HB 339 -- LIMITATION ON CAUSE OF ACTION FOR UNINSURED MOTORISTS (Wieland)

COMMITTEE OF ORIGIN: Committee on Insurance Policy

This bill prohibits an uninsured driver who is the owner of the vehicle or a driver operating a vehicle with or without permission who is uninsured from collecting for noneconomic damages in a civil action against an insured motorist alleged to be at fault for an accident. The provisions must not apply to an uninsured driver who has lost his or her insurance coverage for failure to pay unless the notification of termination or nonrenewal was provided at least six months prior to the accident. Reductions in damage awards based on the provisions of the bill will not be disclosed to the trier of fact.

The limitation does not apply to passengers in an uninsured driver's vehicle and does not limit the recovery of benefits provided or economic losses. Recovery of noneconomic damages in instances where an insured driver who is at fault because of operating a vehicle while under the influence of drugs or alcohol or who is convicted of involuntary manslaughter or second degree assault will be allowed.