

Money Execution Case No. 13 of 2014

Order No. 64

12.09.2025

Decree holder files hajira. Judgement debtor files a petition, praying for adjournment on the ground of illness of Ld. G.P.

The petition is taken up for hearing.

Heard both sides. Perused the petition and record. Considered.

The Hon'ble Supreme Court has directed all the District Courts to dispose of Execution Cases within six months. This is a case of the year 2014. Therefore, there is no scope for granting any adjournment. Hence, the petition is rejected.

Ld. Lawyer for decree holder submits that on 30.07.2025, order of setting aside the decretal amount from General P/L Account of the Judgement Debtor has been made but ADM (LA) has failed to comply with the order. He prays for stringent direction so that order is complied with. Ld. Advocate appearing on behalf of Judgement Debtor No. 1 opposes the prayer of Decree Holder.

It appears from order no. 59 dated 30.07.2025 that ADM(LA), Purba Bardhaman was directed to set aside Rs. 83,10,879/- from General P/L Account with Scheme ID and description 4877 under his control and custody and he was directed to submit compliance report on 07.08.2025 but ADM(LA), Purba Bardhaman has failed to comply with the said order in spite of passing of several dates till date.

Under such circumstances, ADM(LA), Purba Bardhaman is directed to show cause as to why action should not be taken against him for non-compliance of the court's order.

Fix 19.09.2025 for showing cause by ADM(LA), Purba Bardhaman and compliance.

Let a copy of this order be sent to the ADM(LA), Purba Bardhaman for taking necessary action.

Dictated & Corrected by me.

Additional District Judge, 3rd Court,
Burdwan

Additional District Judge, 3rd Court,
Burdwan