

Criminal Motion – 145/24

J.O. Code No. WB01302.

Order No. 05 dt. 31.01.25

Today is fixed for admission hearing.

Petitioner has filed her hazira through her Id Advocate.

The record is now taken up for admission hearing of the instant criminal motion filed by the revisionist/wife in this case.

Ld Advocate for the petitioner submitted that the impugned order has been made by the Id trial court without considering the huge landed properties of the father of the O.P./husband from which the father of the O.P. is earning adequate agricultural income and is not dependent upon the O.P. for his maintenance which has been mentioned in the affidavit of assets and liabilities filed before the said court but not considered by the Id trial court. He also submitted that the Id trial court had failed to consider the status of the parties and had ordered a meagre sum of Rs. 3000/- per month as interim maintenance for the petitioner.

Contd..next page..

Contd..

Criminal Motion – 145/24

J.O. Code No. WB01302.

Order No. 05 dt. 31.01.25

Ld Advocate for the revisionist submitted that he had good grounds of succeeding in this motion and prayed for admitting the said motion.

Heard. Perused the filed certified copy of the impugned order. Considered.

It appears from the impugned order and the submission made by the ld Advocate for the revisionist that there is scope of interference in the instant criminal motion filed by the revisionist and that there is reasonable ground for the revisionist for succeeding in this criminal motion.

Hence, this court is inclined to admit this criminal motion filed by the revisionist.

Issue requisites filed in the record at once. Call for TCR.

To 02.05.2025 for S.R. and receipt of TCR.

Dictated & Corrected by

Sd/-

Addl. Sessions Judge, 2nd Court
Serampore

Sd/-

Addl. Sessions Judge, 2nd Court
Serampore

