

BANKRUPTCY COURT
SOUTHERN DISTRICT
NEW YORK

DANA H. FOX PRO-SE
PLAINTIFF

Endorsed Order. Motion for
Reconsideration denied. See In
re Adelpia Business Solutions,
2002 WL 31557665 (Bank
S.D.N.Y. (Oct 15, 2002).

SO ORDERED
s/Robert E Gerber
2/2/2010

V.
GENERAL MOTORS INC.
VAL WARD DEALERSHIP
(MOTORS LIQUIDATION CO.)

MOTION FOR RECONSIDERATION

Now comes PLAINTIFF PRO-SE WITH THIS MOTION FOR
RECONSIDERATION AS ON SEPT. 16, 2009 THE COURT DENIED
THE MOTION TO LIFT THE AUTOMATIC CLAIM (STAY) OF
BANKRUPTCY FOR FAILURE TO MAKE A PRIMA FACIE
SHOWING OF ENTITLEMENT TO RELIEF: CLAIM #4287
IS CURRENTLY ON FILE.

THIS MATTER INVOLVES A PUBLIC SAFETY ISSUE THAT
IS PREVIOUSLY LITIGATED IN FEDERAL COURT BY
GEORGE BUSIA SR. AND MR. FOX (SEPERATE CASE) WHO
ADVISED GEORGE SR. HOW TO PROCEED.
GENERAL MOTORS NEVER FIXED THE PROBLEM IN THE
AURORA AUTOMOBILE AND THIS FACT EXTENDS BEYOND
THE CURRENT BANKRUPTCY AND HAS TO BE TREATED
AS A SEPERATE MATTER.

PLEASE REVIEW ALL PREVIOUS SUBMITTALS BY MR. FOX PRO-SE,
HAVE CLERKS REVIEW FEDERAL CASE MENTIONED HERE-IN
AND GRANT THE LIFTING OF THE AUTOMATIC STAY
SO THIS MATTER WILL BE SETTLED IN LOWER COURT.

I CERTIFY THIS IS
MAILED BY U.S. MAIL
ON THIS DATE 1/20/10
D.H.F.



RESPECTFULLY SUBMITTED

D.H.F.
DANA H. FOX PRO-SE