SIGMON ET AL., APPELLEES, v. HATFIELD; NATIONWIDE MUTUAL INSURANCE COMPANY, APPELLANT.

[Cite as Sigmon v. Hatfield, 1996-Ohio-398.]

Insurance—Motor vehicles—Pursuant to former R.C. 3937.18, an underinsurance claim must be paid, when—Determining amount of underinsurance coverage to be paid.

(No. 95-774—Submitted July 10, 1996—Decided August 7, 1996.)
APPEAL from the Court of Appeals for Clermont County, No. CA94-07-054.

Brown, Lippert, Heile & Evans and Marquette D. Evans, for appellees.

Tailer, Ruttle & Walden and Christine D. Tailer, for appellant.

 $\{\P 1\}$ The judgment of the court of appeals is affirmed on the authority of *Cole v. Holland* (1996), 76 Ohio St.3d 220, 667 N.E.2d 353.

DOUGLAS, RESNICK, F.E. SWEENEY and PFEIFER, JJ., concur.

MOYER, C.J., and COOK, J., dissent.

STRATTON, J., not participating.