

ANUJ KUMAR Vs. SANDEEP KUMAR AND ORS**27.02.2026**

Present: Sh. Mayank, Ld. counsel for petitioner (through VC)
Sh. Aman Aggarwal, Ld. counsel for R1 & R2
(through VC).
Sh. Shashi Ranjan, Ld. counsel for Insurance
Company/R.3.

It is pointed by Ld. counsel for Insurance co. that there is a mistake in order dated 14.08.2025 whereby Tata Motor has been deleted from the array of parties.

File perused.

Tata motor was owner of vehicle and insured with the insurance company.

On 14.08.2025 in view of the reply of Tata Motor that the vehicle is insured with New India Assurance, the New India Assurance was impleaded R.3 but due to inadvertance and under the premise that Tata Motor is being substituted by New India Assurance, Tata Motor was directed to deleted. The order is therefore reviewed to the effect that Tata motor shall remained party to the petition being the owner of offending vehicle.

At this stage, Sh. Sachin, Proxy counsel for aprepared for Tata Motor and is apprised about the review of the order dated 14.08.2025.

The Insurance company submits that petitioner may provide him all the medical bills and documents, company is

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likely to file offer. Petitioner is directed to share all the documents with the insurance company at the earliest.

List for pre lok adalat hearing on 13.03.2026.

(Vikram)
DJ-1+ MACT, N/W, Rohini Courts,
27.02.2026