

**MUNOZ ET AL., APPELLANTS, v. NATIONWIDE FIRE MUTUAL INSURANCE  
COMPANY, APPELLEE.**

[Cite as *Munoz v. Nationwide Fire Mut. Ins. Co.*, 99 Ohio St.3d 291, 2003-  
Ohio-3628.]

*Insurance — Motor vehicles — Uninsured/underinsured motorist coverage —  
Proposition of Law No. 1 dismissed on authority of Hillyer v. State Farm  
Fire & Cas. Co. — Proposition of Law No. 2 dismissed as improvidently  
allowed.*

(No. 2002-2054 — Submitted June 3, 2003 — Decided July 23, 2003.)

APPEAL from the Court of Appeals for Lucas County, No. L-02-1105, 2002-Ohio-  
6186.

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{¶1} Proposition of Law No. 1 is dismissed on the authority of *Hillyer v. State Farm Fire & Cas. Co.*, 97 Ohio St.3d 411, 2002-Ohio-6662, 780 N.E.2d 262.

{¶2} Proposition of Law No. 2 is dismissed, sua sponte, as having been improvidently allowed.

MOYER, C.J., F.E. SWEENEY, PFEIFER, LUNDBERG STRATTON and O’CONNOR, JJ., concur.

RESNICK and O’DONNELL, JJ., not participating.

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Boyk & Crossmock, L.L.C., and Steven L. Crossmock, for appellant.  
Robison, Curphey & O’Connell, and Scott A. Haselman, for appellee.

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