

IN THE SUPREME COURT OF OHIO

DOUGLAS GROCH, et al.,

Petitioners,

v.

GENERAL MOTORS
CORPORATION, et al.

Respondents.

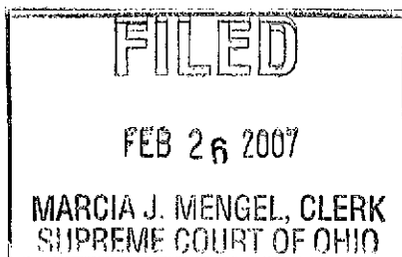
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* On Questions Certified by the United
* States District Court for the Northern
* District of Ohio, Western Division
*
* Case No. 2006-1914
*
* U.S. District Court Case No.
* 3:06-CV-1604

**NOTICE OF INTENT OF PETITIONER, DOUGLAS GROCH,
TO NOT FILE SUPPLEMENT TO THE BRIEFS PURSUANT
TO RULE VII, SECTION 1(B)**

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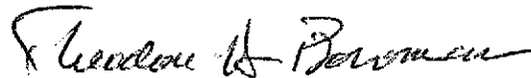
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NOTICE OF PETITIONER'S INTENT
TO NOT FILE SUPPLEMENT TO THE BRIEFS

Now comes Petitioner, Douglas Groch, by and through counsel, and pursuant to Rule VII, section 1(B) of the Supreme Court Rules, hereby gives notice of his intent to refrain from filing any supplement to the briefs. Because this matter is before the Court on questions of State law certified by the United States District Court, which has made no rulings pertaining to the merits of the underlying case to date, Petitioner maintains that no portion of the record is necessary for this Court's determination of the questions presented, and therefore, a supplement is unwarranted.

Respectfully submitted,

GALLON, TAKACS, BOISSONEAULT
& SCHAFFER CO., L.P.A.



Theodore A. Bowman

CERTIFICATION

This is to certify that a copy of the foregoing NOTICE OF INTENT OF PETITIONER TO NOT FILE SUPPLEMENT TO THE BRIEFS was sent via U.S. mail to Attorney for Respondents, Kard Corp. and Racine Federated, Inc., Robert H. Eddy, GALLAGHER SHARP, 420 Madison Avenue, Suite 50, Toledo, OH 43604, Attorneys for Respondent, State of Ohio, State Solicitor, Stephen Paul Carney and Assistant Solicitor, Elise W. Porter, 30 East Broad Street, 17th Floor, Columbus, OH 43215, Attorney for Respondent, General Motors Corp., Kimberly A. Conklin, KERGER & ASSOCIATES, 33 S. Michigan Street, Suite 100, Toledo, OH 43604, and Attorneys for General Motors Corp., David C. Vogel and Patrick Fanning, LATHROP & GAGE L.C., 2345 Grand Boulevard, Suite 2800, Kansas City, MO 64108-2612 this 23rd day of February, 2007.



Theodore A. Bowman

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