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IN THE SUPREME COURT OF INDIA CIVIL APPELLATE JURISDICTION

CIVIL APPEAL NO.. 14731 OF 2015 [Arising out of SLP [C] No.8543 of 2015]

Gian Chand & Ors.

... Appellants

Reporta

Vs.

Gurlabh Singh & Ors.

... Respondents

JUDGMENT

ARUN MISHRA, J.

Leave granted.

The appeal arises out of judgment and order passed by the High Court of Punjab & Haryana at Chandigarh in FAO No.862 of 1997 thereby dismissing the appeal filed by the claimants assailing the aw

dated 8.1.1997 passed in M.A.C.T. No.18/1994.

The claimants preferred petition under section 166 of Motor

Vehicles Act on account of death of Mulakh Raj, aged 25 years, who di

in an accident involving Bus No.CH-01-G-5152. He boarded the said bus

from Una for Delhi. Near Kotli about 5 kms. before Anandpur Sahib the

bus dashed a stationary tractor trolley and thereafter struck against

eucalyptus tree and turned turtle. It was driven rashly and negligent

Gurlabh Singh, owned by Chandigarh Transport Undertaking. The

deceased was the sole bread winner of the family, used to earn Rs.455

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Rajni Mukhi

Date: 2016.01.13

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Reason:

per month, was a Headmaster and in addition used to earn Rs.1000 per

month from agriculture.

The respondent driver contested the claim petition and contended that the accident was not the outcome of rash and negligent driving but due to a sudden breaking of belt of spring the accident took place. He was not at fault.

The Transport Undertaking in a separate statement contended that when the bus reached near village Solkhain, two scooterists came from the opposite side. The scooter was driven rashly and negligently and

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struck the bus on the driver side which was the cause of accident. The accident did not take place due to fault of the bus driver.

The Motor Accidents Claims Tribunal came to the conclusion that accident was caused due to sudden breaking of belts of springs for which driver could not be said to be at fault. Under no fault liability a sum of Rs.25,000 had been awarded to the claimants. The claim petition was dismissed. The High Court has affirmed the award hence the present appeal before us.

It was strenuously contended by learned counsel appearing on behalf of the appellants that the courts below have erred in law in dismissing the claim petition. Pleas totally at variance from each other have been taken by the driver and Transport Undertaking in their reply and the statement of mechanic that breaking of belt of springs can take place in case brakes are applied all of a sudden, has been ignored. The

finding recorded by the courts below that the driver did not drive the bus rashly and negligently is perverse and deserves to be set aside. Suitable compensation be awarded.

Learned counsel appearing on behalf of the respondents has supported the award. It was contended that the accident took place due to mechanical failure for which driver could not be said to be responsible. In the absence of rash and negligent driving by the driver of the bus liability has rightly not been fastened on the owner and driver.

Having heard learned counsel for the parties at length, perusing the evidence and the orders passed by the courts below we are of the considered opinion that grave error of law has been committed while arriving at the findings as to the method and manner in which accident has taken place and as to rash and negligent driving of bus driver. There is reliable evidence adduced on behalf of the claimants that the bus was driven at high speed and it dashed firstly against the stationary tractor parked below the road and thereafter it dashed against the eucalyptus tree. The Transport Undertaking has taken totally different plea that the scooterists came from the opposite side and dashed against the driver's side of the bus which was the cause of accident. The driver has not taken the stand that any scooter was involved in the accident. The pleas taken

by the driver as well as the Transport Undertaking are totally at variance.

