M.A.C.A. No.877 of 2011

30.10.2015

Heard learned counsel for the appellant-Insurance Company.

This appeal by the appellant-Insurance Company, is directed against the judgment/award dated 16.11.2011, passed by the 2nd Motor Accident Claims Tribunal, Northern Division, Sambalp ur, Camp at Keonjhar, in MAC Case No.130 of 1998, awarding an amount of Rs.15,000/- as compens ation, along with interest @6% per annum preceding 3 years from the date of the award, till payment.

Considering the submissions made and keeping in view the findings of the learned Tribun al given in the impugned award and the reasons assigned in support of the same, I do not find any infirmity so as to warrant any interference.

However, it is open for the appellant-Insurance Company to seek recovery of the compens ation amount from the owner of the vehicle, as has been observed by the learned Tribunal given in the impugned award.

The appellant-Insurance Company is directed to deposit the awarded compensation amount along with interest with the learned Tribunal within six weeks hence.

The statutory amount deposited in the Registry of this Court along with the accrued int erest thereon shall be refunded to the appellant-Insurance Company, on production of receipt s howing deposit of the awarded compensation amount and interest with the Tribunal.

MACA is accordingly disposed of.

Issue urgent certified copy as per rules.

(S.C.PARIJA, J.)