

ORDER SHEET  
**IN THE HIGH COURT OF SINDH, KARACHI**  
**M.A. No.01 of 2018**

*(Regional Chief, Principle Office & others Vs. Ameer Ali Khokhar & another)*

hg. case

1. For orders on office objection
2. For hg. of main case

**05.08.2025**

Mr. Manzar Bashir, advocate for appellant  
Mr. Azhar Faridi, advocate for respondent

**ORDER**

----

**Muhammad Iqbal Kalhoro, J:-** This Miscellaneous Appeal calls-into-question judgment dated 20.03.2018 passed by learned Insurance Tribunal Sindh at Karachi granting Rs.10,07,000/- in respect of insurance claim to respondent No.1.

2. After arguments, learned counsel for appellants submits, through a joint statement, that if this appeal is decided in terms of prayer clause-II, which reads as “*Without prejudice to the above prayer at (I) it is respectfully prayed that the decretal amount of Rs.1,007000/- be reduced Rs.600,000/-*”, he will be satisfied.

3. This joint statement has been signed by both the advocates including advocate for respondent No.1, who is present in person, and has agreed to this proposal, which is taken on record.

4. Through a joint statement, both the parties essentially have requested for an order in terms of prayer clause-II as reproduced above. The appeal is accordingly disposed of in the terms whereby respondent No.2 is held entitled to Rs.600,000/- as his insurance claim. It is further stated that vide order dated 23.10.2018, the decretal amount viz. Rs.10,07000/- is deposited with the Nazir. Therefore, Nazir is directed to disburse Rs.600,000/- out of the said amount to respondent No.1 on due verification and identification in accordance with law and return the remaining amount to appellants on due verification and identification in accordance with law. If profit, if any, has accrued over the said amount, it shall be distributed between the parties with the *ratio* of 60 and 40 percent.

This Miscellaneous Appeal stands disposed of in above terms.

JUDGE

JUDGE