SUPREME COURT OF THE STATE OF NEW YORK Appellate Division, Fourth Judicial Department

786

CA 15-00217

PRESENT: CENTRA, J.P., PERADOTTO, LINDLEY, CURRAN, AND TROUTMAN, JJ.

VAN WIE CHEVROLET, INC., DOING BUSINESS AS EVANS CHEVROLET, PLAINTIFF-APPELLANT,

V

ORDER

GENERAL MOTORS, LLC, DEFENDANT-RESPONDENT, ET AL., DEFENDANT. (APPEAL NO. 1.)

BRESSLER, AMERY & ROSS, NEW YORK CITY (ERIC L. CHASE OF COUNSEL), AND RIVETTE & RIVETTE, P.C., SYRACUSE, FOR PLAINTIFF-APPELLANT.

LAVIN, O'NEIL, CEDRONE & DISIPIO, NEW YORK CITY (JOHN J. O'DONNELL, OF THE PENNSYLVANIA BAR, ADMITTED PRO HAC VICE, OF COUNSEL), FOR DEFENDANT-RESPONDENT.

Appeal from an order of the Supreme Court, Onondaga County (Brian F. DeJoseph, J.), entered November 9, 2012. The order, among other things, granted in part the motion of defendant General Motors, LLC to dismiss the complaint against it by dismissing five of the seven causes of action and granted the motion of defendant Sharon Chevrolet, Inc. to dismiss the complaint against it.

It is hereby ORDERED that said appeal is unanimously dismissed without costs (see Hughes v Nussbaumer, Clarke & Velzy, 140 AD2d 988; Chase Manhattan Bank, N.A. v Roberts & Roberts, 63 AD2d 566, 567; see also CPLR 5501 [a] [1]).

Entered: October 7, 2016

Frances E. Cafarell Clerk of the Court