

BEFORE LOK ADALATH ON
14.03.2026

Matter called before Lok Adalath.
Petitioner and learned counsel for
the petitioner are present. Learned
counsel for the Respondent No.2 is
present.

2. Learned counsel for petitioner files a memo seeking release of entire compensation amount on the ground that the petitioner has incurred huge medical expenses and has availed loans for clearing the same.

3. Conciliation is held. Parties have agreed to settle the matter for a sum of ₹.8,28,174/- (Rupees Eight Lakhs Twenty Eight Thousand One Hundred and Seventy Four only).

4. Joint Memo is filed reporting that the matter as settled for a sum of ₹.8,28,174/- (Rupees Eight Lakhs Twenty Eight Thousand One Hundred and Seventy Four only). The contents of Joint Memo are read over and explained to the petitioner.

5. The petitioner submits that the petitioner has voluntarily decided to arrive at the compromise and that the petitioner was not subjected to any sort of threat,

coercion or undue influence by any person whatsoever in this regard. The parties to the compromise are majors in age and appear to be competent to enter into compromise.

6. The terms of compromise are legally enforceable and hence this court should not have any impediment to accept the same.

ORDER

“The joint memo filed by the parties to the petition is hereby accepted.

The petition stands disposed off as per the terms of joint memo.

The joint memo filed by the parties shall form part of this order.

The Respondent No.2 is directed to deposit the amount at the earliest without causing unreasonable delay.

Considering the quantum of compensation and also considering

the memo filed by the learned counsel for the petitioner setting out the details of medical expenses incurred; and also keeping in mind the nature of injuries suffered by the petitioner, it is just and necessary to release the entire amount to the petitioner, as the petitioner is capable of handling the money.

Draw decree accordingly."

Judicial
Conciliator

Non-Judicial
Conciliator