## MARIC ET AL., APPELLANTS, v. ADAMS ET AL.; STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, APPELLEE. [Cite as *Maric v. Adams* (2001), 92 Ohio St.3d 209.]

Insurance — Motor vehicles — Mandatory offering of uninsured and underinsured motorist coverage — Subrogation — Court of appeals' judgment affirmed on authority of Littrell v. Wigglesworth and Clark v. Scarpelli.

(Nos. 00-874 and 00-1148 — Submitted May 16, 2001 — Decided July 5, 2001.) APPEAL from and CERTIFIED by the Court of Appeals for Lake County, No. 98-L-142.

The judgment of the court of appeals is affirmed on the authority of *Littrell v. Wigglesworth* (2001), 91 Ohio St.3d 425, 746 N.E.2d 1077, and *Clark v. Scarpelli* (2001), 91 Ohio St.3d 271, 744 N.E.2d 719.

DOUGLAS, RESNICK, F.E. SWEENEY and PFEIFER, JJ., concur.

MOYER, C.J., COOK and LUNDBERG STRATTON, JJ., concur in judgment.

COOK, J., concurring in judgment. I concur in judgment based on the reasoning set forth in my dissenting opinion in *Littrell v. Wigglesworth* (2001), 91 Ohio St.3d 425, 746 N.E.2d 1077, and in my opinion concurring in part and dissenting in part in *Clark v. Scarpelli* (2001), 91 Ohio St.3d 271, 744 N.E.2d 719.

MOYER, C.J., and LUNDBERG STRATTON, J., concur in the foregoing opinion.

Robert P. Rutter, for appellants.

Davis & Young Co., L.P.A., Henry A. Hentemann and J. Michael Creagan, for appellee.

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