**Hawaga v Bisuti**

**Division:** High Court of Uganda at Kampala

**Date of judgment:** 4 June 1974

**Case Number:** 839/1973 (35/75)

**Before:** Allen Ag J

**Sourced by:** LawAfrica

*[1] Insurance – Motor Insurance – National Insurance Corporation – Non-fare-paying passenger –*

*Liability of corporation limited to Shs.* 100,000/-.

*[2] Traffic and Road Safety Act* 1970, *s.* 32 (*U.*)*.*

**Editor’s Summary**

The National Insurance Corporation had on behalf of the defendant consented to judgment for the plaintiff for Shs. 300,000/-. The plaintiff was an employee of the defendant travelling on his lorry at the time of the accident.

The corporation claimed to be due to pay only Shs. 100,000/- inclusive of costs.

**Held –** in respect of a non-fare-paying passenger, the liability of the corporation is limited to Shs.

100,000/- in all.

Order accordingly.

**No cases referred to in judgment**