GREEN ET AL., APPELLANTS, v. BARBOUR ET AL., APPELLEES. [Cite as Green v. Barbour (2001), 92 Ohio St.3d 219.]

Court of appeals' judgment reversed on authority of Littrell v. Wigglesworth and Clark v. Scarpelli and cause remanded.

(No. 01-500 — Submitted April 24, 2001 — Decided July 5, 2001.) CERTIFIED by the Court of Appeals for Huron County, No. H-00-026.

The question certified for our consideration is "[w]hether R.C. 3937.18[A][2], as amended by Am.Sub.S.B. 20, permits an insurer to set off [underinsured motorist] coverage against a tortfeasor's liability limits rather than the actual amount available to the victim."

Pursuant to our decisions in *Littrell v. Wigglesworth* (2001), 91 Ohio St.3d 425, 746 N.E.2d 1077, and *Clark v. Scarpelli* (2001), 91 Ohio St.3d 271, 744 N.E.2d 719, the certified question is answered in the negative. The judgment of the court of appeals is reversed on the authority of *Littrell* and *Clark*, and the cause is remanded to the trial court for further proceedings consistent with our decisions in *Littrell* and *Clark*.

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

 $Moyer, C.J., and \ Lundberg \ Stratton, J., \ dissent.$

COOK, J., not participating.

Paul M. Kaufman, for appellants.
