DIGEST

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Seabaugh HB No. 454

Abstract: Establishes that payments made by an insurer to an insured under an uninsured motorist policy will not be construed as an admission or acknowledgment of liability.

<u>Present law</u> provides that a settlement made under a motor vehicle liability policy for a claim against an insured will not be construed as an admission of liability or the insurer's recognition of such liability sufficient to interrupt prescription of the claimant's rights pursuant to <u>present law</u>.

<u>Proposed law</u> adds that payments made by an insurer under the uninsured motorist provisions of a motor vehicle liability policy also will not be construed as an admission of liability or the insurer's recognition of such liability be sufficient to interrupt prescription of the claimant's rights.

(Amends R.S. 22:1290)