

**In The Court of Additional Sessions Judge, Fast Track Court, Chandernagore
Hooghly**

Criminal Revision 07/26
(A/O NGR(E)109/25)

Order No.03 dt.09.02.26

The instant revision is fixed today for admission hearing.

Ld Advocate Tathagata Banerjee has appeared for the revisionist and has submitted that his client has preferred this revisional application feeling aggrieved by the order dt.17.12.25 passed by Sub-Divisional Executive Magistrate, Chandernagore Sub-Division, Hooghly in connection with NGR(E)109/25.

The application is within time and it is admitted.

At this stage Ld Advocate has pointed out his prayer for stay against the said order as the Ld. Magistrate has passed the order exceeding his jurisdiction and without complying the provision of law. It has not only violated the right of the revisionist but has also protected the right of the persons who are violating the law. Therefore, at this stage the said order passed by Sub-Divisional Executive Magistrate, Chandernagore Sub-Division, Hooghly in connection with NGR(E)109/25 is required to be stayed, in -default the revisionist will suffer irreparable loss and injury.

Heard and considered the same.

As per provision of Sec. 130 of the Bharatiya Nagarik Suraksha Sanhita (in short BNSS), the impugned Court has every authority to consider such prayer but it should be considered within the periphery of the legal paraphernalia as envisaged under Sec.130 read with Sec.135 of the BNSS.

In the case in hand the impugned Court has passed an order without providing any reason in support of his order. From the deposition recorded in the said case, it appears that a dispute took place in between the parties but without ascertaining the wrongdoer he has passed the said order directing the O.P/revisionist to furnish peace keeping bond, which is beyond the scope of the aforesaid provision and the revisionist has his case in his favour.

Therefore, the order passed by the Ld SDEM, Chandernagore is required to be stayed till disposal of the revisional application.

Hence it is

ORDERED

that the said order dt.17.12.25 passed by Sub-Divisional Executive Magistrate, Chandernagore Sub-Division, Hooghly in connection with NGR(E)109/25 is stayed till disposal of the present revisional application.

Revisionist is directed to take steps upon the respondents by date fixed.

B.C I to intimate along with a copy of this order.

To 12.03.26 for S/R and appearance.

Dictated & corrected by me

Addl. District Judge
F.T.C, Chandernagore, Hooghly

Addl. District Judge
F.T.C, Chandernagore, Hooghly