UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK Case No. 09-50026 In the Matter of: MOTORS LIQUIDATION COMPANY, et al., f/k/a General Motors Corp., et al., Debtors. U.S. Bankruptcy Court One Bowling Green New York, New York November 12, 2009 2:02 PM

B E F O R E:

HON. ROBERT E. GERBER

U.S. BANKRUPTCY JUDGE

Hearing re: Debtors Motion Pursuant to Sections 363(b) and 105 of the Bankruptcy Code and Bankruptcy Rule 9019(a) for Approval of Settlement Agreement with Certain Labor Unions

Hearing re: Motion for Relief from Stay filed by Nancy Grim on behalf of Richard & Jeanette Turk

Hearing re: Motion for Relief from Stay re: Brooke Alexis Love

Transcribed By: Hana Copperman

			4
1			
2	LEVY	RATNER, P.C.	
3		Attorneys for USW	
4		80 8th Avenue	
5		8th Floor	
6		New York, NY 10011	
7			
8	BY:	SUZANNE HEPNER, ESQ.	
9			
10			
11	UNITE	D STEELWORKERS OF AMERICA	
12		Five Gateway Center	
13		Pittsburgh, PA 15222	
14			
15	BY:	DAVID JURY, ESQ.	
16			
17			
18	UNITE	D STATES DEPARTMENT OF JUSTICE	
19		U.S. Attorney's Office	
20		86 Chambers Street	
21		New York, NY 10007	
22			
23	BY:	JOSEPH N. CORDARO, AUSA	
24			
25			

## PROCEEDINGS

2.0

2.1

THE COURT: Good afternoon. General Motors, Motors Liquidation Company. Mr. Lederman?

MR. LEDERMAN: Thank you, Your Honor. Good afternoon. Evan Lederman, Weil, Gotshal & Manges, for Motors Liquidation Company. Your Honor, we have a light agenda today. We have three items before Your Honor. Two are contested and one is uncontested. The first matter is a motion to approve a settlement with certain labor unions. The second is a lift stay motion brought on behalf of Ms. Love, and the third is a lift stay motion brought on behalf of Ms. Turk. If it pleases the Court I'd like to present the uncontested matter, to which the debtors and the movant have reached a stipulation, and then I'll turn over the podium to Mr. Karotkin who will handle the other two matters.

THE COURT: Sure. Go ahead.

MR. LEDERMAN: With respect to the lift stay motion filed on behalf of Ms. Turk the debtors have reached an agreement, which has been papered in the form of a stipulation that we will present to the Court following the hearing, in which the debtors have agreed to lift the automatic stay. In this action, it's a state court action brought in Ohio for breach of an express warranty issued by GM, the movants are seeking to lift the automatic stay so that they can actually dismiss the debtors, dismiss MLC from the state court action,

and, instead, proceed against New GM. As Your Honor is aware, under the 363 transaction New GM assumed all express warranties and claims that are brought thereunder. However, the Court in Ohio will not allow the action to proceed forward unless there is a formal order from this Court lifting the automatic stay. So for those express purposes we've agreed to lift the stay. THE COURT: That's fine. MR. LEDERMAN: Thank you, Your Honor. That's all I have. I'll now turn the podium over to Mr. Karotkin. THE COURT: Okay. Mr. Karotkin? MR. KAROTKIN: Good afternoon, Your Honor. Karotkin, Weil, Gotshal & Manges, for Motors Liquidation Company and its affiliated debtors. If Your Honor please, would you like to do the Love motion first? THE COURT: I understand that counsel for Ms. Love is on the phone. Am I correct? MS. RAND-LEWIS: That's correct, Your Honor. Suzanne

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

2.0

2.1

22

23

24

25

Rand-Lewis representing Ms. Love and --

THE COURT: Okay, Ms. Rand-Lewis.

MS. RAND-LEWIS: -- her guardian ad litem in the virtual interaction. I also have the proffer present, and we did receive a call from Brianna Benfield, who I understand is from the firm, represented by counsel, who's also president, indicating that we'd reached a stipulation.

