

**BEFORE THE NATIONAL LOK ADALAT,
PUNJAB AND HARYANA HIGH COURT, CHANDIGARH**
513 (2)

FAO-3737-2019

SEETA RANI AND OTHERS
VS.
VIPIN AND OTHERS

Present:- Mr. Naveen Singh Mandhan, Advocate
for the appellants.

Mr. PHS Pannu, Advocate
for the Insurance Company.

**

As agreed, as per statements of learned counsel for the appellants and learned counsel for the Insurance Company (separately recorded), a sum of Rs.5,20,000/- (Rupees Five Lakh Twenty Thousand only) over and above the amount awarded by the Tribunal is allowed to the appellants in full and final settlement of the claim in this appeal. As per the statement of learned counsel for the appellants, the enhanced amount be paid to appellant No.1.

Accordingly, we dispose of this case with a direction to the Insurance Company to deposit a crossed-cheque for Rs.5,20,000/- (Rupees Five Lakh Twenty Thousand only) in the name of appellant No.1 with the office of the Lok Adalat of the High Court within a period of six weeks from today, in compliance of this order, failing which, interest @ 9% per annum shall follow on this amount till payment from the date of this order. The concerned Officer of the Lok Adalat Branch/Office shall issue proper receipt after receiving the cheque to learned counsel/representative of the respondent –Insurance Company. The appellant(s)' counsel/appellant(s) may collect the cheque from the office of the Lok Adalat.

Copy of the order be supplied/sent to the counsel/parties and file be returned to the Hon'ble High Court.

**(SUDEEPTI SHARMA)
PRESIDENT**

08.03.2025
Atul

**(ANU CHATRATH)
MEMBER**