

Initial Order below Exh.14 in MACP NO. 19 of 2023.

Applicants contended that Respondent had deposited an amount of Rs.1,31,552/- in Niphad Court. The Hon'ble High Court has directed half of the amount thereof and it was disbursed to the applicants. However, remaining amount Rs.66,776/- is still in the Court Deposit. The Hon'ble High Court disposed of the said appeal preferred by the Insurance Company. Therefore, the said remaining amount Rs.66,776/- may be disbursed to the applicants.

2. Report of Asstt. Supdt. Niphad was called. He submitted that amount of Rs.65,776/- but not Rs.66,776/- is deposited in the Court at Niphad and the said deposit is still existing. Ld. Adv. for the applicant clearly submitted that the appeal pending before the Hon'ble High Court disposed of. It is necessary to note that half of the deposited amount was disbursed to the claimants and thereafter the Hon'ble High Court granted stay to the Execution Petition. Therefore, the applicant shall file the Authentic-certified copy of the Order passed by the Hon'ble High Court and further submit whether any direction has been given by the Hon'ble High Court regarding the disbursement of remaining amount to the claimants. Compliance be made till next date and thereafter it will be proper to pass final order on this application.

Yeola(Nashik).
Dated :29.04.2025

(M. G. Deshpande)
District Judge-1, Yeola.