaintiffs opinion is 16 in Contempt of This Counts order 17 <u>Exh. b. t A</u> To represent This plaintiff 18 after having been contacted by My 19 Self and arder of The Count Derying 20 This plaintil his Due process rights 21 Concerning the issues 22 This Counsel Claums That in his 23 24 Correspondence That his representation is 25 The representation of the other (3) Co-lead 26 Counsel Exhibit C 27 20f3 28

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IN fact stating he is in effectively 2 Representing not only this plaintill but 3 all plaint. It's because he representing 4 Covensel and Not Plaintiff or Plaintif s and Directly states he refuses to 6 represent this plaintiff Concerning the 7 four threshold issues as orchard by 8this Court 9 This Coursel or all Coursel Should 10 11 be drecting ordered to again "Concerning" representan of This plaintill and his 13 15 issues concerning the foortheshold 16 issues and abard This plaintill his 17 rights to oppropriate representation of 18 his unique Clains Concerning The 19 Four Threshold issues and any and all 20 other relief avoilable neloding finding 21 all Coursel n Contempt of This Courts 22 or ders 23 24 I Declare inder pratty of perjury is 25 True inder the laws of The State of California 26 12/1/15 D-10-e 27 28 30f3

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Dany Durmare AD6237 CJA 150 2 Box 32200 3 Stockton ce 95213 4 5 6 7 UNITED STATES BANKRUPTCY COURT 8 SOUTHERN DISTRICT OF NEW YORK 9 IN RE 10 Case 09 - 50026 (REG) General Motors 11 IGNITION Switch Litigetion 12 Darry Dursman 13 plantif 14 15 General Motor etcl 16 Defindents 17 menorandun st Points 18 Arthorities 19 of Motion support 20 botice Contropt Labor. n effective assistance 21 Request for Relict 22 23 Disobedience of a court order Maybe 24 penshed as a contrupt only if the order 25 meets several prerequisites. The order Must 26 be valid and with n the conts power 27 28 1072

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Motion 3 pages 1 --- r pages Menoranden 2 z payes Andrit 3 4 Lodgenerts 5 Exhib.t A 6 1 page order Cont 7 Exhb.t B 8 Correspondence oct 22 2015 - - ---5 pages 9 Eyn.bt C 10 1 page Nov 17 2015 Correspondence 11 12 13 14 15 16 17 18 19 + Declare inde peratty of perjary These lodgements are true inder peratty of pajery inder the lows of The State of California 20 21 22 23 24 25 12/1/15 26 27 zofz 28

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to ata nre Miserer (1985) 38 C3d 2 543 213 CR 569 The terms of The order 3 most be specific and Narrowly Drawn 4) and must be set by The Count its 5 Self People V Moses (1996) 43 CAYTH 462 6 468 50 CRZd 89 7 Here The Court Gave an order That 8 9 This plaintiff would be represented by 10 Scleeted Coursel Exhibit A and That 11 Plantiff Could Scleet one or all 12 Coursel to represent him concerning The 13 Four threshold issues 14 15 This plaintif has selected all and 16 only one has responded and has done 17 So with Fraudulant mis representation and 18 refusal of the order resulting in effective 19 assistance and Clear Violation of This 20 plaintilles Due process rights both in 21 this Coart his civil complaint ad 22 his writ of holseas on wrangful Conviction 23 in which Said exceptory evidence 24 Connected with This case must occur 26 I Declare inder the percity of perjory 27 is true unde The Laws of The State of 28 California 12/1/15 D/D-e 20F2

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Judgment, including without limitation, the provisions of paragraph 13 of the Judgment."

(c) If a counsel for a Non-Ignition Switch Pre-Closing Accident Plaintiff or Non-Ignition Switch Plaintiff listed on Exhibit "D" believes that, notwithstanding the Decision and this Judgment, it has a good faith basis to maintain that its lawsuit, or certain claims or causes of action contained therein, against New GM should not be dismissed or stricken, it shall file a pleading with this Court within 17 business days of this Judgment ("<u>No Dismissal-Pleading</u>"). Such No Dismissal Pleading may request, as part of any good faith basis to maintain a lawsuit (or certain claims or causes of action contained therein) against New GM, (i) an opportunity to select one or more designated counsel from among the affected parties to address the Four Threshold Issues with respect to particular defects in the vehicles involved in the accidents or incidents that form the basis for the subject claims, and (ii) the establishment of appropriate procedures (including a briefing schedule and discovery, if appropriate) with respect thereto. If a No Dismissal Pleading is timely filed, New GM shall have 17 business days to respond to such pleading. The Court will schedule a hearing thereon if it believes one is necessary.

