

*Witness called and duly sworn on: 07.02.2026*

**CROSS EXAMINATION BY: SRI. RPP LEARNED COUNSEL FOR RESPONDENT NO.2:**

1. The FIS was lodged by my son in law. The FIS was lodged about 1 month after the occurrence of accident. I do not know as to which vehicle caused the accident. The person who admitted to the Hospital has narrated the history before the doctors. I have no impediment to produce the same before this court. I was informed that the SHO had directed my family members to first ensure medication and thereafter lodge the FIS thereby causing the delay.

2. I underwent treatment for the injuries sustained in the accident at K.R. Hospital. Even after being discharged from the Hospital I have been taking follow up treatment on OPD basis. I last consulted the doctors more than 3 months back however I am taking medication as prescribed by the doctors even now.

3. It is false to suggest that I have not incurred medical expenses to the extent forthcoming from the medical bills, yet the bills have been procured to suit my claim for higher compensation. It is false to suggest that I have falsely asserted that I have incurred Rs.1,00,000/- towards medical expenses.

4. It is false to suggest that I have falsely asserted that prior to the accident I was working as a coolie and was earning Rs.25,000/- PM just to claim higher compensation. It is false to suggest that though the motorcycle bearing No.KA-45-ED-4516 did not cause any accident and it is no where concerned to the alleged injuries sustained by me, I

have got implicated the said vehicle with the help of police just to maintain this claim petition.

5. It is false to suggest that I have not suffered disability due to injuries sustained in the accident and yet I have deposed false facts just to claim higher compensation. It is false to suggest that I am in a position to do all the work which I was doing prior to the accident and hence I am not entitled for any compensation. I do not have any document to substantiate my contention regarding my avocation and income prior to the accident.

6. It is false to suggest that I have not suffered disability due to injuries sustained in the accident and yet I have deposed false facts just to claim higher compensation. It is false to suggest that I am in a position to do all the work which I was doing prior to the accident and hence I am not entitled for any compensation. It is false to suggest that I have got lodged a false FIS and on the basis of created documents I have filed this false petition and deposed false facts in support of the same.

**RE - EXAMINATION : NIL**

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

**R.O.I. & A.C.**

**Sd/-**

**Prl.Judge ,  
Court of SC., & MACT., Mysuru**