

**ARMENTROUT ET AL., APPELLEES, v. ANTHEM CASUALTY INSURANCE  
COMPANY, APPELLANT.**

**[Cite as *Armentrout v. Anthem Cas. Ins. Co.*, 2001-Ohio-153.]**

*Discretionary appeal allowed—Court of appeals’ judgment reversed on authority  
of Davidson v. Motorists Mut. Ins. Co.*

(No. 01-296—Submitted May 30, 2001—Decided June 20, 2001.)

APPEAL from the Court of Appeals for Richland County, No. 2000CA00033.

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{¶ 1} The discretionary appeal is allowed.

{¶ 2} The judgment of the court of appeals is reversed on the authority of  
*Davidson v. Motorists Mut. Ins. Co.* (2001), 91 Ohio St.3d 262, 744 N.E.2d 713.

MOYER, C.J., F.E. SWEENEY, PFEIFER, COOK and LUNDBERG STRATTON, JJ.,  
concur.

DOUGLAS and RESNICK, JJ., dissent.

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*Robert E. Kerper, Jr.*, for appellees.

*Lane, Alton & Horst and Todd A. Cook*, for appellant.

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