

**IN THE COURT OF THE SENIOR CIVIL JUDGE AND JMFC, AT:**

**CHINCHOLI.**

**MVC No.380/2020**

**PW-2**

**Name : Dr. Vivek**

**Father's Name : Veeresh S**

**Age : 35 years**

**Occupation : Assistant Professor ESI Hospital**

**Residing At : Kalaburagi.**

**Witness duly sworned.**

**Date 20-02-2026.**

**Chief examination by : V.S.K**

Since 5 years I am working as Assistant Professor in ESI Hospital Kalaburagi. I have received summons from the court to produce the documents. As per the order of the court I am producing the register maintained by the medical records department of ESI hospital Kalaburagi. The copy of the register is marked as Ex.P-11. The Ex. P-11 documents are belongs to deceased when he came to hospital for removing of implants.

The patient by Name Krishna was taking treatment due to RTI injury in other hospitals and he came to hospital 09-02-2021 for removal implant. It is true to suggest that the deceased krishna was died due to surgical stress and cardiac arrest.

**Cross Examination: Counsel for the respondent**

It is true to suggest that the deceased Krishna was not sustained grievous injury to cause his death. It is true to suggest that after 2 years from the accident he came to our hospital for removing of implants. We have done operation on 11-02-2021. It is true to suggest that in our Exh P-11 records we are not mentioned that the deceased was died due to surgical stress and cardiac arrest. But we are mentioned in our medical records that cause of death due to cardiac arrest. It is true to suggest that The deceased Krishna was not died due to accidental injuries. It is false to suggest that to help the Petitioners I have falsely deposed that the deceased died due to stress and pain.

**(Typed to my dictation in the Open court)**

**R.O.A.O.C.**

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