

**SUPREME COURT OF LOUISIANA**

NO. 95-C-1200

RICHARD A. RIZER AND CHERICE R. BALDWIN

versus

AMERICAN SURETY AND FIDELITY INSURANCE COMPANY,  
ET AL

**WATSON, Justice, dissenting.**

The court of appeal correctly found that the liability carrier and the uninsured motorist carrier are solidary obligors. They shared co-extensive liability to compensate plaintiff for the same damage, i.e., personal injuries resulting from an automobile accident. The fact they are liable for different portions of the damage does not prevent them from being solidary obligors.

I respectfully dissent.