Order

Michigan Supreme Court Lansing, Michigan

April 30, 2010

139345-7

Chief Justice Michael F. Cavanagh Elizabeth A. Weaver

Marilyn Kelly,

Maura D. Corrigan Robert P. Young, Jr. Stephen J. Markman Diane M. Hathaway, Justices

CHRISTOPHER LEE DUNCAN, BILLY JOE BURR, JR., STEVEN CONNOR, ANTONIO TAYLOR, JOSE DAVILA, JENNIFER O'SULLIVAN, CHRISTOPHER MANIES, and BRIAN SECREST,

Plaintiffs-Appellees,

V

SC: 139345 COA: 278652

Ingham CC: 07-000242-CZ

STATE OF MICHIGAN and GOVERNOR OF MICHIGAN,

Defendants-Appellants.

CHRISTOPHER LEE DUNCAN, BILLY JOE BURR, JR., STEVEN CONNOR, ANTONIO TAYLOR, JOSE DAVILA, JENNIFER O'SULLIVAN, CHRISTOPHER MANIES, and BRIAN SECREST,

Plaintiffs-Appellees,

V

SC: 139346 COA: 278858

Ingham CC: 07-000242-CZ

STATE OF MICHIGAN and GOVERNOR OF MICHIGAN,

Defendants-Appellants.

CHRISTOPHER LEE DUNCAN, BILLY JOE BURR, JR., STEVEN CONNOR, ANTONIO TAYLOR, JOSE DAVILA, JENNIFER O'SULLIVAN, CHRISTOPHER MANIES, and BRIAN SECREST,

Plaintiffs-Appellees,

v SC: 139347 COA: 278860

Ingham CC: 07-000242-CZ

STATE OF MICHIGAN and GOVERNOR OF MICHIGAN,
Defendants-Appellants.

_____/

On order of the Court, leave to appeal having been granted and the briefs and oral arguments of the parties having been considered by the Court, we hereby VACATE the trial court's order granting the plaintiffs' motion for class certification and REMAND this case to the Ingham Circuit Court for consideration of the plaintiffs' motion for class certification in light of this Court's opinion in *Henry v Dow Chemical Co*, 484 Mich 483 (2009).

As to the defendants' appeal of the decision on their motion for summary disposition, we hereby AFFIRM the result only of the Court of Appeals majority for different reasons. This case is at its earliest stages and, based solely on the plaintiffs' pleadings in this case, it is premature to make a decision on the substantive issues. Accordingly, the defendants are not entitled to summary disposition at this time.

We do not retain jurisdiction.



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.

April 30, 2010

Calin a. Danis

0427