

7 M A C T 1138/24 PRIYANKA Vs. VIKRAM

05.04.2025

Present: None for the petitioner.

Sh. Paritosh Garg, Ld. Counsel for the respondent
no.1/driver and respondent no.2/owner.

Sh. Dilip Kumar, Ld. Counsel for the Insurance Co.

As the offer has been given by the R3, the fact of negligence is considered to be admitted. In such circumstances, the only issue remained as such.

On the basis of pleadings, documents and material on record and after hearing the parties/counsels, following issues are framed for adjudication :-

“1. For what quantum of compensation, petitioner is entitled?OPP.

2. Relief.”

No other issues arises or pressed upon.

Put up for PE on 30.05.2025.

(Shivaji Anand)
DJ-1+ MACT, N/W, Rohini Courts,
05.04.2025