THE COURT: Okay. Now, somehow I thought this was in

the contested category, Mr. Karotkin. But it sounds to me like you have an understanding.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

2.0

2.1

22

23

24

25

MR. KAROTKIN: Yes, Your Honor, I believe we do. I notified your chambers this morning that we are prepared to enter into a stipulation with counsel to modify the automatic stay to the extent that there is available insurance. Originally, Your Honor, it was our understanding there was not insurance, that this was totally self-insured. After a lot of digging, a lot of investigation, speaking with New GM, we determined late yesterday that there is insurance with respect to this particular claim, and we are prepared to enter into, with counsel, the traditional type of stipulation which would modify the automatic stay to permit them to proceed to the extent there is insurance coverage and limit the recovery to that. We apologize that it took so long to get there, but we did get there, and, as I said, it did require a fair amount of investigation, and to the extent that counsel was inconvenienced by that we do apologize.

THE COURT: Okay. Ms. Rand-Lewis, you wish to be heard?

MS. RAND-LEWIS: Thank you. My position, Your Honor, is this stipulation that's represented by counsel on the record verbally is sufficient, so we've submitted an order correcting the motion. The order could be modified by the Court, simply eliminating the sanctions requested in number 5 and the order

212-267-6868 516-608-2400

VERITEXT REPORTING COMPANY

should issue forthwith.

2.0

2.1

THE COURT: Well, you got very technical in what you said, and you can work with the debtor in coming up with a mutually agreeable stip or consent order. If it provides for your lawsuit to proceed with you going against the insurance policy alone that is, as Mr. Karotkin said, a very traditional way of resolving these in this Court and is perfectly fine with me.

So why don't you folks paper that, and then I think everybody's needs and concerns will be addressed.

MS. RAND-LEWIS: Your Honor, we submitted a stipulation months ago to counsel with those written in. We did a written stipulation, and the stipulation is essentially in exactly the same terms as the submitted order.

THE COURT: Well, forgive me for interrupting you, Ms.

Rand-Lewis. With the kinds of things that I have on my plate I can't get into the details to the extent of focusing on documents of that character, especially those that may have been submitted days or weeks ago. So --

MS. RAND-LEWIS: Our --

THE COURT: -- forgive me, please.

MS. RAND-LEWIS: We --

THE COURT: Work out an order with the debtors. Get both sides to sign it, and I will so order it.

MS. RAND-LEWIS: I --

212-267-6868 516-608-2400

## VERITEXT REPORTING COMPANY

THE COURT: You're getting what you're looking for. 1 2 Is there some reason why I'm having difficulty here? 3 MS. RAND-LEWIS: Not at all, Your Honor. I just wanted to clarify what I was saying. We didn't submit the 4 stipulation to the Court weeks ago. We submitted it to counsel 5 weeks ago. It wasn't implying the Court this happened, 6 stipulation from --7 THE COURT: Okay. 8 MS. RAND-LEWIS: And that you should have reviewed it. 9 THE COURT: Mr. Karotkin, detail an associate to get 10 this thing done. 11 MR. KAROTKIN: Yes, sir. We will do it right away. 12 13 THE COURT: Thank you. MS. RAND-LEWIS: Can we get the respective, sort of, 14 return date or date that the matter should be ordered to be 15 16 completed? THE COURT: Ms. Rand-Lewis, I have rarely, in the nine 17 years and change that I've been a judge or nearly forty years 18 19 that I've been doing this, that I've had to order parties in my 2.0 Court to do stuff like that. Unless you have a trial date in the next week I am not of a mind to start now. Mr. Karotkin, 2.1 get it done as quickly as you can. That's a request, not an 22 order. 23 MR. KAROTKIN: Yes, sir. We will. 24 25 MS. RAND-LEWIS: Thank you, Your Honor.

THE COURT: All right. Have a good day.

MS. RAND-LEWIS: Good-bye.

2.0

2.1

THE COURT: Ms. Rand-Lewis, you can leave if you wish.

Okay. Go ahead, Mr. Karotkin.

