

WITNESS IS DULY SWORN ON:06.03.2026
EXAMINATION IN CHIEF BY ADVOCATE FOR
PETITIONER :

Today, I have filed chief examination affidavit in lieu of oral evidence. I know the contents of affidavit sworn by me which are true and correct and it bears my signature.

I have produced the following documents,
Ex-P23 : Clinical Note
Ex-P24 : X-ray

R1 has not filed W/S. Hence, cross examination is taken as nil.

Cross examination by advocate for Respondent No.2:

It is true to suggest that I have not treated the petitioner personally. It is true to suggest that the fracture are united and implants have been removed. It is true to suggest that the petitioner has taken treatment at ESI hospital. It is true to suggest that ESI hospital will give treatment only for beneficiaries. It is true to suggest that the injuries are two years old from the my examination. It is false to

suggest that as the fractures are united and implants are removed the disability assessed by me is imaginary and wrong. It is false to suggest that the nature of injury sustained by petitioner will not considered as disability as per guidelines. The petitioner can do his work with difficulty. It is false to suggest that in order to help the petitioner I have assessed the disability at higher side and deposing falsely.

(Computerized to my dictation in Open Court.)

R.O.I. & A.C.,

I ADDL.SCJ & ACJM.,