Sudeshna Basu Thakur Office : Old Post Office Street, Basement, Room No. - 6 Kolkata - 700 001 HIGH COURT, CALCUTTA Mobile: 9903587806, 9674638086 E-mail: sudeshna910@gmail.com Date: 15 12 2022 The State of West Bengal Department of Home Affairs Nabanna, 325, Sarat Chatterjee Road Howrah, Pin - 711101 2. The Commissioner Of Police Asansol Durgapur Police Commissionerate, Evelyn Lodge, G.T.Road (West) Asansol, District - Paschim Barddhaman Pin - 713325 3. The Officer-in-Charge Hirapur Police Station Burnpur, District - Paschim Barddhaman Pin -713325 4. The Sub - Divisional Officer Asansol Sadar, Asansol Court Road District - Paschim Barddhaman Pin - 713301 5. Mohammad Irfanul Ghani son of Mohammad Usman Ghani 21, Aizal Hussain Lane Pucca Bazar, PS | Asansol (South) District - Paschim Barddhaman Pin - 713301 6. Noorjahan Khatun wife of Irfanul Ghani Iqra Masjid Road

Chamber & Residence : 1/B Aftab Mosque Lane, Alipore, Kolkata - 700 027

## Sūdeshna Basu Thakur Advocate

HIGH COURT, CALCUTTA

Office:

6, Old Post Office Street, Basement, Room No. - 6 Kolkata - 700 001

Kolkata - 700 001 Mobile : 9903587806, 9674638086 E-mail : sudeshna910@gmail.com

Opposite Simana Marriage Hall

Hamid Nagar, Police Station-Hirapur

District - Paschim Barddhaman

Pin - 713301

Re: WPA No 27929 of 2022

Mohammad Usman Ghani & Another

...Petitioners

Versus

The State of West Bengal & Others

...Respondents

Sir/Madam,

Enclosed please find herewith a copy of an application under Article 226 of the Constitution of India alongwith all annexures which has been filed before the Hon'ble High Court on 15th December, 2022 and the same is expected to appear before the Hon'ble Justice Rajashekhar Mantha on 19th December, 2022 for hearing. Kindly acknowledge the receipt and make it convenient to appear at the time of hearing.

Thanking you

Yours faithfully Sudedus Basu Haxws

Advocate

Enclo: as above

#### District - Paschim Barddhaman

#### IN THE HIGH COURT AT CALCUTTA

#### CONSTITUTUIONAL WRIT JURISDICTION

#### APPELLATE SIDE

WPA NO 27929 OF 2022

In the matter of:

An Application Under Article 226 of The Constitution of India

And

In the matter of:

Mohammad Usman Ghani and Another

... Petitioners

Versus

The State Of West Bengal And Others

...Respondents

### SHORT LIST OF DATES

Date

Events

December, 1967 Petitioner No.1 working in PDIL, Sindhri, Dhanbad

November, 2018 Respondent Nos | 5 and 6 started living with the Petitioners

15.07.2021

Petitioners file an Application under Section 4 of the Maintenance and Welfare of Parents and Senior Citizens Act, 2007 before the Respondent 4 which was registered as Maintenance Tribunal Case No. 2 of 2021

06.09.2021	Petitioner No1 lodged complaint against Respondent No 6
24.11.2021	Respondent No 4 directed the Respondent Nos 5 and 6 to vacate the residence of the Petitioners within 15days of receipt of the said order
02.05.2022	Petitioners sent a letter to Respondent No. 2 for compliance of the order dated 24.11.2021

#### SYNOPSIS

Petitioner No.1 was an employee of PDIL, Sindhri, Dhanbad since December, 1967. In 1992 he was transferred to Noida. In 2001, the Respondent No. 5, i.e. eldest son of the Petitioners shifted to Asansoi to start his business of readymade garments. He got married to Respondent No.6 and started living together at his maternal grandmother's house at Puccabazar, Asansol. Petitioner No.2 purchased a plot of land and started constructing a house over the said plot. In November, 2018, Respondent Nos 5 and 6 started living with the Petitioners at the Petitioners house at Hamid Nagar, Burnpur. The Petitioners filed an Application under Section 4 of the Maintenance and Welfare of Parents and Senior Citizens Act, 2007. Upon hearing on several occasions, Respondent No 4, vide an order dated 24.11.2021, directed the Respondent Nos 5 and 6 to vacate the residence of the Petitioners within 15days of receipt of the said order, and directed Respondent No.3 to keep strict vigil over the issue. However, in spite of such order, Respondent No.6 didn't vacate Petitioners' house and is still continuing her misbehaviour.

