

**IN THE COURT OF THE ADDITIONAL DISTRICT & SESSIONS JUDGE,
VIJAYANAGARA DISTRICT, HOSAPETE**

S.C. No.5058/2020

P.W. 01 C.W. 01

Duly Sworn on : 10-11-2025.

Further Cross-examination by Sri. S.C.P., Adv for Accused :-

It is true that the house in which myself and my family members are residing is standing in the name of my younger brother by name Sri.Bharmappa. The witness voluntarily states that, the house in which said Sri.Bhamappa and his family members are residing he is standing in the name of my father by name Sri.Sanna Siddappa. It is true that when we were in jointness, house in which myself and my family members are residing was standing in the name of my younger brother by name Sri.Bharmappa. To a suggestion that after the partition Sri.Bharmappa has not got changed his name to my name in respect of house in which myself and my family members are residing, the reply is that so far there is no partition in our joint family. The properties are still in jointness (not yet partitioned) ; but, however, myself and Sri.Bharmappa are residing separately from each other. To a suggestion to the effect that after I filed a Civil Suit against my brother and sister and mother , the relationship between myself and my sister is strained, the reply is that for about three years after filing of the said suit, the relationship between myself and my sister was good and thereafter it got strained. To a suggestion to the effect that even prior to the occurrence of the alleged incident, the relationship between myself and my sister and her family members was strained, the

reply is that since 15 days prior to the occurrence of the alleged incident, the relationship between myself and my sister and her family members was strained. It is not true to suggest that in view of enmity between myself and my sister, I am deposing falsely against the accused. I have not shown the place of incident to the Police Investigating Officer. The Police have not conducted any Mahazar at the place of incident in the presence of myself and Pancha witnesses. But, however, the police have taken signatures of myself and Pancha witnesses at the place of incident on a document. The police have not seized any material object at the place of incident in my presence. At the place of incident I have not seen any cloths. I have not produced any material object before the Police. I have not put any signature at Hirehadagali Police Station. I have not given any further statement before Hirehadagali Police on 29-04-2019. It is true that there is a road way between Kunchur to Hyrad; and there is a path way via hill-luck between said two places. The said path way covers shorter distance by 07 KMs when compared to the road way between the said two places. It is true that one can reach Hyrada from Kunchur via path way faster than via said road way. It is true that after 06 PM there are no buses from Kunchur to Hyrada. It is true that people from Hyrada go to Kunchur via said path way and vice-versa. It is true that if a person goes via the said path way, the danger of being attacked by wild animals is there. It is not true to suggest that when my daughter was going from her marital house situated at Kunchur towards my house situated at Hyrada, both of them were either attacked by some human beings or by some wild animals. It is not true to suggest that I am deposing falsely against the accused. It is not true to suggest that there is no nexus between the

alleged murder and the accused. It is not true to suggest that in view of the enmity between me and my sister, I am deposing falsely.

(Typed to my dictation in the open Court)

R O I & A C

(D.P.KUMARA SWAMY)

Additional District & Sessions Judge,
Vijayanagara District, Hosapete.