

Order On IA

Petitioner no.3 files an application under Order 32 Rule 12 CPC R/w Sec151 CPC seeking discharge of his guardian and permit him to proceed with the case on his own.

Petitioner no.3 has produced his Aadhar card before the court, it appears that the petitioner no.3 has attained majority and he intends to prosecute the case on his own.

Hence I proceed to pass the following:

ORDER

The application filed under Order 32 Rule 12(2) Read with Sec.151 CPC is allowed. The guardianship is hereby discharged and petitioner no.3 is permitted to prosecute the case on his own.

Amendment carried out.

Amended petition filed.

Petitioners and Respondent no.2 have filed a joint memo to the effect that matter is settled for Rs.21,50,000/-(Twenty one lakhs fifty thousand only).

Perused. Satisfied.

Respondent no.2 has agreed to deposit the amount of Rs.21,50,000/- before the court within three months.

The joint memo is read over to the parties. They agreed the same. The joint memo is lawful and not opposed to the public policy and duly signed by the parties. Perused identity cards. The compensation amount is just and reasonable. Joint memo is accepted. Accordingly I proceed to pass the following:

ORDER

The petition is allowed in terms of joint memo.

Respondent no.2 shall deposit the amount of Rs.21,50,000/- before the court within three months, from this order, failing which the settled amount shall carry an interest @ 6% p.a.

The joint memo shall be the part and parcel of the award.

The compensation amount of Rs.21,50,000/- is apportioned as follows:-

Petitioner no.1: 60%.

Petitioner no.2 & 3: 20% each.

After deposit of the compensation amount, out of award a sum of 20% each shall be kept in FD in the name of petitioner no.1 to 3 in any Nationalized bank or scheduled bank for a period of 2 years and 80% apportioned amount each shall be released to petitioner no.1 to 3 on proper identification and after due verification through E-payment.

Draw award accordingly.

II ADDL. JUDGE

THE MOTOR ACCIDENT CLAIMS TRIBUNAL METROPOLITAN AREA:

BANGALORE CITY

SCCH-13

MVC 2958/2025

**PETITIONER: Shivarathna
& another**

-Vs-

**RESPONDENTS: Shriram Gen Ass Co Ltd
& another**

ORDER/AWARD/DECREE

The matter is settled in terms of Joint memo filed by the parties whereby the claim is settled for Rs.21,50,000/- (Twenty one lakhs fifty thousand only). In the joint memo the Respondent no.2 has agreed to settle the claim in full and final settlement for a sum of Rs.21,50,000/- (Twenty one lakhs fifty thousand only). And prays to pass an award accordingly. The Respondent no.2 has agreed to deposit the said amount as per the decree to be passed and it is also stated in the joint memo that the petitioner is not entitled for any cost.

The claim petition filed by the petitioner is allowed in the above terms as per joint memo.

The Respondent no.2 shall deposit the compensation amount of Rs.21,50,000/- before the court within three months.

Given under my hand and seal of the Court this 6th April 2026.

**II Addl. Judge & ACJM
Court of Small Causes,
Bengaluru.**