#### District: Paschim Barddhaman

#### IN THE HIGH COURT AT CALCUTTA

#### CONSTITUTIONAL WRIT JURISDICTION

#### APPELLATE SIDE

WPA NO 27929 OF 2022

Subject matter relating to:

Under Group IX Head ( ) of

The Classification of List

Cause Title

Mohammad Usman Ghani & Another

...Petitioner

Versus

The State of West Bengal & Others

...Respondents

Advocate-on-Record

Ms Sudeshna Basu Thakur

Advocate

6, Old Post Office Street

Basement, Room No 6

Kolkata - 700001

M: 9903587806

#### District - Paschim Barddhaman

# IN THE HIGH COURT AT CALCUTTA CONSTITUTUIONAL WRIT JURISDICTION

#### APPELLATE SIDE

WPA NO 27929 OF 2022

In the matter of:

An Application Under Article 226 of The Constitution of India

And

In the matter of:

Mohammad Usman Ghani and Another

... Petitioners

#### Versus

The State Of West Bengal and Others

... Respondents

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#### District - Paschim Barddhaman

#### IN THE HIGH COURT AT CALCUTTA

#### CONSTITUTUIONAL WRIT JURISDICTION

#### APPELLATE SIDE

WPA NO 27929 OF 2022

In the matter of:

An Application under Article 226 of The Constitution of India

And

In the matter of:

Mohammad Usman Ghani and Another

... Petitioners

Versus

The State of West Bengal and Others

... Respondents

#### LIST OF DATES

Date

Events

December, 1967 Petitioner No.1 working in PDIL, Sindhri, Dhanbad

1992

Petitioner No.1 was transferred to Noida

2001

Respondent No.5 shifted to Asansol

09.02.2004

Respondent No.5 got married to Respondent No. 6

March,2012 Petitioner Nos. 1 and 2 along with their two sons shifted to Asansol April 2012 Petitioner No.1 joined a new job at Kolkata and started living there alone Petitioner purchased a plot of land situated in R.S.Plot 08.08.2014 No 4674, R.S. Khatiyan No 43, Mouza Narsinghbandh, J.L. No 21, ADSR Office - Asansol, Sub-Division-Asansol, Police Station - Hirapur, District Paschim Barddhaman Petitioners started construction of a house over the said December,2015 plot of land April, 2018 Petitioner No.1 quit his job due to ill health September, 2018 Respondent No 6 accompanied with Respondent No. 5 came to the Petitioners house and requested them to forgive her for her past behaviour November, 2018 Respondent Nos 5 and 6 started living with the Petitioners at the Petitioners house at Hamid Nagar, Burnpur The said house at Hirapur, Asansol was completed March, 2019 15.07.2021 Petitioners file an Application under Section 4 of the Maintenance and Welfare of Parents and Senior Citizens Act, 2007 before the Respondent 4 which was registered as Maintenance Tribunal Case No. 2 of 2021 06.09.2021 Petitioner No 1 lodged a complaint against Respondent

No 6

1

24.11.2021 Respondent No 4 directed the Respondent Nos 5 and 6 to vacate the residence of the Petitioners within 15days of receipt of the said order

02.05.2022 Petitioners sent a letter to Respondent No. 2 for compliance of the order dated 24.11.2021

1.

#### District - Paschim Barddhaman

#### IN THE HIGH COURT AT CALCUTTA

#### CONSTITUTUIONAL WRIT JURISDICTION

#### APPELLATE SIDE

WPA NO 27929 OF 2022

In the matter of:

An Application under Article 226 of The Constitution of India

And

In the matter of:

Mohammad Usman Ghani and Another

... Petitioners

Versus

The State of West Bengal and Others

... Respondents

#### POINTS OF LAW

- I. Whether the acts and conducts in not complying with the order passed by the Respondent No 4 is justifiable in law?
- II. Whether the acts and conducts of the Respondent Authorities is in accordance with law?
- III. Whether the Respondent No 3 is acting in violation of law?

