

**IN THE COURT OF SENIOR CIVIL JUDGE AND J.M.F.C.**  
**BANAHATTI**

**MVC No.430/2025**

**ORDER DATED 14-03-2026**

**Before National Lok Adalat held on 14-03-2026**

Case called out before the Lok Adalath.

The petitioner and his counsel Sri. VBK present.

Counsel for the respondent No.2 Sri. SAN present.

Respondent No.1 and 2 are absent.

Counsel for the petitioner and respondent No.2 file joint memo stating that the respondent No.2 has agreed to pay Rs.3,25,000/- compensation to the petitioner as full and final settlement, for which the petitioner has agreed.

The contents of joint memo read over and explained to the petitioner in the language, which he understands, for which he voluntarily agreed and admitted the contents of joint memo.

Upon going through the materials on record and contents of joint memo, we are of opinion that there is no any legal impediment to allow the parties to settle their dispute in terms of joint memo.

At this stage counsel for the petitioner submits that the petitioner has spent huge amount for his treatment, hence entire amount may be released. Having regard to the quantum of settlement amount and submission of petitioner, we are inclined to release entire settlement amount. Accordingly, the following order is passed.

**ORDER**

The petition is hereby allowed in part. The joint memo filed by the petitioner and respondent No.2 is hereby accepted.

In the event of deposit of settlement amount of Rs.3,25,000/- by the respondent No.2, the said entire sum shall be released in favour of the petitioner.

If the respondent No.2 fails to deposit the settlement amount within 3 months as agreed in the joint memo, the settlement amount shall carry 6% interest.

In view of amicable settlement, the parties shall bear their own costs.

Draw award in terms of joint memo.

Sd/-

**Senior Civil Judge  
& JMFC., Banahatti.**