

In re CARCORP, INC., Debtor.  
Carcorp, Inc., Plaintiff,  
v.  
Bombardier Capital, Inc., Defendant.

**Bankruptcy No. 01-23742-BKC-PGH.**  
**Adversary No. 01-02275-BKC-PGH-A.**  
(Cite as: 272 B.R. 365)

Chapter 11 debtor-in-possession brought strong-arm proceeding to avoid security interest held by creditor to which it had sold its motor vehicle leases prepetition. On cross-motions for partial summary judgment, the Bankruptcy Court, Paul Hyman, Jr., J., held that, under Florida law, creditor to which car dealer had sold its vehicle leases, and to which it had granted security interest in leased motor vehicles, was creditor with security interest in "floor plan stock" of dealer, such as could perfect its security interest only by filing a financing statement and not simply by noting its interest on certificate of title. Debtor's motion granted; creditor's motion denied.