District - Paschim Barddhaman

#### IN THE HIGH COURT AT CALCUSTA

#### CONSTITUTIONAL WRIT JURISDICTION

APPELLATE SIDE

WPA No. 27929 of 2022

In the matter of:

An application under Article 226 of the

Constitution of India

AND

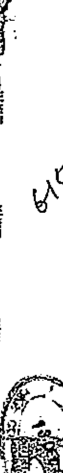
In the matter of:

1.Mohammad Usman Ghani, son of Late Mohammad Nazimuddin, residing at Iqra Masjid Road, Opposite Simana Marriage Hall, Hamid Nagar, Police Station - Hirapur, District - Paschim Barddhaman, Pin - 713301

2.Kauser Parween, wife of Usman Ghani, residing at Iqra Masjid Road, Opposite Simana Marriage Hall, Hamid Nagar, Police Station – Hirapur, District – Paschim Barddhaman, Pin – 713301

.... Petitioners

Rycyck (N)



#### Versus

- 1. The State of West Bengal, service through the Secretary, Department of Home Affairs, having his office at Nabanna, 325, Sarat Chatterjee Road, Howrah, Pin 711101
- 2. The Commissioner Of Police, Asansol Durgapur Police Commissionerate, having his office Evelyn Lodge, G.T.Road (West), Asansol, District Paschim Barddhaman, Pin 713325
- 3. The Officer-in-Charge, Hirapur Police Station, having his office at Burnpur, District Paschim Barddhaman, Pin 713325
- 4. The Sub Divisional Officer, Asansol Sadar, Asansol Court Road, District Paschim Barddhaman, Pin 713301
- 5. Mohammad Irfanul Ghani, son of Mohammad Usman Ghani, presently residing at 21, Afzal Hussain Lane, Pucca Bazar, Police Station Asansol (South), District Paschim Barddhaman, Pin 713301
- 6. Noorjahan Khatun, wife of Irfanul Ghani, residing at Iqra Masjid Road,

Opposite Simana Marriage Hall, Hamid Nagar, Police Station - Hirapur, District - Paschim Barddhaman, Pin - 713301

.... Respondents

To,

The Hon'ble Prakash Shrivastava, Chief Justice And His Companion Justices
Of This Hon'ble Court

The humble petition on behalf of the Petitioners above named

#### Most respectfully Sheweth

- That your petitioners are law abiding and peace-loving citizens of India, and are permanent residents of the above-mentioned address.
- Your petitioners state that your petitioner no.1 was working in PDIL, Sindhri, Dhanbad since December, 1967 and thereafter the petitioner no. 1 was transferred to Noida in 1992.
- Your petitioners state that other than the respondent no.5, your
  petitioner has two other sons namely Rizwanul Ghani and Imran
  Ghani and the petitioners were living there alongwith their three sons.
- 4. Your petitioners state that in the year 2001, the Respondent no.5 shifted to Asansol for starting a new business of readymade garments and at that time he used to stay at his maternal grandmother's house at Pucca Bazar, Asansol. That, on 9th February, 2004, respondent no.5

got married with respondent no.6 and after marriage respondent no. 5 and 6 started living at Pucca Bazar, Asansol in the house of the mother-in-law of the petitioner no 1.

