

**Order No. 19 Dated, 06.03.2024:**

Today is fixed for show cause.

Petitioner is present by filing hajira.

O.P files hajira through ld. Advocate.

A petition has been filed on behalf of the Petitioner showing cause on the ground stated in the petition.

Copy served to the otherside.

Cause shown is sufficient and accepted.

A verified application under Order 6 Rule 17 and Section 151 of C.P.C has been filed on behalf of the Petitioner praying for amendment in the original claim petition on the ground stated in the petition.

Copy served to the otherside who raises no objection.

The case is taken up for hearing application under Order 6 Rule 17 and Section 151 of C.P.C.

Perused the amended petition.

Heard both sides.

Ld. Advocate for the Petitioner submits that the Petitioner had filed the claim application for compensation for death of her mother-in-law but in the claim application it was written as 'claim application u/s 163 A of M.V Act' instead of 'claim application u/s 166 of M.V Act' due to inadvertence.

As the amendment in the claim application will not change the nature and character of the instant suit, the amendment petition is considered and allowed following principle of natural justice.

An amended petition u/s 166 of M.V Act is filed on behalf of the Petitioner.

Copy served to the otherside.

Let it be kept with the record.

To 04. 05. 2024 for framing of Issues.

Sd/- D. K. Goswami  
Judge M.A.C Tribunal  
3<sup>rd</sup> Court, Bankura