

Navnath Waghmare (RA.)

IN THE HIGH COURT OF JUDICATURE AT BOMBAY  
CIVIL APPELLATE JURISDICTION  
INTERIM APPLICATION 707 OF 2026  
WITH  
INTERIM APPLICATION 11082 OF 2025  
WITH  
FIRST APPEAL NO. 1862 OF 2025

Reliance General Insurance Co. Ltd ...Appellant  
*Versus*  
Arun parshuram maname and ors. ...Respondents

---

Mr. Avesh Ghadge i/b Akshay Kulkarni for the Appellants.  
Mr. T.J. Mendon for the Respondents.

---

CORAM: R. M. JOSHI, J.

DATED: 20<sup>TH</sup> FEBRUARY, 2026

PC:-

1. Learned Counsel for the Respondent has placed on record compilation of documents. The compilation of documents are taken on record.
2. Learned Counsel for the Respondent undertakes to serve a copy of the compilation on the other side.
3. Heard, Learned Counsel for the appellants submits that Tribunal has committed error in granting compensation for loss of

dependency on higher side. It is his submission by referring to the admission given by in cross examination that in respect of death of deceased, compensation has already been received by the claimants under Workman Compensation Act and hence, the judgment and award cannot be sustained.

4. Learned Counsel for the Respondents/ Original claimants submits that the tribunal committed no error in granting compensation for loss of dependency. However, the medical expenses not prove to the extent of 12,87,000/-, User amount of Rs.1,86,014/- came to be awarded. It is further submits that consortium has not been given to claimant no. 2.

5. In so far as, the contention of the counsel for the Appellant with regard to the receipt of compensation under the Workman Compensation Act. Appellant seek time to verify the same and make further submission.

6. At his request, list on **24<sup>th</sup> February, 2026**, Part Heard.

**(R. M. JOSHI, J.)**