It is clear that they have not come to the tribunal with clean hands. Even otherwise there is nothing to doubt the version of the claimants and their witnesses that the bus was driven rashly and negligently. Ram Kishan, PW-3, has clearly stated that the bus was driven rashly and it came from Nangal side and dashed the stationary tractor which was parked below the road, and thereafter the bus dashed eucalyptus tree. He has clearly stated that there were no pits around the place of occurrence. Whereas the driver Gurlabh Singh has stated that the bus jumped and owing to that belts of springs were broken, as such he lost control of the bus and it struck with the eucalyptus tree. A bare perusal of the FIR substantiates the plea of the claimants and not of the driver. Driver has not pleaded in reply that due to road condition the bus jumped all of a sudden, and has also suppressed the fact that the bus initially dashed a stationary tractor. Thus the version of the driver is not reliable. When we come to the statement of the mechanic he has categorically stated that the belt of springs could have been broken in case brakes were suddenly applied. Thus it appears that the bus driver drove the bus rashly and negligently and initially dashed the stationary tractor and then a eucalyptus tree. In that process due to application of brakes belt of springs was broken. The plea of Transport Undertaking that a scooterist was involved in the accident is totally a false plea and is not supported by its driver. In the circumstances there is no escape from the conclusion that the bus was driven in a rash and negligent manner by its driver. Apart from that merely a mechanical failure is not enough to exonerate the Transport Undertaking from its liability in the absence of evidence being adduced that the vehicle was maintained properly.

Coming to the question of compensation to be awarded the claimants are the parents. Brothers could not be said to be dependent on the earning of the deceased. Considering the fact that the deceased was teaching in a school, in totality of facts and circumstances, it would be appropriate to award a lump sum compensation of Rs.7,50,000/- to the parents along with interest at the rate of 6 per cent per annum from the

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date of filing of claim petition till its realization.

The appeal is allowed. Let the Transport Undertaking deposit the amount awarded within a period of three months. No order as to costs.

.....J. (Kurian Joseph)

.......J.

New Delhi; December 15, 2015. ITEM NO.101

COURT NO.12

(Arun Mishra)
SECTION IV,IVA,IVB,IX,
 X,XIV,XV,XVIA

S U P R E M E C O U R T O F I N D I A RECORD OF PROCEEDINGS

Civil Appeal No. 5826/2011

MUKUND DEWANGAN

VERSUS

Appellant(s)

ORIENTAL INS.CO.LTD.

Respondent(s)

WITH SLP(C) No. 32828/2010 (With Office Report)

SLP(C) No. 32833/2010 (With Office Report)

SLP(C) No. 32835/2010 (With Office Report)

SLP(C) No. 8709-8710/2014 (With Office Report)

SLP(C) No. 8712-8713/2014 (With Office Report)

SLP(C) No. 20072/2015 (With Office Report)

SLP(C) No. 3300/2015 (With Office Report)

SLP(C) No. 3302/2015 (With Office Report)

SLP(C) No. 887-890/2013

(With Interim Relief and Office Report)

SLP(C) No. 16082/2012

(With Interim Relief and Office Report)

SLP(C) No. 28455-28456/2013

(With Interim Relief and Office Report)

C.A. No. 6379/2013

(With appln.(s) for permission to file additional documents and Interim Relief and Office Report)

SLP(C) No. 13008/2014

(With appln.(s) for c/delay in filing SLP and Interim Relief and Office Report)

SLP(C) No. 15759-15760/2014 (With Office Report) SLP(C) No. 14333-14334/2014 (With appln.(s) for c/delay in filing SLP and appln.(s) for c/delay in refiling SLP and Interim Relief and Office Report) SLP(C) No. 6429/2015 SLP(C) No. 25373/2014 (With Interim Relief and Office Report) SLP(C) No. 36364-36365/2014 (With Office Report) SLP(C) No. 31658/2014 (With appln.(s) for permission to place addl. documents on record) SLP(C) No. 3471/2015 SLP(C) No. 19204/2014 SLP(C) No. 15924/2015 (With Interim Relief and Office Report) C.A. No. 9990/2014 (With Office Report) SLP(C) No. 11367/2014 (With appln.(s) for c/delay in filing SLP and appln.(s) for c/delay in refiling SLP and Interim Relief and Office Report) SLP(C) No. 8704-8706/2014 (With Interim Relief and Office Report) SLP(C) No. 8543/2015 C.A. No. 4068-4069/2012 SLP(C) No. 32827/2010 (With Interim Relief and Office Report) C.A. No. 8992/2012 Date: 15/12/2015 These matters were called on for hearing today. HON'BLE MR. JUSTICE KURIAN JOSEPH CORAM : HON'BLE MR. JUSTICE ARUN MISHRA For Appellant(s)/ Mr. Rajeev Kumar Bansal, Adv. Petitioners(s) Mr. Raj Singh Rana, Adv. Mr. Akshay K. Ghai, Adv. R. K. Kapoor, Adv. Mr. Ms. Rekha Giri, Adv. Ms. Sai Jyotsna, Adv. Mr. Anis Ahmed Khan, Adv. SLP(C)16082/2012 Mr. Praveen Sehrawat, Adv. Mr. Priyadarshi Banerjee, Adv. Mr. Piyush Sharma, Adv. SLP(C)8543/2015 Mr. Vikram Saini, Adv. Mr. A. K. Mishra, Adv. SLP(C)No.25373/2014

This is a True Copy of the Mr. P. K. Jain, Adv.

