

[SC] Motor Vehicles Act, - Composite negligence - Head on collision - Only 50% amount awarded to the claimant by the tribunal as the other vehicle was not impleaded - High Court granted liberty to the appellants to file a separate claim for payment of the remaining amount - Set aside - Insurer liable to pay full amount and recover. [PLRonline 417503]

## PRINT / DOWNLOAD PDF

motor vehicles act, - Composite negligence - Head on collision - No reason for the High Court to compel them to initiate fresh recovery proceedings against the second offending vehicle - High Court ought to have ordered the disbursement of the entire compensation to the claimants, with due protection of the right of the <a href="insurance">insurance</a> company to have recourse, as may be available in law, for the recovery of the part of its liability from the driver/<a href="owner">owner</a> of the offending truck - Pay and Recover.

... <u>subscribe</u> TO CONTINUE READING ..... !!!! SPECIAL LIMITED TIME OFFER !!!! Subscribe Punjab Law Reporter @ Rs 2800/- and get PLRonline.IN (including Supreme Court) FREE for 1 year (save Rs 600/-)

## Login or Join Now

Full Text of Judgments / Headnotes / PDF is available in Premium Membership | Email punjablawreporter@gmail.com | 9463598502 | Trial membership for 7 days |

## **SUBSCRIBE**

Tags: insurance, Interest, Justice Surya Kant, Motor Vehicles Act, MVA S. 166 - Contributory Negligence