

**Misc Execution Case No. 29 of 2022**

**CNR. No. WBHW 1200-1931-2022**

**J.O Code: WB 00953**

**Order dated: 22.05.2025.**

The record is fixed today for further payment and hearing of petition filed by the petitioner on 09.04.2025.

Petitioner is present and files hazira along with net copy of an order passed by Hon'ble High Court at Calcutta on 15.05.2025 in C.R.R. No. 3476/2024 with C.R. No. 3477/2024 accompanied by a petition in respect thereof. Copy served. Let it be made part of the record.

Ld. Lawyer for the O.P. is present and files lawyer's hazira.

The petition dated 09.04.2025 is now taken up for hearing. Heard all concerned. Perused the petition as well as the materials available on record. Considered.

The petition under scrutiny has been preferred by the petitioner with a view to seeking rectification of typographical error that has cropped up in the order dated 26.03.2025 of this record wherein the total arrears of maintenance due in this record has been erroneously shows as Rs.9,63,293/- instead of the actual arrears due i.e. an amount of **Rs.9,69,293/-**. Having meticulously gone through the record I find that the total arrears of maintenance due to the petitioner in this record is **Rs.9,69,293/- only**. Ld. Lawyer appearing for the O.P. contends as much. Therefore, this petition is nothing but a formality and ought to be allowed.

Hence, the petition preferred by petitioner seeking modification of the order dated 26.03.2025 is considered and allowed.

Let the total arrears of maintenance due to the petitioner as on 26.03.2025 be **Rs.9,69,293/-** instead of **Rs.9,63,293/-** as mentioned in the order dated 26.03.2025. The said order stands modified to that extent only.

BC-I to note in the relevant portion of the order and correct the entries made in the CIS, accordingly.

At this stage, Ld. Lawyer for the O.P. files an adjournment petition praying for time to make payment on the ground stated therein. Copy served and objected to.

The adjournment petition preferred by the O.P. is heard and considered and allowed considering the facts, circumstances and justice of the case.

The case is accordingly, adjourned today.

To **23.05.2025** for payment by the O.P. in terms of the order of the Hon'ble High Court at Calcutta.

**D & C by me**

**A.C.J.M, Uluberia,  
Howrah.**

**A.C.J.M, Uluberia,  
Howrah.**

**G R Case No. 2201 of 2011 (New G R 85/2015)**

**CNR. No. WBHW 1200-0116-2011**

**J.O Code: WB 00953**

**Order Dated:- 02.05.2025**

The record is fixed today for appearance of the remaining accused persons.

Ld. APP is present.

The remaining three accused persons on C.B. are present with their Ld. Lawyer and files hazira.

As all the accused persons are before the Court today, there is no impediment in fixing the record for evidence.

The case is accordingly, adjourned today.

To **07.08.2025** for evidence of CSW 4 and 5.

*D/C by me*

*A.C.J.M. Uluberia*

*A.C.J.M. Uluberia.*

Misc Case No. 198 of 2019  
CNR. No. WBHW 1200-2280-2019  
J.O Code: WB 00953

Order dated: 02.05.2025.

The record is fixed today for filing fresh petition by the petitioner as well as evidence.

Ld. Lawyer for the respondents file hazira on their behalf.

Petitioner is absent and files an adjournment petitioner on the ground stated therein. Copy served and objected to. Let it be taken on record.

The adjournment petition is heard, considered and allowed subject to adjournment cost as the ground made out in the petition is not substantiated by any medical document and is, therefore, viewed with circumspection.

Hence, the case is adjourned today subject to payment of adjournment cost of Rs.100/- by the petitioner.

To 30.06.2025 for for filing fresh petition by the petitioner as well as evidence.

**D & C by me**

**A.C.J.M, Uluberia,  
Howrah.**

**A.C.J.M, Uluberia,  
Howrah.**

**G R Case No. 1772 of 2023**

**J.O Code: WB 00953**

**Order Dated:- 02.05.2025**

The record is fixed today for hearing of D.C.

D/C is present with his Ld. Lawyer and files hazira.

The record is now taken up for hearing the petition preferred by D.C. viz. Saraswati Rana filed on 20.02.2025. Heard all concerned. Perused the materials on record as well as the petition under scrutiny. Considered.

The D.C. contends that her daughter married accused no. 1 herein. The marriage was duly consummated and two male children were born in the wedlock. However, during subsistence of the marriage her daughter died leaving behind those two children of which the elder son i.e. her elder grandson viz. Manas Jana is presently residing with her. Unfortunately, the younger of the two i.e. Subhojit Jana is still residing under the care of the accused persons herein who are inflicting severe torture upon him. Now, the D.C wants necessary order from this Court to secure custody of the younger grandson.

During the course of hearing Ld. APP representing State opposed the prayer and prayed for necessary order.

A scrutiny of the record clearly reveals that charge sheet has already been filed in this Court and this Court has taken cognizance thereof and the record is awaiting transfer for trial. At such a juncture, this Court ought not to embark upon a journey adjudicating custody of the minor grand children of the D.C. which needs to be raised before the appropriate forum at the appropriate point in time.

Hence, in view of the observation above the instant petitioner is considered and rejected without any order as to costs.

To 22.05.2025 for appearance of the accused persons and supply of copies.

Surety to produce the accused persons on the date so fixed.

*D/C by me*

**A.C.J.M. Uluberia**

**A.C.J.M. Uluberia.**

**G R Case No. 2682 of 2022**

**J.O Code: WB 00953**

**Order Dated:- 02.05.2025**

The record is fixed today for hearing of D.C.

D/C is present with his Ld. Lawyer and files hazira.

The record is now taken up for hearing the petition preferred by D.C. viz. Saraswati Rana filed on 20.02.2025. Heard all concerned. Perused the materials on record as well as the petition under scrutiny. Considered.

The D.C. contends that her daughter married accused no. 1 herein. The marriage was duly consummated and two male children were born in the wedlock. However, during subsistence of the marriage her daughter died leaving behind those two children of which the elder son i.e. her elder grandson viz. Manas Jana is presently residing with her. Unfortunately, the younger of the two i.e. Subhojit Jana is still residing under the care of the accused persons herein who are inflicting severe torture upon him. Now, the D.C wants necessary order from this Court to secure custody of the younger grandson.

During the course of hearing Ld. APP representing State opposed the prayer and prayed for necessary order.

A scrutiny of the record clearly reveals that charge sheet has already been filed in this Court and this Court has taken cognizance thereof and the record is awaiting transfer for trial. At such a juncture, this Court ought not to embark upon a journey adjudicating custody of the minor grand children of the D.C. which needs to be raised before the appropriate forum at the appropriate point in time.

Hence, in view of the observation above the instant petitioner is considered and rejected without any order as to costs.

To 22.05.2025 for appearance of the accused persons and supply of copies.

Surety to produce the accused persons on the date so fixed.

*D/C by me*

**A.C.J.M. Uluberia**

**A.C.J.M. Uluberia.**