

**WITNESS IS DULY SWORN ON: 10.02.2026**

**Cross examination by advocate for petitioner:**

I am not an orthopedic surgeon. I have gone through the guidelines of Central Government. It is true to suggest that as I am not an orthopedic surgeon, I am not competent to assess the disability related to orthopedics. It is false to suggest that I have not gone through the entire medical records of petitioner. I have seen the documents which are exhibited before the court.

I have not seen the petitioner personally. It is false to suggest that I am unable to know the range of movements since I have not seen the petitioner personally. I can state about the range of movements approximately without examining the concerned patient, based on medical records. The range of movements will be assessed by using instrument. Witness volunteers to state that, the range of movements, as per guidelines, can be assessed without using the instrument.

It is false to suggest that there will be restriction of movement if fracture is caused to the limb. It is false to suggest that the fracture caused to the petitioner resulted in complete restriction in movement of right lower limb. The aspects mentioned in para No.3 of my affidavit is based on basic medical principles. For the suggestion that the disability can be assessed without removal of implants, Witness volunteers to state that, the disability so assessed will be considered as temporary disability and not as permanent disability. It is false to suggest that I have not assessed the disability as per guidelines.

It is true to suggest that the recovery of fracture cannot be stated without examination of injured. Witness volunteers to state that, the said aspect could be stated based on the medical records. I have not furnished any guidelines with respected to the aspect stated para No.7 of my affidavit, but it is a public document. It is false to suggest that as I have not examine the petitioner and not examined the

complete medical records, I cannot say that the disability assessed by the doctor is in correct. It is false to suggest that in order to help the R2, I have filed false affidavit and deposing falsely.

(Computerized to my dictation in Open Court.)

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

I ADDL.SCJ & ACJM.,