BOWERS ET AL., APPELLANTS, v. GRANGE INSURANCE COMPANY, A.K.A. GRANGE MUTUAL CASUALTY COMPANY, A.K.A. GRANGE MUTUAL INSURANCE COMPANY, APPELLEE.

[Cite as Bowers v. Grange Ins. Co., 1996-Ohio-362.]

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Insurance—Automobile liability—Each person covered by an uninsured motoris
policy who is asserting a claim for loss of consortium has a separate clain
subject to a separate per person policy limit—Provision in insurance polic
which reaches a contrary result is unenforceable.
(No. 96-462—Submitted September 6, 1996—Decided September 25, 1996.)
APPEAL from the Court of Appeals for Franklin County, No. 95APE08-1110.
Isaac, Brant, Ledman & Teetor and Marc J. Kessler, for appellants.
Bale, Begin & Associates, Ltd., Andrew J. Kielkopf and David G. Bale, fo
appellee.
{¶ 1} The judgment of the court of appeals is reversed on the authority o
Schaefer v. Allstate Ins. Co. (1996), 76 Ohio St.3d 553, N.E.2d
MOYER, C.J., DOUGLAS, RESNICK, F.E. SWEENEY and PFEIFER, JJ., concur.
COOK. J., dissents.

STRATTON, J., not participating.