- 5. Your petitioners state that within one year of marriage, the respondent no.6 started creating disturbances with the mother-in-law and brother-in-law of the Petitioner no.1 by using filthy and abusive languages to them in the absence of the petitioners and due to such misbehaviour of the respondent no.6, the brother-in-law of petitioner no.1 asked the Respondent nos. 5 and 6 to leave their place of residence. That after getting such instruction, the Respondent no.5 along with Respondent no.6 vacated the house of the mother-in-law of the petitioner no 1 and shifted to a rented house at Bastin Bazar, Asansol.
- 6. Your petitioners state that in and around March, 2012, the petitioner nos. 1 and 2 along with their two sons shifted to Asansol and at that time they wanted to stay in the rented house of Respondent nos. 5 and 6, but the Respondent no.6 refused to live with the petitioners at that time and as such the petitioners were compelled to stay at the paternal house of the petitioner no 2.
- 7. Your petitioners state that in the meantime petitioner no.1 joined a new job at Kolkata in April, 2012 and started living there alone by keeping the petitioner no. 2 and two sons at her parental house at Pucca Bazar, Asansol.
- Your petitioners state that the petitioner no.2 purchased a plot of land measuring about 2 cottahs 9 chittacks 7 square feet more or less lying and situates in R.S. Plot No 4674, R.S. Khatian No 43, Mouza Narsinghbandh, J.L. No 21, ADSR office- Asansol, Sub - Division

Asansol, Police Station Hirapur, District- Paschim Barddhaman, vide a registered Deed of Purchase dated 8th day of August, 2014, duly registered in the office of the Additional District Sub-Registrar, Asansol, District - Paschim Barddhaman and recorded in Book No. 1, CD Volume No. 46, pages 326 to 339 being No. 05872 for the year 2014, and became absolute owner of the same.

A xerox copy of the Deed of Sale dated 8th August, 2014 is annexed herewith and marked with the Letter \*P 1\*.

Your petitioners state that after such purchase the petitioner no.2 duly
mutated her name in the Assessment Register of Asansol Municipal
Corporation and is paying rates and taxes as a lawful owner thereof.

A zerox copy of the tax receipt is annexed hereto and marked with the Letter "P 2".

- 10. Your petitioners state that petitioners started construction of a house over the said plot of land in December 2015, but due to the ill health of petitioner no.1 the said house was completed in March, 2019. It is pertinent to mention that in the meantime, health condition of the petitioner no.1 was deteriorated and he was compelled to quit his job in April, 2018.
- 11. Your petitioners state that the Petitioner No.1 invested a huge amount of money for construction of the said house at Hamid Nagar so that the petitioners can spend their old age peacefully with their children in the said house as both the petitioners are patients of hypertension, heart disease and other old age related ailments

- 12. Your petitioners state that in September 2018, the Respondent no.6 accompanied by the Respondent no.5 came to the petitioners' house and requested to forgive her for her past misbehaviour and expressed their desire to stay with the petitioners in their newly constructed house. That the respondent no.6 also told the petitioners at that time that she need to vacate the existing rented house in November, 2018 and they have no other places to stay with their children.
- 13. Your petitioners state that out of love and affection towards the Respondent No 5 and 6, the petitioners allowed them to stay in their house at Hamid Nagar and in November 2018, Respondent nos.5 and 6 along with their children shifted to the petitioners' house at Hamidnagar, Burnpur and started living there.
- 14. Your petitioners state that within a very few days of their staying in the new house, Respondent no.6 started misbehaving with the petitioners by using filthy and abusive languages and also physically assaulted the Petitioner no 2 on several occasions. That when the petitioners asked the Respondent No 6 not to do such misbehavior, the Respondent no.6 also threatened them of filing cases of dowry, harassment, Domestic Violence and also cases of rape and molestation against petitioner no.1.
- 15. Your petitioners state that due to such misbehaviour of Respondent no.6, the petitioners asked the Respondent no.5 to leave their house along with the Respondent no.6 and their children. Although Respondent no 5 agreed to leave the house with his family, but Respondent no.6 refused to leave the house of the petitioners and continued her misbehaviour with the petitioners. That the Respondent

no.5 immediately shifted to a rented house but the Respondent no.6 and their children didn't accompanied him in the said rented premises.

16. Your petitioners state that finding no other alternative, your petitioners filed an application under section 4 of the Maintenance and Welfare of Parents and Senior Citizens Act, 2007 before the respondent no. 4 on 15th July, 2021 against Respondent no.5 and 6, and the said application was registered as Maintenance Tribunal Case No. 02 of 2021.

A copy of the said application is annexed hereto and marked with the letter "P 3".

