

Witness present and duly sworn on 29.03.2025

Cross examination by advocate for Respondent no.3:-

At the time of accident, I was coming from my house to Hudukla Gate, Bangarpet, Kolar District. Accident took place at 8.15a.m. My daughter was with me. We were traveling on the scooty. Three persons were traveling on the scooty. My son is the registered owner of the scooty. We three were wearing helmet at the time of accident. My son was riding the said scooty. My son had DL.

2. It is false to suggest that the accident occurred because we three people were talking and not concentrate to the road, thereby we fell down on our own as a result accident occurred. It is false to suggest that my son was not having DL thereby I have not produced the same before this court. It is true to suggest that the accident occurred due to negligence on the part of my son. My husband brought me to Kolar Govt hospital thereafter I shifted to Narendra hospital, Kolar.

3. My husband had lodged the complaint. It is false to suggest that there was no alleged accident as I stated in my affidavit and we did not sustain any injuries even though I deposed falsehood before this court. I was admitted in Kolar Govt hospital for one day. I was admitted Narendra hospital for one month. I was not undergone any surgeries. I took only conservative treatment. It is false to suggest that I have not underwent any follow up treatment and I have not produced

any documents to substantiate that I have undergone for follow up treatment and spent Rs.50,000/- towards follow up treatment.

4. It is false to suggest that my injuries were healed and I am hale and healthy as earlier. I have not produced any documents to substantiate my income and avocation. I can produce. It is false to suggest that still I am working as earlier. It is true to suggest that I have not produced any documents to substantiate without assistance of attender, I can't do work.

5. It is false to suggest that the accident occurred due to negligence on the part of my son thereby the Respondent no.3 insurance company is not held responsible to pay compensation to us. The age of my son is 25. It is false to suggest that at the time of accident age of my son is less than 18 years, I am deposing falsehood before this court as my son age is 25 years. It is false to suggest that I have got created documents and am deposing falsehood before this court by filing this false affidavit. It is false to suggest that at the time of accident, my age is more than 55 years.

6. It is false to suggest that it is stated in Ex.P-6 wound certificate that I sustained only simple injuries. It is false to suggest that the charge sheet was filed against my son

alleging that my son was not having DL at the time of accident.

Re-examination: Nil.

(Computerised to my dictation in the Open Court).

R.O.I. & A.C.

IIAddl. Judge