

S.C.C. No. 118 of 2026  
CNRWBSP07-000445-2026  
(J.O.CODE WB01066)

Order Dated 30/04/2026

Today is fixed for ex parte hearing.

Plaintiff files hazira. Defendant takes no step.

It further appears from the record that the plaintiff has not filed money lending license as required under the Bengal Money Lender's Act. In the circumstances, a penalty of Rs.75/- is imposed upon the plaintiff under Section 13(2) of the Act. Plaintiff is directed to deposit the fine amount immediately and to submit challan.

Now the record is taken up for ex parte hearing.

Plaintiff is examined as PW-1. Through his evidence, the promissory note is marked as exhibit-2. Heard submissions of the Ld. Lawyer appearing for the plaintiff.

Record is taken up for passing ex parte order.

It appears from the plaint as well as deposition of P.W-1 that the plaintiff gave a sum of Rs. 7,500/- to the defendant as accommodation loan on 26.02.2024 on a promise to repay the loan amount on demand. The plaintiff has filed this suit for recovery of the same. The evidence of P.W.-1 remains unchallenged. I find no reason to disbelieve the unchallenged testimony of P.W.-1. Considering the evidence of P.W.-1, exhibit-1 and other materials on record, I am of the view that the plaintiff has been able to prove his case made out in the plaint and as such, he is entitled to get the decree as prayed for.

Court fees paid is correct.

Hence, it is

Ordered

that the suit be and the same is decreed ex-parte against the defendant with costs. The defendant is directed to pay the decretal amount to the plaintiff within (3) three months failing which, the plaintiff shall have liberty to put the decree into execution.

Suit is disposed off. Decree be drawn up accordingly.

Dealing Assistant is directed to note in relevant registers and CIS.

D/C by me

Sd/-  
Judge, SCC, Sealdah

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