United States Court of Appeals For the First Circuit

No. 03-1806

MARGARITA RIVERA CASTILLO, CARLOS T. RAVELO GUERRERO, AND CONJUGAL PARTNERSHIP RAVELO-RIVERA

Plaintiffs, Appellees,

v.

AUTOKIREY, INC. D/B/A AUTOCENTRO TOYOTA,

Defendant, Appellant.

ERRATA

The opinion of this court issued August 11, 2004 should be amended as follows:

On the cover page in the second paragraph listing the attorneys, delete "with whom <u>Edificio Asociacion de Maestros</u> was on brief,".

On page 24, line 8, delete "Each party shall bear its own costs." and insert:

Pursuant to 49 U.S.C. § 32710(b), we direct the district court to award attorney's fees and costs related to this appeal in an appropriate amount. 49 U.S.C. § 32710(b) (in "[c]ivil actions by private persons" brought to enforce the Odometer Act, "[t]he court shall award costs and a reasonable attorney's fee to the person when a judgment is entered for that person").