

**IN THE COURT OF SUBORDINATE JUDGE, NEYVELI**  
**Present: Tmt. S. Uma Maheswari, B.A., L.L.M.,**  
**Subordinate Judge, Neyveli.**  
**Monday, this the 06<sup>th</sup> day of April - 2026**  
**O.S No: 6 of 2024**  
**CNR No: TNCD14-000006-2024**

Thamizhselvam ..... Plaintiff  
//Versus//  
Murugan ..... Defendant

This suit is coming on hearing before me on 16.02.2026 in the presence of Thiru.B. Makesh Kumar, B.A., B.L., Advocate for the plaintiff and Thiru.M. Govindarajan, B.A., B.L., Advocate appeared for defendant and subsequently written statement not filed and the defendant called absent, no response, hence the defendant set-exparte and considering the plaintiff side evidence and documents and as due consideration till this date this court delivered the following...

**JUDGMENT**

The plaintiff has been filed the suit for recovery of money against the defendant for a sum of Rs.1,36,000/- and interest for the borrowed amount of Rs.1,00,000/- with interest at the rate of 12% from the date of the plaint on 03.01.2024 till the date of decree and at rate of 6% per annum from the date of decree till the date of realization amount with cost and to grant all other just and necessary reliefs.

**1. Brief case of the Plaintiff:**

The defendant borrowed a sum of Rs.1,00,000/- (Rupees One Lakh only) from the plaintiff on 04.01.2021 for his family expenses and the defendant has agreed to

pay a interest at the rate of Rs.1/- per month/per hundred for the said loan amount and on the same day the defendant executed a promissory note in favour of the plaintiff. After borrowing the amount, the defendant has not re-pay any amount either the principal or interest after the plaintiff several demands to the defendant to re-pay the said principal with interest. Hence, this plaintiff filed the suit for recovery of money as against the defendant.

2. The summon to the defendant served and the defendant has not appeared before the court and called absent and set exparte on 03.01.2025.

3. On the side of plaintiff, the plaintiff was examined as PW-1 and PW2 and Ex.A1 was marked.

4. Plaintiff, evidence of plaintiff side and documents perused. The plaintiff try to prove his case through evidence of PW-1 and PW-2 and Ex.A1. Ex.A1 was suit promissory note executed by the defendant for a sum of Rs.1,00,000 in favour of the plaintiff, dated 04.01.2021. The plaintiff confirming the plaint averments in the chief examination of PW1. PW-2 also deposed that on 04.01.2021, the defendant borrowed a sum of Rs.1,00,000/- from the plaintiff.

5. The defendant has not filed any written statement to deny the plaint averments and signature in the suit pronote. So the court satisfied that the plaintiff has proved his case through evidence of PW-1 and PW-2 and documents of Ex.A1. Hence, the court comes to the findings that the plaintiff is entitled for recovery of suit amount from the defendant.

**FINDINGS:-**

1.	In the result, the suit is decreed.
2.	The plaintiff is entitled for recovery of money for a sum of Rs.1,36,000/- (Rupees One Lakh Thirty Six Thousand only) with interest at the rate of 9% per annum from the date of plaint till the date of Decree along with subsequent interest at the rate of 6% per annum from the date of Decree to till the date of realisation for the principal amount of Rs.1,00,000/- from the defendant. Time for payment is 1 month.
3.	The defendant shall bear the suit costs of plaintiff.

Directly dictated to Steno-Typist and directly typed by her and corrected and pronounced by me in the Open court on this 06<sup>th</sup> day of April – 2026.

**SUBORDINATE JUDGE,  
NEYVELI.**

**Annexure:**

**1. Plaintiff's side witness :-**

PW1 - Tamilselvam

PW2 - Manikannu

**2. Plaintiffs Exhibits :-**

Ex.A1	04.01.2021	Promissory Note executed by the defendant for a sum of Rs.1,00,000 in favour of the plaintiff	Original
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**3. Defendant side Witness :-** Nil

**4. Defendant Exhibits :-** Nil

**SUBORDINATE JUDGE,  
NEYVELI.**

Draft/Fair Judgment (**Exp.**)  
O.S.No.6/2024  
D.D.06.04.2026