

DDM Consulting
22357 Columbia Street
Dearborn, MI 48124-3431
313-277-5095
pvs6@Cornell.edu

29 April 2015

Attorney General Samuel S. Olens
Office of the Attorney General
40 Capitol Square, SW
Atlanta, Ga 30334
404-656-3300

Subject: Criminal Investigation of those Responsible for the Fire-Death of Remington Walden

Reference: Conspiratorial Closure of NHTSA EA12-005: Jeep Fuel System Crashworthiness Defect

Dear Attorney General Olens:

Attachment 1 is the jury verdict form for the fire-death trial of a 4-year-old Georgia boy, Remington Walden. Signed on April 2, 2015, the jury had assigned the following "percentage of fault for each defendant" :

Driver of the vehicle that collided with the Jeep wherein Remington was a rear-seat passenger: 1%
Fiat-Chrysler Automotive (FCA), the group that designed/profited from sale of defective Jeeps: 99%

Attachment 2 is a press release relating to the Walden verdict; please note it discusses the "Baker memo."

Attachment 3 was sent to Center for Auto Safety (CAS) Director Clarence Ditlow on February 12, 2015. Note that Attachment 3 called for a criminal investigation regarding these matters three months prior to the "percentage of fault for each defendant" jury determination in Walden v FCA.

Attachment 4 was sent to CAS on August 20, 2014. Note that I had called for a criminal investigation of these matters eight months prior to the "percentage of fault" jury determination in Walden

Michigan Attorney General Bill Schuette received Attachment 5 on April 24, 2015. The Jeep Grand Cherokee fire-death of Remington is discussed on Page 2. **My suggestion is, as a primer for the Subject, please review Attachment 5 (and its many hyperlinked references), especially Pages 13 and 14.**

Paraphrasing Attachment 5, page 29: I am confident that when a grand jury is convened in Georgia for the purposes of a criminal investigation of the fire-death of Remington, the members will assess that FCA and NHTSA/DOT acted in a manner that made it:

" . . . not improbable that injury will be occasioned, and the offender knows, or is charged with the knowledge of, the probable result of his acts."

Please do not hesitate to contact me at any time,

Respectfully,

Paul V. Sheridan

Attachments