

- I was the victim of a near fatal car crash in April 2000. As a result, I suffered a traumatic brain injury, as well as other injuries. Consequently, I require a tremendous amount of neuro-rehabilitation. The various health care providers are a crucial part of the rehabilitation team and effort on my behalf. This is why I am in full opposition of Senate Bill 649 and House Bill 4936. It is imperative that the Michigan No Fault Insurance Laws remain the same.
- The expenses of emergency care, rehabilitation and prescription medication can be extremely excessive. These are definite costs that I am unable to afford. Therefore, catastrophically injured accident victims should not be made responsible for their own health care costs. The insurance companies would like to shift their accountability to the claimants, government agencies and taxpayers. In these cases, benefits for accident victims will be minimal. In addition, victims must seek assistance from a currently crippled Medicaid system of health care.
- It is the ethical duty of Michigan lawmakers to recognize that drivers deserve protection on the roads. Presently, Michigan stands alone as an elite system of no-fault insurance coverage. Moreover this system provides the medical security necessary for both present and potential accident victims. Please vote NO on this legislation.

Nadia Searcy
Brain Injury Survivor
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