

**Witness present and duly sworn on 06.03.2026**  
**Examination in chief by Advocate for petitioner.**

I have filed my Affidavit in lieu of my Chief-examination. The contents of the said Affidavit are true to the best of my knowledge and have affixed my signatures after going through its contents.

The documents that are produced before the court are marked as Exhibits as follows:-

Ex.P-14                    OPD slip with calculation sheet  
Ex.P-15                    X-rays

**Cross examination by Sri.BTR advocate for Respondent no.2:-**

I have not treated the petitioner. I have not taken any opinion from the treated doctor. It is true to suggest that I have not gone through follow up treatment records. Fractures are united with implants in situ. It is false to suggest that the question of assessment of disability does not arise when implants are in situ. It is false to suggest that after removal of implants, there is chances of reducing restrictions and disability.

2. It is false to suggest that I have falsely calculated mobility and stability components. Generally once the fractures are united, the disability will be less. It is false to suggest that the disability which I have assessed for right lower limb at 38.65% and whole body disability at 19.32% is exorbitant. The petitioner can do day to day activities with difficulties.

3. I do not know the occupation of the petitioner. The petitioner can do house keeping work with some difficulties. It is false to suggest that in order to help the petitioner, I am deposing falsehood before this court by filing this false affidavit.

**Re-examination: Nil-**

**(Computerised to my dictation in the Open Court).**

**R.O.I. & A.C.**

**II Addl. Judge**