

Order

Michigan Supreme Court
Lansing, Michigan

September 21, 2010

Marilyn Kelly,
Chief Justice

Michael F. Cavanagh
Maura D. Corrigan
Robert P. Young, Jr.
Stephen J. Markman
Diane M. Hathaway
Alton Thomas Davis,
Justices

139725 (79)

MARIA C. ABAY, Personal Representative of the
Estate of MIRA E. ABAY,
Plaintiff/Counter-Defendant-
Appellant,

SC: 139725
COA: 283624
Oakland CC: 2006-075016-CK

v

DAIMLERCHRYSLER INSURANCE
COMPANY,
Defendant/Counter-Plaintiff/Cross-
Plaintiff/Third-Party-Appellee,

and

DAIMLERCHRYSLER CORPORATION, a/k/a
CHRYSLER LLC,
Defendant-Appellee,

and

JAMES E. TRENT and KELLY ROSE BROOKS,
Defendants/Cross-Defendants,

and

AUTO CLUB GROUP INSURANCE COMPANY,
d/b/a AAA MICHIGAN, and ALVIN JEROME TAYLOR,
Third-Parties.

On order of the Chief Justice, the motion by *amicus curiae* Allstate Insurance Company and Auto Club Insurance Association for leave to participate in oral argument and the response in opposition to the motion are considered and the motion is DENIED.



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

September 21, 2010

Corbin R. Davis

Clerk