

(Cite as: 952 So.2d 129)

■ Perry By and Through Perry v. Nationwide General Ins. Co. Miss., 1997.
Supreme Court of Mississippi.

Ladarrell PERRY, a Minor, By and Through His Mother and Next Friend, Addie PERRY
v.

NATIONWIDE GENERAL INSURANCE COMPANY.

No. 95-CA-00269-SCT.

Oct. 2, 1997.

Insured motorist, having been injured in collision with police car, sued police officer, self-insured city, and his own automobile insurer, seeking, inter alia, to recover uninsured motorist (UM) benefits. The Hinds County Circuit Court, [James E. Graves, Jr.](#), J., granted summary judgment to insurer, and insured appealed. The Supreme Court, [McRae](#), J., held that plan of self-insurance is not “liability insurance” under Uninsured Motorist Act.

Reversed and remanded.

[Prather](#), P.J., concurred in part and dissented in part in separate opinion in which [Pittman](#), [Smith](#), and [Mills](#), JJ., joined.