OVERTON ET AL., APPELLANTS, v. WESTERN RESERVE GROUP, APPELLEE. [Cite as *Overton v. W. Res. Group*, 2001-Ohio-62.]

Insurance—Homeowner's insurance policy that provides limited liability coverage
for vehicles not subject to motor vehicle registration is not a motor vehicle
liability policy and is not subject to the requirement of former R.C. 3937.18
to offer uninsured and underinsured motorist coverage—Court of appeals
judgment affirmed on authority of Davidson v. Motorists Mut. Ins. Co.
(No. 00-277—Submitted March 28, 2001—Decided April 11, 2001.)
CERTIFIED by the Court of Appeals for Wayne County, No. 99CA0007.
$\{\P\ 1\}$ The judgment of the court of appeals is affirmed on the authority of
Davidson v. Motorists Mut. Ins. Co. (2001), 91 Ohio St.3d 262, N.E.2d
MOYER, C.J., RESNICK, F.E. SWEENEY, PFEIFER, COOK and LUNDBERG
STRATTON, JJ., concur.
DOUGLAS, J., dissents.
Boyk, McCulley & Crossmock and Steven L. Crossmock; and David G.
Lake, for appellants.