

MHLA010006502020



ORDER BELOW EXH.1 IN MACP DKST. No.52/2020

Bajaj Allianz Vs. Kishor

Today, DH, JD and their advocate are absent. On the perusal of record, it is seen that this execution is filed by the insurance company for recovery of compensation amount paid/ deposited by them for the liability of JD. Now, the JD has preferred appeal before the Hon'ble High Court against the award passed by MACT, Pune in MACP No.328/2011. Now, the Hon'ble High Court directed the present JD to deposit 50% of the awarded compensation within 6 weeks and thereby stayed the present execution proceeding till next date. Now, the JD has filed application of production of document whereby he has produced xerox copy of demand draft, whereby he has claims to have deposited the 50% of compensation amount. Thereafter, the DH has not appeared before this Court not to take any steps. Admittedly, the execution of award has been stayed by the Hon'ble High Court. Therefore, the execution is took place after decision in the First appeal by the Hon'ble High Court. This execution is pending since more than five years and as such in view of directions of Hon'ble Supreme Court of India requires expeditious disposal. Therefore, the DH is called upon to take necessary steps on or before next date otherwise the execution will be disposed of subject to decision of Hon'ble High Court in first appeal.

Date-06/01/2026

(P. P. Kestikar)
Adhoc District Judge-2 and
Ex-Officio Member, Motor Accident
Claims Tribunal, Latur.