Mr. Saurabh Jain, Adv. Mr. S. P. Singh Rathore, Adv. P. K. Goswami, Adv. Mr. Mr. Sudhakar Dwivedi, Adv. Mr. Uday Prakash Yadav, Adv. Raghavendra Shukla, Adv. Mr. Mr. Apoorv Kurup, Adv. Mr. Aditya Chanakya Boxipatra, Adv. Rohit Rathi, Adv. Mr. Mr. Chankya Boxipatra, Adv. Mr. Ardhendumauli Kumar Prasad, Adv. SLP(C)887-890/13Ms. Kiran Suri, Sr. Adv. Kirti Mishra, Adv. Ms. Mr. S. J. Amith, Adv. Mr. Gautam Kumar, Adv. Dr. (Mrs.) Vipin Gupta, Adv. Mr. C.A.9990/14 Jay Kishore Singh, Adv. Mr. Gautam Godara, Adv. Mr. Anand V. Selvam, Adv. Mr. Ravindra K. Adsure, Adv. C.A.5826/11 Mr. H. K. Chaturvedi, Adv. Ms. Roopali Chaturvedi, Adv. Ms. Tanuj Bagga Sharma, Adv. Dr. Praveen Hans, Adv. SC 3471/2015 Mr. N. D. B. Raju, Adv. Mr. Rohan Ganpathy, Adv. Mr. N. Ganpathy, Adv. Mr. Sameer Shrivastava, Adv. Mr. Vijeta Ohri, Adv. Mr. Akshat Shrivastava, Adv.-Mr. Vishnu Mehra, Adv. Ms. Sakshi Mittal, Adv. Anil Kumar, Adv. (Mrs.) Vipin Gupta, Adv. Mr. Sumit Attri, Adv. Mr. Uday B. Dube, Adv. V. N. Raghupathy, Adv. Mr. Mr. Balaji Srinivasan, Adv. Ms. Meenakshi Chauhan, Adv. SLP(C)No.6429/2015
SLP(C)16082/12 Mr. Ravi Bakshi, Adv. Mr. Sudhir Mathur, Adv. Mr. Yash Pal Dhingra, Adv. Dr. Meera Agarwal, Adv. Mr. R. C. Mishra, Adv. Mr. Amarjeet Singh Dheman, Adv. Mr. Ankolekar Gurudatta, Adv. Mr. Purushottam Sharma Tripathi, Adv. Mr. Mukesh Kumar Singh, Adv. Mr. R. C. Mishra, Adv.

Ravindra Keshavrao Adsure, Adv.

Arup Banerjee, Adv.

Anis Ahmed Khan, Adv. V.K. Gupta, Adv.

Mr.

Mr. Mr.

