

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD**R/FIRST APPEAL NO. 3975 of 2012**

=====

UNITED INDIA INSURANCE COMPANY LTD

Versus

DILIP JEEVANLAL BHIMANI & ORS.

=====

Appearance:

MR MAULIK J SHELAT(2500) for the Appellant(s) No. 1

MS NAYNABEN K GADHVI(2907) for the Defendant(s) No. 1

RULE SERVED for the Defendant(s) No. 1,2,3

=====

CORAM:HONOURABLE MS. JUSTICE GITA GOPI**Date : 28/03/2024****ORAL ORDER**

1. Heard Mr. Maulik J.Shelat, learned advocate for the appellant.

2. The appeal is filed challenging the judgment and award dated 01.06.2012 passed by the learned Motor Accident Claims Tribunal (Main), Junagadh in MACP No.928 of 1999 for the compensation granted of Rs.1,19,360/-.

3. Considering the smallness of amount, this Court finds no reason to interfere in the

impugned judgment and award passed by the Tribunal. The appeal, accordingly, is disposed of. Notice/Notice of admission is discharged. Interim relief, if any, shall stand vacated.

4. It is made clear that this order would have no bearing and/or shall not be considered as precedent in any of the matters connected to the accident in question *vis-a-vis* the impugned judgment and award.

5. Since the main appeal is disposed of, connected applications, if any, would not survive and are disposed of accordingly.

6. Record and Proceeding be sent back to the concerned Tribunal forthwith.

(GITA GOPI,J)

Pankaj