Harrison (HB 118) Act No. 149

<u>Prior law</u> provided that there "should" be no recovery for the first \$15,000 of bodily injury and no recovery for the first \$25,000 of property damage based on any cause of action arising out of a motor vehicle accident, for damages incurred by an owner or operator who fails to maintain compulsory motor vehicle liability security.

 $\underline{\text{New law}}$ retains $\underline{\text{prior law}}$ but changes "should" to "shall" to be consistent with the terminology of Act No. 1476 of the 1997 R.S.

Effective Aug. 1, 2014.

(Amends R.S. 32:866(A)(1))