Rajinder Mathur, Adv. Mr. Apoorv Kurup, Adv. C.A.No. 8992/2012 Mr. A.C. Boxipatra, Adv. Mr. Ardhendumauli Kumar Prasad, Adv. For Respondent(s) Ms. Priyadarshi Gopal, Adv. Ms. Rameeza Hakeem, Adv. for M/s Law Associates SLP(C)15759-60/2014 Mr. G. Balaji, Adv. SLP (C)No.8543/2015  ${\tt Ms.}$ Soayi B. Qureshi, Adv. Mr. Ravi Prakash, Adv. Ms. Udita Singh, Adv. Mr. Chandra Prakash, Adv. Mr. Rahul Kumar, Adv. Ms. Meenakshi Midha, Adv. Mr. C. S. Ashri, Adv. Ms. Taniya Pandey, Adv. C.A.4068-69/12 Ms. Shanta Devi Raman, Adv. Mr. Garvesh Kabra, Adv. Mr. Arbaaz Hussain, Adv. SLP(C)13008/2014 Mr. Rohit Sinha, Adv. Mr. Sanjay Kumar Singh, Adv. SLP(C)11367/2014 Mr. Pradeep Gaur, Adv. Mr. Amit Gaur, Adv. Mr. Ambhoj Kr. Sinha, Adv. SC 32827/2010 Mr. M. K. Dua, Adv. Mr. Kishore Rawat, Adv. SC16082/2012 Anish Kumar Gupta, Adv. Mr. Ms. Deep Shikla Bharat, Adv. Mr. Brajesh Kumar, Adv. Chandra Shekhar Suman, Adv. Mr. Varinder Kumar Sharma, Adv. Mr. Nawal Kishore Sahu, Adv. Dr. Neera Agarwal, Adv Mr. R. C. Mishra, Adv. Mr. Amarjeet Singh Dheman, Adv. C.A.6379/2013 Mr. Javed M. Rao, Adv. Mr. T. N. Saxena, Adv. H. C. Kharbanda, Adv. Mr. Shahid Ali Rao, Adv. Mr. Nand Ram, Adv. Mr. Mr. S. L. Gupta, Adv. Mr. Guru Nath R. Naik, Adv. Mr. R. K. Gupta, Adv. Ram Ashray, Adv. Mr. Vikash Chandra, Adv. Mr. Ravinder Kumar Wadhawan, Adv. Mr. Varinder Kumar Sharma, Adv. Mr. - 6 -

Mr.

Mr.

T.J.Sharma, Adv.

Mr. Arvind Kumar Tiwary, Adv.

Mr. Jay Prakash Yadav, Adv.

Mr. R. A. Gupta, Adv. Mr. C. K. Rai, Adv.

SLP(C)28455-56/13

Ms. Neerja Sachdeva, Adv. Ms. Meera Mathur, Adv.

SLP(C)3471/2015

Mr. Ajay Singh, Adv. Mr. Varinder Kumar, Adv. Mr. Nafis A. Siddiqui, Adv.

Ms. Nidhi, Adv.

Mr. B. Subrahmanya Prasad, Adv.

SLP(C)No.6429/2015

Mr. Priyadarshi Gopal, Adv. Ms. Rameeya Hakeem, Adv. M/s. Law Associates, Adv.

Mr. Gautam Narayan, Adv. Mr. Ambhoj Kumar Sinha, Adv.

UPON hearing the counsel the Court made the following O R D E R  $\,$ 

SLP (C) No. 25373/2014

The petitioner is directed to produce the original Registration Certificate of the Vehicle in question within three weeks.

Post on 18.1.2016.

SLP (C) No.31658/2014

for the petitioner The learned counsel seeks to withdraw the special leave petition permission with liberty to approach the High Court by filing an application for review.

Permission is granted with the above liberty.

Accordingly, the special leave petition is dismissed as withdrawn.

- 7 -

SLP ( C) NO. 3471/2015

It is clearly pleaded in the Claim Petition that the Accident occurred owing to the rash and negligent driving of the respondent No.1 in Claim Petition. Thus, negligence is only attributable to the driver of the Scooter and so no liability can be fastened on the Insurance Company.

We find no merits in the special leave petition, which is, accordingly, dismissed.

 $\mbox{SLP}$  (C ) No. 19204/2014

Ιt is seen that the license of the driver was renewed and there is nothing on record to show that the disability during driver had incurred any the interregnum.

Thus there is no merit in the special leave petition, which is, accordingly, dismissed.

SLP (C) NO. 11367/2014

The learned counsel for the petitioners seeks some time to make a research regarding the applicability of Section 163-A of the Motor Vehicles Act, 1988.

In view of that, post after four weeks.

SLP (C) No. 8543/2015

Leave granted.

The appeal is allowed in terms of the Signed Reportable Judgment.

Remaining matters Arguments concluded. orders reserved.

(Rajni Mukhi) Sr. P.A.

(Renu Diwan) Court Master

(Signed Reportable Judgment in C.A. No.14731/2015 @ SLP (C) No.8543/2015 is placed in the file)