

Witness present and duly sworn on 14.08.2025
Cross examination by Sri.KP Advocate for Respondent:-

At the time of accident, I was proceeding from Hudukula to Hanumantharayandille on the two wheeler with Venkatesh. I was riding the motorcycle. The two wheeler was having insurance policy and I had DL. I can produce the my DL and insurance policy before this court. Initially I went to Kolar Jalappa hospital. My maternal uncle took me to the hospital. Mamtha is my sister. I was not conscious. It is false to suggest that while going to the hospital I was a conscious. It is true to suggest that as per E.x.P-14, my sister Mamtha took me to the hospital.

2. It is false to suggest that as per medical records, I consumed alcohol at the time of accident. My maternal uncle had lodged the complaint on the same day. He had not seen the accident. Police have not recorded my statement. It is false to suggest that though the accident occurred due to my negligence, through, my maternal uncle false complaint lodged against offending two wheeler.

3. I did not take any treatment in any hospital other than R.L. Jalappa hospital. It is true to suggest that I have not produced wound certificate. It is true to suggest that I did not undergo any surgery. It is false to suggest that I have got created Ex.P-17 for this case. It is false to suggest that I

deposed falsehood in para-3 to 5 of my chief affidavit. It is true to suggest that I have not produced any documents to substantiate my avocation and income. It is false to suggest that I falsely stated that prior to accident I was doing agricultural activities and earning Rs.30,000/- per month. It is false to suggest that I sustained only simple injuries and not grievous injuries. It is false to suggest that accident occurred due to alcohol consumption and my negligence, thereby the Respondents are not liable to pay any compensation to me.

Re-examination: Nil.

(Computerised to my dictation in the Open Court).

R.O.I. & A.C.

IIAddl. Judge