

Case advanced and taken on today's board.

The counsel for appellant filed memo stating that there is no appeal against Respondent No.2. Hence, case against R-2 may be dismissed. Perused the memo, as per memo case against Respondent No.2 dismissed.

The appellant, respondent No.1 and their counsels are present. They have filed compromise petition U/o 23 Rule 3 of CPC., and their adhara cards for identification. It is the say of the parties that matter is duly settled between the parties. The contents of the compromise petition have been read over to the parties in Kannada Language. both have understood the same and admitted the signature on the compromise petition.

Considering the compromise petition filed by the both the parties I am of the opinion that the compromise is not entered into under duress or pressure. It has been entered into on their volition.

R.A. 5/2026

There is no any legal prohibition for this compromise. The compromise is to be accepted in terms of compromise petition. I accepted the terms of the compromise petition and proceed to pass the following:

**ORDER**

The compromise petition filed by both the parties U/o 23 rule 3 of CPC., is hereby accepted.

**Office is hereby directed to Draw Final Decree as per compromise petition.**

**Sd/-  
Senior Civil Judge and JMFC,  
Sedam.**