

**Witness present and duly sworn on 29.11.2025**

**Cross examination by Advocate for Respondent no.1:-**

My qualification is M.D. in Physical Medicine & Rehabilitation. I and my team doctor rehabilitate the patients with regard to issues of accident with brain injuries, spinal cord injuries, stroke and children with disability. I give treatment to the patients who were suffering from neurological disability. After one year of the incident, the petitioner came to our hospital for neuro rehabilitation treatment. At the time of coming to our hospital, the condition of the patient was confused, agitated, does not respond any communication, he required for feeding tube for eating, totally he dependent upon the others.

**Question:** If you ask the patient regarding basic questions regarding identification and day to day activities, would he have answer those questions?

**Ans:** He would answer Yes or no.

2. He cannot able to continue his service whatever he did prior to the alleged accident because he is suffering from cognitive disability, therefore he is unable to do basic mathematics and continued his job. I have produced the documents to that effect before this court. It is false to suggest that whatever difficulties facing by the petitioner is not a result of the alleged accident. He can walk with support of two people.

3. I do not know about mode of payment of medical bills by the petitioner. It is available in our hospital, concerned authority

is a proper person to tell about mode of payment of medical bills. It is false to suggest that in order to help the petitioner, I have got created the medical bills before this court and 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**