MR. KAROTKIN: Your Honor, the next item on the calendar is the motion to approve a settlement with certain labor unions. We noticed this settlement, I believe, as indicated in our papers, to approximately 60,000 of the union retirees who would be affected by this settlement, and we have received one responsive pleading from the IUE which, of course, supports it, since they're a party to the settlement agreement, and we received two letters. I don't know if Your Honor received those letters or not.

THE COURT: I think I did.

MR. KAROTKIN: They are in the binder, and I really don't know how to address the letters other than these people are just not happy with the settlement. And we understand their unhappiness. However, we don't believe that whatever they have said rises to the level of any basis to deny the relief we're seeking today.

I will point out, Your Honor, that the settlement agreement with the IUE and the USW did provide that other, what we call splinter labor unions, could elect to sign on and participate in the unsecured claim, and if Your Honor has the settlement agreement which is annexed to the motion on page 6

there is a list of those other splinter unions. And I'm pleased to say that five of the eight splinter unions listed on that page -- if you'd like I can bring it up.

THE COURT: No, I have it. I guess I was scratching my head. That means that three of them still aren't availing themselves of this?

MR. KAROTKIN: That is correct.

THE COURT: Okay.

2.0

2.1

MR. KAROTKIN: Three representing about four and a half percent of the entire splinter union population. Round figures. So we do have about ninety-five percent who have signed up. And I will say, Your Honor, that what's called the IAM, which is the first --

THE COURT: The machinists?

MR. KAROTKIN: Yes. It's the first one on page 6. They, back in July, signed a settlement agreement with the debtors resolving their health benefits for the retirees, and you entered an order approving that. That was done in connection with the closing of the sale. So they don't have any -- there is no ongoing 1114 issue with these folks who are in the IAM or represented by the IAM.

The IAM, along with a couple of others who had also signed similar settlement agreements back in July, were offered the opportunity to participate in this settlement and participate in the claim. For reasons that we don't understand

the IAM elected not to do that. However, the IAM has told me yesterday that they somehow would like to participate in the claim. And we're still discussing that.

THE COURT: So the train hasn't left the station in terms of them being able to climb on this?

MR. KAROTKIN: The train has not totally left the station. It is still possible for these other folks to sign on and participate in the claim. And the way the proposed order is drafted it would permit that to happen. The order also does provide, and it's different from what we submitted, after discussions with counsel for the USW and some of the other folks here today, the order does provide that if the others do not sign on by what is called the initial distribution date under a plan in the MLC Chapter 11 case then the un-allocable portion of the billion dollar unsecured claim, which would be attributable to those who didn't sign on, would be reallocated to those who did sign on.

So at the end of the day there would be a total of a billion dollar unsecured claim allowed whether or not these three other unions sign on. But, again, it's four and a half percent.

THE COURT: So, it being four and a half percent, it won't have a huge dilutive effect upon those who are already with the program.

> MR. KAROTKIN: Correct.

VERITEXT REPORTING COMPANY 212-267-6868 516-608-2400

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

2.0

2.1

22

23

24

25

THE COURT: But it would enable them to share --

MR. KAROTKIN: Correct.

2.0

2.1

THE COURT: -- if they were to sign up for it.

MR. KAROTKIN: Yes, sir. Yes.

THE COURT: I understand.

MR. KAROTKIN: And, as I understand it, counsel for those people who have signed on, we circulated the proposed order to them over the last couple of days and everyone is on board.

THE COURT: Okay. At this point, Mr. Karotkin, I'd like to give Mr. Kennedy or any of the other folks representing union workers the chance to be heard, if you wish. You don't have to be, Mr. Kennedy, but if you'd like to I'll certainly hear what you have to say.

MR. KENNEDY: Just, Your Honor, we submitted a statement in support of the settlement. It represents a difficult balancing of a lot of different issues, and a lot of people contributed, and we appreciate the participation by everyone. We did have to deal with that issue about the four and a half percent, and once we secured the recognition that it would be ratably redistributed in the event that there is no participation by the other unions so that the full billion dollars is available for those post-65 employees who do participate in the settlement we're comfortable with the order as drafted.