17. That upon receipt of the notice of hearing, the Respondent No 6 became furious and started threatening the petitioners by diverse manners including filing of cases of rape and molestation against the petitioner no 1 and his other two sons as a result whereof, the petitioner was constrained to lodge complaint with the Respondent No 2 and 3.

Xerox copies of Letter dated 06.09.2021 are annexed hereto and marked with Letter "P-4"

18. Your petitioners state that upon hearing both the parties on several occasions, the Respondent no. 4 vide his order dated 24.11.2021 directed the Respondent no.5 and 6 to vacate the residence of the petitioners within 15 days of receipt of the order and shift along with their children, all of their belongings, to the rented house where the Respondent no.5 resides at present. It was specifically mentioned in the said order that the respondent no.3 is directed to keep strict vigil over the issue and submit a report within one month.

Xerox copies of all the orders along with the order dated 24.11.2021 passed in the Maintenance Tribunal Case No. 02 of 2021 is annexed hereto and collectively marked with the Letter "P 5".

- 19. Your petitioners state that in spite of passing such order by the Respondent no.4, and on the request of her husband i.e the Respondent No 5, the Respondent no.6 did not vacate the petitioners' house and is still now continuing with her misbehavior with the petitioners which practically makes the life of the petitioners in miserable condition.
- 20. Your petitioners state that the petitioners on several occasions requested the Respondent no.3 to take steps to comply the order dated 24.11.2021 passed by Respondent no.4 but they did not take any steps to compel Respondent no.6 to vacate the said premises.
- 21. Your petitioners state that on finding no other alternative your petitioners sent a letter dated 02.05.2022 to the respondent no.2 for compliance of the said order dated 24.11.2021 passed in the Maintenance Tribunal Case no.02 of 2021 and the copy of the same was also forwarded to the respondent no.3 but inspite of receipt of the same they are sitting tight over the issue without taking any steps against the Respondent No 6.

A Xerox copy of the said letter dated 02.05.2022 is annexed hereto and marked with the Letter "P-6".

22. Your petitioners state that your petitioners also filed one application before the Respondent no.4 in connection with Maintenance Tribunal Case no.02 of 2021 with a prayer for direction upon Respondent no.3 for police help for executing the said order dated 24.11.2021, but inspite of the receipt of the same, the Sub – Divisional Officer, Asansol, i.e. Respondent no.4 is sitting tight over the issue without issuing any order directing the police authorities for compliance of the order dated 24.11.2021.

A Xerox copy of the said application is annexed hereto and marled with the Letter "P 7".

- 23. Your petitioners state that in spite of having an order from a competent Tribunal having full authority and power to pass such order, the Respondent authorities are sitting tight over the issue and the petitioners are passing their days with great difficulties due to such illegal and unlawful acts and conducts of the Respondent No 6.
- 24. Your petitioners state and submit that inspite of receipt of said letter dated 02.05.2022, the Respondent Authorities did not take any steps for compliance of the said order dated 24.11.2021 by evicting the Respondent No 6 in any manner.
- 25. Your petitioners state that your petitioners are suffering from old aged ailments and now are not in a position to deal with such anxiety, stress caused by the Respondent No 6 anymore.

Xerox copies of the prescriptions of the petitioners are annexed hereto and collectively marked with Letter P-8'

26. Your petitioners submit that the Respondent Authorities are playing the character of a silent spectator and are not taking any steps against the Respondent No 6 which practically instigating the Respondent No 6 to continue with her illegal acts and conducts with the aid of her brothers.

- 27. Your petitioners submit that the Respondent No 5 on several occasions came to the Respondent No 6 and requested her to vacate the house of the petitioners and shift with him to his rented house but the Respondent No 6 vehemently refuses to vacate the house of the petitioners in any manner.
- 28. Your petitioners submit that the Respondents are senior citizens and are passing their days with great anxiety and fear unless the Respondent No 6 vacated the house of the petitioners.
- Your petitioner submits that the doctrine of natural justice has been violated by the acts and conducts of the Respondent Authorities.
- 30. Your petitioner submits that the acts and conducts of the Respondent Authorities have practically infringed the fundamental rights of the petitioner as guaranteed under the Constitution of India
- 31. That being aggrieved by and dissatisfied with the acts and conducts of the Respondent Authorities, your petitioner begs to move the instant application on the following amongst other

