

Witness called and duly sworn on: 22.03.2025

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

1. At the time of accident I accompanied by PW1 and my deceased daughter were going to Bengaluru from Mysuru. In the said accident I sustained fracture of my left humerus bone, left wrist and right ankle. Immediately after the accident I was admitted to Manipal hospital, Mysuru. I underwent treatment as an inpatient for five days and was treated by Dr. Sri. Ravikiran, Orthopedic surgeon.

2. The implants are *in-situ*. I last consulted the doctor with regard to injuries sustained in the accident about ten months back. On the date of my last consultation, I was informed that the fractures are united and also informed me that I could get the implants removed if I intend to do so. I have not got the implants removed till date. I am experiencing discomfort due to implants as I am unable to lift heavy objects. I am not under any medication for the injuries sustained in the accident.

3. I have begotten two issues. One is deceased Kum. Pooja and the other is my son Sri. Punith, who is employed with Seimens company. It is true to suggest that out of total medical expenses of Rs.4,22,825/- the company with which my son is working has reimbursed Rs. 4,00,000/-.

4. Though I had retired from my work as a lecturer at NIE First Grade college, Mysuru at the time of accident, however I was working as a guest lecturer. At the time of accident though I was not drawing any pension, but I was getting Rs.1,700/- EPF and this apart for my services as a guest lecturer I was being paid Rs.16,000/- per month. I have stopped working as guest lecturer after the accident. Witness further states that the remuneration for my services as guest lecturer would depend on the

number of classes that I would take and maximum remuneration would be Rs.16,000/- per month as such my monthly remuneration would be vary depending on the number of classes I had taken. I am an income tax assessee.

5. The general medical expenses that I incurred would be reimburse by the private health insurer. It is false to suggest that I have fully recovered from the injuries sustained in the accident.

RE-EXAMINATION: NIL

(Typed to my dictation in the open court)

R.O.I. & A.C.

Sd/-
Prl.Judge ,
Court of SC., & MACT., Mysuru