

STATE OF MICHIGAN
COURT OF APPEALS

BENNY R. POOLE, JR.,

Plaintiff-Appellant,

v

JOE CARR, d/b/a GASTON & WEST AMOCO,

Defendant,

and

AMOCO OIL COMPANY,

Defendant-Appellee,

and

STANDARD OIL COMPANY,

Defendant.

Before: Sawyer, P.J., and Bandstra and E. A. Quinnell*, JJ.

MEMORANDUM.

Plaintiff appeals by right summary disposition in favor of defendant Amoco Oil Company based on MCR 2.116(C)(10) in this premises liability action for a slip and fall injury involving ice on a handicap ramp at the filling station owned by Amoco and leased to defendant Carr, proprietor and franchisee. This case is being decided without oral argument pursuant to MCR 7.214(E).

* Circuit judge, sitting on the Court of Appeals by assignment.

The controlling facts and applicable legal principles are aptly set forth in the May 7, 1996, written opinion of the learned circuit judge. We cannot improve on those sentiments or that analysis and adopt that opinion as our own.

Affirmed.

/s/ David H. Sawyer

/s/ Richard A. Bandstra

/s/ Edward A. Quinnell