#### GROUNDS

I. For that within one year of marriage, the respondent no.6 started creating disturbances with the mother-in-law and brother-in-law of the Petitioner no.1 by using filthy and abusive languages to them in the absence of the petitioners and due to such misbehaviour of the respondent no.6, the brother-in-law of petitioner no.1 asked the Respondent nos. 5 and 6 to leave their place of residence. That after getting such instruction, the Respondent no.5 along with Respondent no.6 vacated the house of the mother-in-law of the petitioner no 1 and shifted to a rented house at Bastin Bazar, Asansol.

- II. For that in September 2018, the Respondent no.6 accompanied by the Respondent no.5 came to the petitioners' house and requested to forgive her for her past misbehaviour and expressed their desire to stay with the petitioners in their newly constructed house. That the respondent no.6 also told the petitioners at that time that she need to vacate the existing rented house in November, 2018 and they have no other places to stay with their children.
- III. For that out of love and affection towards the Respondent No 5 and 6, the petitioners allowed them to stay in their house at Hamid Nagar and in November 2018, Respondent nos.5 and 6 along with their children shifted to the petitioners' house at Hamidnagar, Bumpur and started living there.
- IV. For that within a very few days of their staying in the new house, Respondent no.6 started misbehaving with the petitioners by using filthy and abusive languages and also physically assaulted the Petitioner no 2 on several occasions. That when the petitioners asked the Respondent No 6 not to do such misbehavior, the Respondent no.6 also threatened them of filing

cases of dowry, harassment, Domestic Violence and also cases of rape and molestation against petitioner no.1.

- V. For that due to such misbehaviour of Respondent no.6, the petitioners asked the Respondent no.5 to leave their house along with the Respondent no.6 and their children. Although Respondent no 5 agreed to leave the house with his family, but Respondent no.6 refused to leave the house of the petitioners and continued her misbehaviour with the petitioners. That the Respondent no.5 immediately shifted to a rented house but the Respondent no.6 and their children didn't accompanied him in the said rented premises.
- VI. For that finding no other alternative, your petitioners filed an application under section 4 of the Maintenance and Welfare of Parents and Senior Citizens Act, 2007 before the respondent no. 4 on 15th July, 2021 against Respondent no.5 and 6, and the said application was registered as Maintenance Tribunal Case No. 02 of 2021.
- VII. For that your petitioners also filed one application before the Respondent no.4 in connection with Maintenance Tribunal Case no.02 of 2021 with a prayer for direction upon Respondent no.3 for police help for executing the said order dated 24.11.2021, but inspite of the receipt of the same, the Sub Divisional Officer, Asansol, i.e. Respondent no.4 is sitting tight over the issue without issuing any order directing the police authorities for compliance of the order dated 24.11.2021.

- VIII. For that in spite of passing such order by the Respondent no.4, and on the request of her husband i.e the Respondent No 5, the Respondent no.6 did not vacate the petitioners' house and is still now continuing with her misbehavior with the petitioners which practically makes the life of the petitioners in miserable condition.
- IX. For that the petitioners on several occasions requested the Respondent no.3 to take steps to comply the order dated 24.11.2021 passed by Respondent no.4 but they did not take any steps to compel Respondent no.6 to vacate the said premises.
- X. For that on finding no other alternative your petitioners sent a letter dated 02.05.2022 to the respondent no.2 for compliance of the said order dated 24.11.2021 passed in the Maintenance Tribunal Case no.02 of 2021 and the copy of the same was also forwarded to the respondent no.3 but inspite of receipt of the same they are sitting tight over the issue without taking any steps against the Respondent No 6.
- XI. For that your petitioners also filed one application before the Respondent no.4 in connection with Maintenance Tribunal Case no.02 of 2021 with a prayer for direction upon Respondent no.3 for police help for executing the said order dated 24.11.2021, but inspite of the receipt of the same, the Sub – Divisional Officer, Asansol, i.e. Respondent no.4 is sitting tight over the issue without issuing any order directing the police authorities for compliance of the order dated 24.11.2021.

