

Lemon Laws

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A lemon law is an administrative process that safeguards you from transactions after you unknowingly purchase a defective vehicle. The law allows you to demand a full refund for your money.

When Are You Protected by Lemon Law?

You can prove that your vehicle is indeed defective if and only if you have had the same part or mechanism repaired more than three times; if the severity of the problem affects the use, the value, the performance, and the safety of the vehicle; proper opportunity has been given to the manufacturer to remedy the problem; and the vehicle meets the maximum mileage law (in some states, the vehicle can not exceed a minimum number of miles in usage). You must meet these conditions before you can file a complaint. Many manufacturers win lemon law cases because plaintiffs are unaware of the necessary requirements that need to be met before filing a complaint.

What If You Don't Meet the Requirements?

If your vehicle does not meet all the requirements to file a lemon law case, you may still file a case against the manufacturer for a defective vehicle, but you must seek legal advice in such a situation. Though you may not receive the full refund, you may be able to file a breach of guarantee case so that you can receive some sort of compensation for the problems caused by the defect in your vehicle.

It is important to remember that all requirements need to be met to file a lemon law case. One essential aspect of the lemon law relates to the number of repairs that you must attempt. You must make three repairs and still encounter the same problem and the problem must prevent you from using the vehicle effectively—then, you would have a case against the manufacturer. So before beginning a lemon law case, it is best to seek the advice of a professional. Lemon Laws provides detailed information on Automobile Lemon Laws, Boat Lemon Laws, Computer Lemon Laws, Lemon Law Attorneys and more. Lemon Laws is affiliated with California Boat Lemon Law.