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RECENT AMERICAN DECISIONS.

Supreme Court of Ohio.

ST. CLAIR STREET RAILWAY CO. *v.* EADIE.

A minor child, who being *sui juris* as to a reasonable care of her person and safety, lawfully and properly enters into a conveyance driven by her parent, and without fault on her part is injured by the negligence of the driver of another vehicle, is not prevented from recovering damages against the proprietor of the latter vehicle, because her parent has by his negligence contributed to the injury.

Transfer Co. v. Kelly, 36 Ohio St. 86, followed. *Thorogood v. Bryan*, 8 C. B. 115, disapproved.

ERROR to the District Court of Cuyahoga County.

This was an action for damages for an injury alleged to have been caused by defendants' negligence. The plaintiff was a minor, aged sixteen years, and was fully capable of taking reasonable care of herself. She was lawfully riding with her father, who was driving his own wagon, when she was injured by a collision between the wagon and a street-car, caused by the mutual and concurring negligence of a street-car driver and her father, but without any fault or negligence on her part. The court below held that the negligence of her father was not to be imputed or attributed