

**SUPREME COURT MINUTES
MONDAY, JULY 27, 2020
SAN FRANCISCO, CALIFORNIA**

S246444 G052551 Fourth Appellate District, Div. 3 **KIRZHNER (ALLEN) v.
MERCEDES-BENZ USA, LLC**

Opinion filed: Judgment reversed

In conclusion, we hold that registration renewal and nonoperation fees are not recoverable as collateral charges under section 1793.2, subdivision (d)(2)(B) of the Act because they are not collateral to the price paid for the vehicle, but they are recoverable as incidental damages under section 1794 of the Act if they were incurred and paid as a result of a manufacturer's failure to promptly provide a replacement vehicle or restitution under section 1793.2, subdivision (d)(2). Because the disputed issue of causation has not yet been adjudicated, we reverse the judgment of the Court of Appeal and remand with directions to remand the case to the trial court for proceedings consistent with this opinion.

Majority Opinion by Groban, J.

-- joined by Cantil-Sakauye, C. J., Chin, Corrigan, Liu, Cuéllar, and Kruger, JJ.

S254938 B290805 Second Appellate District, Div. 6 **B. (O.), CONSERVATORSHIP
OF**

Opinion filed: Judgment reversed

We reverse the judgment of the Court of Appeal and remand the cause to that court for further proceedings consistent with this opinion.

Majority Opinion by Cantil-Sakauye, C. J.

-- joined by Chin, Corrigan, Liu, Cuéllar, Kruger, and Groban JJ.

S256927 **IXCHEL PHARMA, LLC v.
BIOGEN, INC.**

Motion for judicial notice granted

Respondent Biogen, Inc.'s request for judicial notice, filed on December 20, 2019, is granted.