

# Common Topic for Summer Program 2018 in Hanoi

Program for Asian Global Legal Professions (PAGLEP)  
<http://keiglad.keio.ac.jp/en/paglep/>

[Case] When A, 40-year old man, drove a car with his wife B, 35-year old lady, on the way of hospital, another car driven by C in the opposite lane crossed over the center line and collided with A's car. The accident was due to the inattentive driving of C. A had a broken leg and was hospitalized for one month and had to go to hospital for 3 months. B was pregnant and scheduled to have a childbirth day so that she had to have a medical check at the hospital. But B died next day because of this accident.

[Question 1] D, a fetus at the time of this accident, was given birth by the emergency operation. What can A and D claim against C? Answer it on the premise that the annual income of A and B was USD 60,000 respectively, and A and B had no children other than D.

[Question 2] What can D claim against C if D was injured by this accident caused by C and had broken leg so that D might have to live on wheelchair?

[Question 3] If the fetus could not be born because of the accident caused by C, what can A claim against C?

