

Before Lok-Adalath

Compromised Award In Original Suit

**IN THE COURT OF PRINCIPAL CIVIL JUDGE AND JMFC,
AT T. NARASIPURA.**

O.S. No. 55 / 2023

Plaintiff/s : Sri. Nagaraju,
s/o Marigowda,
Aged about 53 years,
R/at B. Seehalli Village,
Bannur Hobli, T. Narasipura
Taluk, Mysuru District.

Vs

Defendant/s : Sri. Mallegowda,
S/o Late Kalegowdana Sannegowda,
Aged about 48 years,
R/at B. Seehalli Village,
Bannur Hobli, T. Narasipura
Taluk, Mysuru District.

Suit filed on:16.03.2023

Prayer: The plaintiff prays that this court be pleased to pass the judgment and decree in favour the plaintiff and against the defendants and thereby direct the defendant to pay suit claim of Rs.1,20,260/- along with the future interest at the rate of 24% PA till the date of the realization of the amount and cost of the suit and such other such other relief/s which are deems fit to grant under the facts and circumstances of the suit, in the interest of justice and equity.

This suit is coming on 14th day of March 2026 for final disposal before **Sri. Sachin H.R.**, B.A. LLB., Prl. Civil Judge and JMFC. T. Narasipura and Sri. Basavaraju M., Advocate/ Conciliator, in the presence of Sri. P. Sathish, Advocate for the plaintiff and Sri. Bhuvanesh, Advocate for defendant.

The plaintiff and the defendant have filed Joint memo stating that they have compromised the case in terms of joint memo. The

contents of joint memo are read over and explained to the both parties in the language known to them. They have admitted its contents as true and correct. On enquiry they also submitted that they have no force, threat or undue influence to get the case compromised.

Upon reading the joint memo filed by both the parties, the award is passed as follows:

By considering, it is ordered and awarded that the Joint Memo filed by the plaintiffs and the defendant is hereby accepted and allowed.

Further it is ordered and awarded that consequently, the suit filed by the plaintiff is hereby decreed subject to the terms and conditions of the Joint Memo.

Further it is ordered and awarded that the Joint Memo shall be treated as part and parcel of the Award.

Further it is ordered and awarded that office shall refund the court fee to the plaintiff in accordance with Law.

The plaintiff and defendant have filed Joint Memo stating that they have settled the matter in connected Ex.No.6/2025, in Additional Court. Wherein the parties are agreed to settle the matter amicably as such plaintiff herein agreed to receive amount of Rs.1,90,000/- in respect of this suit and said Execution petition, outof that Rs.1,90,000/-, the defendant has paid Rs.20,000/- today and agreed to pay remaining balance of Rs.1,70,000/- within 3 months from today i.e., on or before 15.06.2026.

If the defendant fails in which the plaintiff is at liberty to enforce this decree by arrest and detention , attachment of immovables of defendant.

ಮುಂದುವರಿದು ಜಂಟಿ ಮೆಮೋರಾಂಡಂ ಸದರಿ ದಾವೆಯನ್ನು ಈ ಮೂಲಕ ರಾಜಿ ಡಿಕ್ರಿ ಮಾಡಲಾಗಿದೆ ಮತ್ತು ರಾಜಿ ಅರ್ಜಿಯ ಡಿಕ್ರಿಯ ಅವಿಭಾಜ್ಯ ಅಂಗವಾಗಿದೆ.

Given under my hand and seal of the court this the 14th day of March 2026.

**Prl. Civil Judge & J.M.F.C.,
T. Narasipura.**

MEMORANDUM OF THE COSTS INCURRED IN THIS SUIT

Particulars	Plaintiff/s Rs.	Defendant/s Rs.
Court fee paid on Plaint	8,045-00	--
Advocate fee (FC not Filed)	--	(F. C. Not Filed)
Commissioner fee	--	--
Process fee	10-00	--
Copying Charges	--	--
Total	8,055-00	--

**Prl. Civil Judge & J.M.F.C.,
T. Narasipura.**