

O.S. No:457 of 2025

Case advanced. Counsel for the plaintiff and defendants are present. Parties are present. They files compromise petition. The compromise petition is read-over and explained to the parties to the suit in Kannada language known to them. The parties are accepted that, they have understood the contents of the Compromise . The counsel, who are present before the Court submitted that, the parties have understood the contents of the compromise and they have also affixed their signatures to the compromise in their presence. Therefore, they prayed that, this Court may dispose off the suit in terms of the Compromise petition. Signatures of parties and their respective counsel is obtained in the order sheet. The parties have filed copies of their Adhar Card. Perused the compromise petition. The plaitniff, defendant No.1 and 2 have admitted that they have relinquished their right over the suit properties in favour of defendant No.3 by receiving total amount of rS. 3,50,000/-. Hence, both the counsel and parties are prays to decree the suit in terms of compromise petition. This Court perused the compromise petition and documents. The revenue records of suit property is also standing in the name of defendant No.2. On

going through the contents of the compromise petition this Adalath is of view that, the compromise petition is not opposed to any law for the time being in-force and it is not against to any public policy. Hence, following;

ORDER

1. The suit is decreed in terms of compromise petition.
2. Office is to draw final decree in terms of compromise petition.
3. The compromise petition shall be part of the decree.

Sd/-
**Prl. Civil Judge and JMFC,
Channapatna.**