(d) If counsel for a Non-Ignition Switch Pre-Closing Accident Plaintiff or a Non-Ignition Switch Plaintiff believes that, notwithstanding the Decision and this Judgment, it has a good faith basis to believe that any of the GUC Trust Assets may be used to satisfy late proofs of claim filed by them that may ultimately be allowed by the Bankruptcy Court, it shall file a pleading with this Court within 17 business days of this Judgment ("<u>GUC Trust Asset</u> <u>Pleading</u>"). The GUC Trust Asset Pleading shall not reargue issues that were already decided by the Decision and Judgment. If a GUC Trust Asset Pleading is timely filed, the GUC Trust,

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during the proceedings regarding the Four Threshold Issues and any other parties who had notice of the proceedings regarding the Four Threshold Issues and the opportunity to be heard in them-including, for the avoidance of doubt, the plaintiffs in the Bledsoe, Elliott and Sesay lawsuits listed on Exhibit "C." They shall also apply to any other plaintiffs in these proceedings (including, without limitation, the Non-Ignition Switch Pre-Closing Accident Plaintiffs and Non-Ignition Switch Plaintiffs identified on Exhibit "D" attached hereto), subject to any objection ("Objection Pleading") submitted by any such party within 17 business days of the entry of this Judgment. New GM shall file a response to any such Objection Pleading within 17 business days of service. The Court will schedule a hearing thereon if it believes one is necessary. To the extent an issue shall arise in the future as to whether (i) the Non-Ignition Switch Pre-Closing Accident Plaintiffs and Non-Ignition Switch Plaintiffs were known or unknown creditors of the Debtors, (ii) the doctrine of equitable mootness bars the use of any GUC Trust Assets to satisfy late-filed claims of the Non-Ignition Switch Pre-Closing Accident Plaintiffs and Non-Ignition Switch Plaintiffs, or (iii) the Non-Ignition Switch Pre-Closing Accident Plaintiffs or Non-Ignition Switch Plaintiffs were otherwise bound by the provisions of the Sale Order, the Non-Ignition Switch Pre-Closing Accident Plaintiffs or Non-Ignition Switch Plaintiffs shall be required to first seek resolution of such issues from this Court before proceeding any further against New GM and/or the GUC Trust.

(b) Within two (2) business days of the entry of this Judgment, New GM shall serve a copy of this Judgment on counsel for the Non-Ignition Switch Pre-Closing Accident Plaintiffs or Non-Ignition Switch Plaintiffs identified on Exhibit "D", by e-mail, facsimile, overnight mail or, if none of the foregoing are available, regular mail, with a cover note that states: "The attachment is the Judgment entered by the Bankruptcy Court. Please review the

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GOODWIN PROCTER

William P Weintraub 212.813.8839 WWeintraub@goodwinprocter.com

#### Main Document

Goodwin Procter LLP Counselors at Law The New York Times Building 620 Eighth Avenue New York, NY 10018 T: 212.813.8800 F: 212.355.3333

October 22, 2015

Darryl Dunsmore AD6237 C-3A-115 California Health Care Facility P.O. Box 32200 Stockton, CA 95213

Dear Mr. Dunsmore:

I am in receipt of your letter dated October 15, 2015. Contrary to the statement in your letter, I have not received any previous correspondence from you. Your request for discovery is not in a proper form, and I am not a party to any pending litigation concerning General Motors. Requests for discovery should be addressed to parties. I suggest you contact General Motors directly and assert your discovery request in a proper form.

For the sake of good order, please be advised that I will not be responding to future correspondence.

Very truly yours. William P emirauc

WPW:ac

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William Weintruab, Goodwin, Procter LLP 620 Eighth Ave New York, NY 10018 Darryl Dunsmore AD6237 C-3A-115 Calif. Health Care Facility P.O. Box 32200 Stockton, CA 95213

I, Lula Renteria, am sending this letter to you at the direction of my son, Darryl Dunsmore, for whom I have Power of Attorney.

According to the Demand and Notification letter that he received with attachment Exhibit A, Document 13177, page2, Paragraph C, under the No Dismissal Pleading, he is intitled to select one or more disnignated council concerning the 4 threshold issues. He is selecting you and all council and is expecting immediate response by mail. This is part of the court order.

