

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

DANA A-FOX, PRO-SE
CLAIMANT

v.
MOTORS LIQUIDATION CO., et al
GENERAL MOTORS
DEBTORS

09-50026 (REG)
CLAIM #4287

OCT - 8 2010

OBJECTION TO OMNIBUS
AND BANKRUPTCY CLAIM

NOW COMES CLAIMANT/PLAINTIFF DANA A. FOX, PRO-SE WITH THESE OBJECTIONS: 1) THE OMNIBUS, ALTHOUGH LISTING A CONTRADICTION THAT ENDS WITH CLAIM #4287 SURVIVING, IS AN EXTRANEOUS AND SOMEWHAT DEVISIVE MANUEVER THAT ULTIMATELY, APPEARS, TO SOLVE NOTHING AND BECOMES MOOT.

2) GENERAL MOTORS IS NOT BANKRUPT; THEY HAVE BEEN BAILED OUT BY THE U.S. GOV'T (AMERICAN PEOPLE) FOR A CONSIDERABLE SUM OF MONEY.

3). THE LOWER CIRCUIT COURT IN FT. MYERS, FLA. WAS 1 HEARING AWAY FROM FINDING GENERAL MOTORS IN CONTEMPT [AND THEY WILL BE FOUND TO BE SO].

4). THIS BANKRUPTCY COURT HAS ORDERED AND MR. FOX, PRO-SE HAS CHOSEN MEDIATION; THIS IS NOT TAKING PLACE TO DATE.

5). IT IS IRRESPONSIBLE FOR MOTORS LIQUIDATION (C.M.) TO ACT IN THE MANNER THEY HAVE ADOPTED.
WHEREFORE:

6). MR. FOX PRO-SE MOTIONS FOR A MEDIATION CONTACT OR TO HAVE HIS CLAIM [CASE] #4287 RETURNED TO LOWER ~~CIRCUIT~~ CIRCUIT COURT IN FLA. FOR THE JUST RESOLVE & COMPENSATION AND DAMAGES THAT WILL OCCUR.

RESPECTFULLY SUBMITTED
DANA A-FOX, PRO-SE
P-7-7X

CC. MOTORS LIQUIDATION
DUBLIN, OHIO
ON THIS DATE 10/5/10
D-77.