

July 31, 2014

TO: All Circuit and County Judges
All Clerks of Court

FROM: Maureen Johnson, Chief 
Division of Motorist Services

SUBJECT: Changes for Financial Responsibility Crash Suspensions

Effective April 11, 2014, any customer with a Financial Responsibility Crash suspension for a crash with liability or a crash with property damage will be required to fulfill all financial responsibility requirements unless the customer is found **‘not liable’ by a court of competent jurisdiction** for the crash.

If a customer is found **‘not liable’ by a court of competent jurisdiction**, they must provide official court documentation with that specific language. Any other language will not be accepted. In addition, the court documentation must specifically reference the crash that caused the sanction. Submission of this documentation will waive all requirements for their related sanction.

Any other verdict without the **“not liable” by a court of competent jurisdiction** language, such as “not guilty” or “dismissed”, will require the customer to fulfil all requirements for reinstatement. If you have any questions please contact CourtAssist@flhsmv.gov.