

Money Execution Case No. 21 of 2014

Order No. 68

18.11.2025

Decree holder and judgement debtor no. 1 file their respective hajiras.

Today, the case is fixed for hearing of amendment petition of Execution Application dated 05.08.2025.

The amendment petition is taken up for hearing.

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

Ld. Lawyer representing the Judgement Debtor No. 1 raised vehement objection.

The amendment sought for is formal in nature and it will not change the nature and character of the Execution Application. Unless the proposed amendment is allowed, the decree holder shall suffer loss and injury. Hence, the instant petition filed by the decree holder is hereby allowed on contest without cost.

Let the Execution Application be amended in terms of the amendment petition.

To 25.11.2025 for filing amended copy of Execution Application and hearing of application u/s 151 read with Order 21 Rule 52 of CPC.

Dictated & Corrected by me.

Additional District Judge, 3rd Court,
Burdwan

Additional District Judge, 3rd Court,
Burdwan