- XII. For that in spite of having an order from a competent Tribunal having full authority and power to pass such order, the Respondent authorities are sitting tight over the issue and the petitioners are passing their days with great difficulties due to such illegal and unlawful acts and conducts of the Respondent No 6.
- XIII. For that finding no other alternatives, your petitioners again sent another letter to the Respondent No 2 alongwith a copy forwarded to the Respondent No 3 on 02.05,2022 requesting them to vacate their premises from the Respondent No 6.
- XIV. For that inspite of receipt of said letter dated 02.05.2022, the Respondent Authorities did not take any steps for compliance of the said order dated 24.11.2021 by evicting the Respondent No 6 in any manner.
- XV. For that the Respondent Authorities are playing the character of a silent spectator and are not taking any steps against the Respondent No 6 which practically instigating the Respondent No 6 to continue with her illegal acts and conducts with the aid of her brothers.
- XVI. For that the Respondent No 5 on several occasions came to the Respondent No 6 and requested her to vacate the house of the petitioners and shift with him to his rented house but the Respondent No 6 vehemently refuses to vacate the house of the petitioners in any manner.

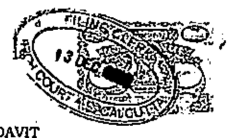
- XVII. For that the Respondents are senior citizens and are passing their days with great anxiety and fear unless the Respondent No 6 vacated the house of the petitioners.
- XVIII. For that the doctrine of natural justice has been violated by the acts and conducts of the Respondent Authorities.
- XIX. For that the acts and conducts of the Respondent Authorities have practically infringed the fundamental rights of the petitioner as guaranteed under the Constitution of India.
- 32. Your petitioners submit that your petitioners have not filed any other writ petitions before this Hon'ble Court on the self same cause of action.
- 33. Your petitioners submit that there is no efficacious or alternative remedy available to the petitioners except filing of this instant application.
- 34. That unless the order is passed as sought for, your petitioners shall suffer irreparable loss and injury and would be highly prejudiced.
- 35. That this application is made bonafide and for ends of justice.

In the circumstances, your petitioners therefore most humbly pray unto Your Lordship that Your Lordship would be graciously pleased to issue:

- a) A writ in the nature of Mandamus do issue commanding the Respondent Authorities and each of their men, agents and associates to act in accordance with law.
- b) A writ in the nature of Mandamus do issue commanding the Respondent Authorities and each of their men, agents and associates to provide necessary assistance to the Petitioners for vacating their premises occupied by the Respondent No 6 as per order dated 24.11.2021 being Annexure 'P-5' to this petition with immediate effect.
- c) A Writ in the nature of Mandamus do issue commanding the Respondent Authorities specifically the Respondent No 3 and 4 to see that no breach of peace is taken place by any act of the Respondent nos 6 in any manner.
- d) A writ in the nature of Certiorari do issue commanding the Respondent Authorities and each of their men, agents and associates to certify and produce the case records so that the conscionable justice may be done upon perusal thereof.

- c) Rule NISI in terms of prayers (a), (b), (c) and (d) above
- f) Interim order directing the Respondent Authorities and each of their men, agents and associates to provide necessary assistance to the Petitioners for vacating their premises occupied by the Respondent No 6 as per order dated 24.11.2021 being Annexure 'P-5' to this petition with immediate effect.
- g) Ad-interim order in terms of prayer (f) above
- h) And/or to pass such other or further order or orders as Your Lordship may deem fit and proper.

And for this act of kindness, your petitioner as in duty bound shall ever pray.



AFFIDAVIT

I, Mohammed Usman Ghani, son of Late Md Naziruddin, aged about 72 years, by faith - Islam, By occupation - Retired, residing at Iqra Masjid Road, Opposite Simana Marriage Hall, Hamid Nagar, Police Station - Hirapur, District - Paschim Barddhaman, Pin - 713301 do hereby solemnly affirm and say as follows:

- That I am the petitioner no 1 herein and as such am well acquainted with the facts and circumstances of the case and am duly authorized by the Petitioner No 2 to affirm this affidavit and am otherwise competent to affirm this affidavit.
- 2. That the statements contained in paragraph no 1 to 25 are all true to my knowledge and rests are my humble submissions before this Hon'ble Court.