VERITEXT REPORTING COMPANY

	15	
1	MR. KAROTKIN: If I could just mention something, Your	
2	Honor?	
3	THE COURT: You bet. Go ahead.	
4	MR. KAROTKIN: The billion dollars is not a	
5	distribution of a billion dollars, just so	
6	MR. KENNEDY: No, we it's a claim. We understand.	
7	THE COURT: It's an allowed claim in that amount.	
8	Yes.	
9	MR. KAROTKIN: It's an allowed claim.	
10	MR. KENNEDY: Yes. We	
11	MR. KAROTKIN: Yes. Allowed prepetition unsecured	
12	claim.	
13	THE COURT: I understand that. I understand.	
14	MR. KAROTKIN: Okay.	
15	THE COURT: Mr. Kennedy, anything further?	
16	MR. KENNEDY: No, Your Honor.	
17	THE COURT: Any of the other counsel wish to be heard?	
18	MR. JURY: Your Honor, David Jury, Associate General	
19	Counsel, United Steelworkers. For the very same reasons that	
20	Mr. Kennedy set forth in his statement on behalf of the IUE the	
21	Steelworkers urges this Court to approve this settlement, which	
22	is the product of many months of difficult negotiations. Thank	
23	you.	
24	THE COURT: Okay. Fair enough. Anyone else?	
25	MS. CATON: Your Honor, Amy Caton from Kramer Levin on	

behalf of the creditors' committee. In case there is any doubt in your mind, the committee clearly supports the settlement and we ask for its approval

2.0

2.1

THE COURT: Very good. I'm not going to make lengthy findings, but I just want to make a couple. One of the most, not necessarily analytically difficult but painful issues I dealt with were those articulated by the IUE and by Mr.

Kennedy, on his own union's behalf and on behalf of the other unions similarly situated. And I guess I'm speaking mainly to the few folks who are union members who objected, because their contention was, in essence, the mirror image of those that we bankruptcy judges normally see. Their implication was that this was too good for the estate, whereas most people who object to settlements are contending that it isn't good enough for the estate.

I read all of those affidavits by employees before the 363 hearing, and I well understood what folks in the unions are going through. By the same token, as a matter of law I couldn't then honor or uphold the union's objection.

Under those circumstances I not only find this settlement reasonable in the best interests of the estate, but to the extent it's an issue that I'm allowed to consider I also consider it totally reasonable on behalf of the unions. From a position where they didn't have as strong a legal position as union members might have had, they, nevertheless, got what I

	17
1	think was as good a deal as could be hoped for under the
2	circumstances. And this is a very easy settlement for me to
3	approve from both sides. And for that reason I do.
4	So, Mr. Karotkin, I'll ask you to have one of your
5	folks present an order approving the settlement. Has it
6	already been vetted with the unions and so forth?
7	MR. KAROTKIN: Yes, sir. I believe everybody has
8	signed off on the form of proposed order, and we do have it
9	with us today and we can just give it to your office.
10	THE COURT: And it will be entered today or tomorrow.
11	MR. KAROTKIN: Very well. Thank you, sir.
12	THE COURT: Thank you. To what extent do we have
13	other business?
14	MR. KAROTKIN: We do not.
15	THE COURT: Okay. Thank you very much, folks.
16	MR. KAROTKIN: Thank you, sir.
17	THE COURT: Have a good day.
18	(Proceedings concluded at 2:18 PM)
19	
20	
21	
22	
23	
24	
25	

		18	
1			
2	INDEX		
3			
4	RULINGS		
5	Page	Line	
6	Granting of Motion to 7	7	
7	Lift the Automatic Stay		
8	of Ms. Turk		
9			
10	Granting of Motion to 17	3	
11	Approve a Settlement		
12	with Certain Labor Unions		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			

		19
1		
2	CERTIFICATION	
3		
4	I, Hana Copperman, certify that the foregoing transcript is	a
5	true and accurate record of the proceedings.	
6		
7		
8	HANA COPPERMAN	
9	AAERT Certified Electronic Transcriber (CET**D-487)	
10		
11	Veritext	
12	200 Old Country Road	
13	Suite 580	
L4	Mineola, NY 11501	
15		
16	Date: November 15, 2009	
17		
18		
19		
20		
21		
22		
23		
24		
٦ F		