



IN THE HIGH COURT OF JUDICATURE AT BOMBAY
NAGPUR BENCH, NAGPUR

Civil Application [CAF] No.323 of 2026

in

First Appeal No.714 of 2025 (D)

Shriram General Insurance Co. Ltd.

vs.

Uma Omprakash Mishra and others

*Office notes, Office Memoranda of
Coram, appearances, Court's orders
or directions and Registrar's orders.*

Court's or Judge's Orders

Mr. G.I. Dipwani, Advocate for the Applicant/Appellant.

Mr. Sawan Alaspurkar, Advocate for Non-Applicant/Respondent Nos.1 & 3 to 5.

CORAM : Y.G. KHOBRAGADE, J.

DATE : 15th APRIL, 2025.

Heard.

02. By the present application, the applicant–Insurance Company seeks permission to withdraw the admissible court fees on the ground that the claim has been settled in mediation. Needless to say that the present applicant/appellant–Insurance Company had filed the first appeal challenging the judgment and award dated 01/10/2022 passed in M.A.C.P. No. 236/2015 by the Motor Accident Claims Tribunal, Amravati.

03. It is a matter of record that on 28/03/2025, this Court passed an order and disposed of the appeal on the ground that the parties to the present appeal have amicably settled their dispute before the learned Mediator by an agreement of settlement. Since the appeal has already been disposed of in pursuance of the settlement between the appellant–Insurance Company and the claimants before the learned Mediator, the appellant–Insurance Company is entitled for refund of court fees as permissible in law.



40.caf.323.26

04. Accordingly, the Court fees be returned to the appellant-Insurance Company as per law. The application stands disposed of.

JUDGE

**sandesh*