MVA S. 166 – FIR – Filed after 36 hours – Even if there had been no FIR registered in the matter, that would not have disentitled the claimants from compensation on account of death of deceased in the accident

<u>motor vehicles act</u>, 1988 (59 of 1988) Section 166 – <u>fir</u> – Filed after 36 hours – Even if there had been no FIR registered in the matter, that would not have disentitled the claimants from compensation on account of death of deceased in the <u>accident</u> – The FIR can, at the best, be taken as a supporting document, to assess; whether the vehicle is involved in the accident or not – Even, the challan has been filed – Claimants have examined the eye witness who has duly proved the accident – If the <u>insurance</u> company intended to rebut the <u>evidence</u> led by the claimants on this aspect, then the insurance company should have led positive evidence in this regard.

## (2022-1)205 PLR 325 (<u>p&h</u>)

Tags: MCA S. 166 - FIR, MVA S. 166, MVA S. 166 - FIR delay in lodging