

MACT: 757/21
Urmila Devi v. Mayank

26.04.2024

Present: Ms. Kanta Chaudhary, Ld. Counsel for claimant.
None for respondents.

Matter is fixed for evidence, however, Ld. Counsel for claimant has moved an application under Order 1 Rule 10 CPC seeking to implead TATA AIG General Insurance company as a party to the case on the ground that it is only upon filing of WS by the existing insurance company i.e. National insurance company, that the claimant came to know that the insurance company which had insured the vehicle against third party claims is TATA AIG Gen. Insurance company.

Arguments heard.

Application is according allowed. Amended memo of parties has been filed. Notice be issued to R-3/ TATA AIG Gen. Ins. On filing of PF, returnable on **14.10.2024**. Service is allowed through all modes. Dasti service is also allowed.

A disability certificate in the grievous injury case has also been received noticing disability of 51% in relation to right lower limb of patient/ petitioner Urmila Devi. Copy be supplied to Ld. Counsel for claimant.

(Charu Gupta)
PO-MACT -01 (South-East)
Saket Court/ New Delhi/26.04.2024