Due to incarceration because of the accident in which his GMC vehicle mal-functioned and being in Administrative Segration at the time of the bankruptcy & sale of GMC he was unable to file a claim and was deprived of Due Process. His address is at the top of the page.

Thank you, Lula Renteria 9/22/2015 Jula Denterio

P.S. This is a follow up to my call on 9/21/2015 in which you referred me to Robert Hillard.

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Edward Weisfelner& Brown, Rudnick LLP 7 Times Sq. #47 New York, NY 10036 Darryl Dunsmore AD6237 C-3A-115 Calif. Health Care Facility P.O. Box 32200 Stockton, CA 95213

I, Lula Renteria, am sending this letter to you at the direction of my son, Darryl Dunsmore, for whom I have Power of Attorney.

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Thank you, Lula Renteria 9/22/2015

P. S. This is a follow up to my conversation with you on Monday 9/21/2015 in which you referred me to William Weintruab.

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Robert Hillard 719 S Shoreline Blvd. #500 Corpus Christi, TX 78401 Darryl Dunsmore AD6237 C-3A-115 Calif. Health Care Facility P.O. Box 32200 Stockton, CA 95213

I, Lula Renteria, am sending this letter to you at the direction of my son, Darryl Dunsmore, for whom I have Power of Attorney.

According to the Demand and Notification letter that he received with attachment Exhibit A, Document 13177, page2, Paragraph C, under the No Dismissal Pleading, he is initialed to select one or more disnignated council concerning the 4 threshold issues. He is selecting you and all council and is expecting immediate response by mail. This is part of the court order.

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Thank you, Lula Renteria 9/22/2015 Luba Reputerto 9/21/15

P. S. This is a follow up to the voice mail I left on Monday, 9/21/15

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Attention: Scott Davidson King & Spalding

My name is Lula Renteria and I am the widowed mother of Darryl Dunsmore. Because he is in prison and very ill he can't respond immediatley. He is filing a motion for the extension of the filing of the objections. I am writing this for him because he is in prison and medically incapacitated. He was in a terribule car accident in front of my home, in which his car malfunctioned. He was blamed for the crash and went to prison. He has already been there over 7 years. This was a terrible miscarriage of justice.

Lula Renteria 9/19/2015

Lula Benteria

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GOODWIN PROCTER

William P Weintraub 212.813.8839 WWeintraub@goodwinprocter.com Goodwin Procter LLP Counselors at Law Exchange Place Boston, MA 02109 T: 617.570.1000 F: 617.523 1231

November 17, 2015

Lula Renteria c/o Darryl Dunsmore AD6237 C-3A-115 California Health Care Facility P.O. Box 32200 Stockton, CA 95213

Dear Ms. Renteria:

I am receipt of your letter dated September 22, 2015 written on behalf of Darryl Dunsmore.

The procedure does not work in the manner suggested in your letter. I decline to represent Mr. Dunsmore. My engagement is limited to the representation of the three (3) Co-Lead lawyers in the Multi-District Litigation with respect to specific bankruptcy matters.

As I told Mr. Dunsmore in my letter responding to him, and as I will now tell you, I will not be responding to further correspondence from you.

Very truly yours, William P Weintraub

WPW:ac

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G E E PROOF OF SERVICE BY UNITED STATES MAIL (Code of Civil Procedure Section 1015) (28 U.S.C. Section 1746) DEC 1 1 2015 I, Dave R. Churds declare, depose and say, the following statement is the vork and correct under penalty of perjury according to the laws of the State of California based on matters known to me personally to be true: 1) I am over the age of eighteen years, a resident and a state prisoner, of the State of California with a present mailing address of: Box J2200 Stuckton Ce 95WJ Motion for Contemp Judicial Worker at the prison to be placed in a sealed envelope(s), with first postage, having been placed thereon, duly addressed to the interested person or persona described hereinafter,

and then deposited such envelopes(s) in the regular United States mail, or mail service made availabe where I am detained, to the addressee(s):

King & Spelding King & Spelding 185 Ave of the Anuscas New York New York 10036-4003

William Weintruch 620 Eighth Ave New York New York 10018

3) I declare that there has been regular U.S. mail pick-up by correctional officers at the prison, and/or delivery service, at the places(s) where I posted the envelopes described above, regular communication by mail between the place of mailing and the place so addressed.

David Rechords

Executed this day of <u>c</u>, 20 <u>15</u>, under penalty of perjury - according to the laws of the State of California, at Los Angeles, County, City of Lancaster.