

STATE OF MICHIGAN
COURT OF APPEALS

ROSE ELLEN LOVE,

Plaintiff-Appellant,

NOV 25 1986

v

No. 88840

MICHIGAN WASTE SYSTEMS, INC., d/b/a
WASTE MANAGEMENT, INC., AREA DISPOSAL,
INC., and BERNARD TROTTER, Jointly
and Severally,

Defendants-Appellees.

BEFORE: R. S. Gribbs, P.J., H. Hood and R. R. Ferguson,* JJ.

PER CURIAM

On December 14, 1983, plaintiff Rose Ellen Love filed a complaint against defendants in Wayne County Circuit Court. Plaintiff sought to recover under the no-fault act for aggravation of her preexisting arthritic condition when a dump truck driven by defendant Bernard Trotter collided with her automobile in the City of Detroit. Defendants moved for summary disposition, contending, inter alia, that plaintiff did not suffer a serious impairment of body function. On October 25, 1985, the trial court granted that motion, and defendant appeals as of right. We affirm.

In her deposition, plaintiff testified that as a result of the accident she could no longer swim, she was "limited on" knitting and embroidery, she could no longer pick up her grandchildren, she had "a lot of limitations as far as housework goes" because she could not reach and stretch, she had to hold coffee cups with both hands to avoid dropping them, she could no longer go to the park, and she had difficulty sitting.

We hold that, as a matter of law, plaintiff's injuries were not serious enough to meet the tort threshold set out at MCL 500.3135; MSA 24.13135. See Salim v Shepler, 142 Mich App 145, 150; 369 NW2d 282 (1984); Kucera v Norton, 140 Mich App 156, 159;

363 NW2d 11 (1984), lv grtd 422 Mich 935 (1985); Franz v Woods,
145 Mich App 169, 177-178; 377 NW2d 373 (1985).

Affirmed.

/s/ Roman S. Gribbs
/s/ Harold Hood
/s/ Robert R. Ferguson