

# **INAYATH RAJASAB ATTAR v. SHANTAVVA, 2020**

## **PLRonline 5016**

SUPREME COURT OF INDIA

JUSTICE L. NAGESWARA RAO, JUSTICE R. SUBHASH REDDY

**INAYATH RAJASAB ATTAR v. SHANTAVVA.**

Civil Appeal No(s). 2526/2012

19.02.2020

**Workmen Compensation Act, 1923 (8 of 1923) - Interest directed by the High Court to be paid @ 12% p.a. from one month after the accident till payment is made, is reduced to 6% p.a. - Interest shall be calculated from the date of the judgment of the High Court. To that extent, the impugned judgment is modified**

(against order passed in by HIGH COURT OF KARNATAKA AT BENGALURU , MFA-4272-2004 , 10-09-2007)

For Appellant Mr. V. N. Raghupathy, AOR, Mr. Geet Ahuja, Adv.. For Respondent, Mr. Shankar Divate, AOR

ORDER

After hearing the learned counsel for the parties, we are of the opinion that the impugned judgment does not warrant interference in exercise of our jurisdiction under Article 136 of the Constitution of India.

However, the interest directed by the High Court to be paid @ 12% p.a. from one month after the accident till payment is made, is reduced to 6% p.a. The interest shall be calculated from the date of the judgment of the High Court. To that extent, the impugned judgment is modified.

The appeal is disposed of accordingly.