

UNITED STATES COURT OF APPEALS  
SECOND DISTRICT OF NEW YORK

Dana H. Fox, Pro-se  
Plaintiff/Appellant

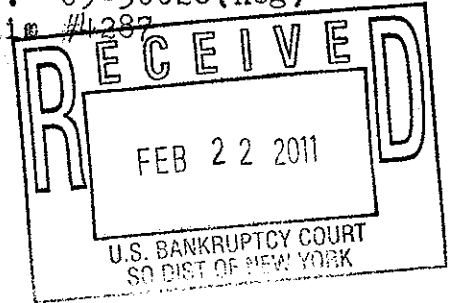
V.

General Motors, Inc.  
Motors Liquidators, et al  
Defendants/ Appellee

Lower Case : 09-50026(Reg)

Claim #1287

Appeal #



Addendum

Mr. Fox, Pro-se Submits this addendum for thr Following points:

- 1). This matter involves the Magnuson-Moss Federal Warranty Act:
  - A). A product is suppose to work the way it was, Or is intended, or the customer gets their money back...
- 2). The Aurora Automobile was returned to the dealership with the Title signed over for Re-Purchase by the dealer/General Motors, and there is a copy of the title on record.
- 3). The problem(s) with the Aurora are previously litigated in State and Federal Court by Mr. Fox pro-se and George Bush Sr. (Who was in the Hospital for two weeks due to an accident in his); Mr. Fox was lucky and was able to get the vehicle back under control.
- 4). This is a public safety matter and does not belong in Bankruptcy Court.
- 5.) General Motors was going to be found in Contempt of Court in Florida Circuit Court in Lee Conty Florida for Failure to respond to a court Ordered Subpoena: Enter the Automatic Stay Of Bankruptcy.

Wherefore, Mr. Fox Pro-se motions for this matter to go to the Court of Appeals.

Affidavit of Service:  
I certify that a true copy is served by U.S. Mail on this date 2/16/11 to Appeals and Bankruptcy Court and Motors Liquidators for G.M.'S, Inc. Attorneys

Respectfully Submitted,  
Dana H. Fox Pro-se