Prepared in my office Sudichua – Basi Lakin. Advocate WB 2230/2002

Id- Mohammed Cleman Chemi Deponent is known to me South Mucherice

Clerk To: Ms Sudeshna Basu Thakur

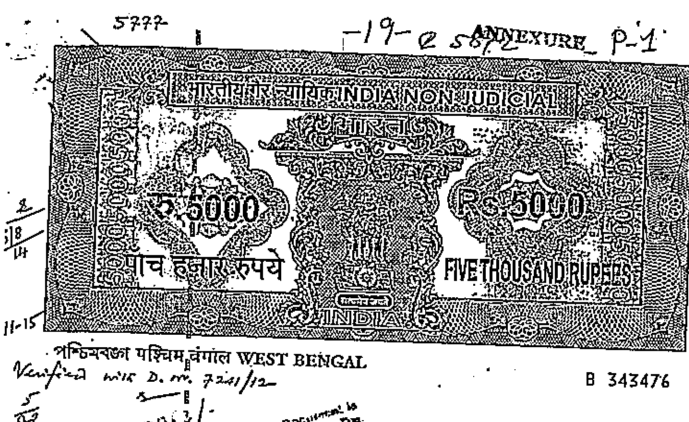
Sudicine Base Llake.
Advocate

Advocate

Solemnly affirmed before me

on this Hday of December, 2022

Commissioner



Verifical Mir D. m. 7241/12

189 3/ Demand the line opening to the parties of the

My 20 hind

P.9. Hirapur,
Mouza - Narsinghbandh,
R.9. Plot No.4674,
Arca- 1852 sq. ft.,
of the Value :- Rs. 5.00,000/Assessed Market Value:- Rs. 5.65,890 /QUICRY NO.010366/2014

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## <u>Dend of sale</u>

THISDEED OF SALE is made on this the 8th day of August 2014. B. E. T. W. E. E. N. D. ZAROD son of Late Safique Rahman, by faith Islam, by occupation business, Nationality Indian, resident of Islampur, Master Para, Near Masjid, Post Office Asansol-713301, Sub-Division & Addi. Dist. Sub-Registry

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Office Asansol, Police Station Asansol (South), District Burdwan, West Bengal hereinafter be referred to as the 'SELLLER' (which expression shall mean and include unless excluded by or repugnant to the context his heirs, successors, executors, assigns and legal representatives) of the ONE PART;

## IN FAVOUR OF

HAUSER PARWEEN (PAN-BXWPP0168E) wife of Md. Usman Ghani, by faith Islam, by occupation housewife, Nationality Indian, resident of Pucca Bazar, Post Office Asansol-1, Police Station Asansol (South), Sub-Division and Addl. District Sub-Registry Office Asansol, District Burdwan, hereinafter be referred to as the 'PURCHASER' (Which expression shall mean and include unless excluded by or repugnant to the context her heirs, successors, executors, assigns, and legal representatives) of the OTHER PART;

WHEREAS the property measuring an area of 10 (ten) Cottahs equivalent to 16% (sixteen and half) Satak in R.S. Plot No. 4674, within Mouza Narsinghbandh was formerly owned and possessed by 1) Smt. Tarini Bala Dawn wife of Sri Ramdhan Dawn and 2) Smt. Hena Rani Dawn wife of Sri Sadananda Dawn of Budha, Asansol Post Office & Police Station Asansol, Dist. Burdwan exclusively free from encumbrances by exercising various acts of possession therein;

AND WHIEREAS the said Smt. Tarini Bala Dawn and Smt. Hena Rani Dawn jointly sold, conveyed and transferred the said

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property to 1) Jawed Alam and 2) Shakil Ahmed both sons of Late Syed Hasan of Aldihi, Police Station Kulti, Dist. Burdwan by virtue of a registered Indenture of Sale bearing Deed No.4610 (Registered Book No.1, Volume No.77, Pages from 176 to 182) for the year 1986 of the office of the Sub-Registrar, Asansol for valuable consideration mentioned therein and delivered peaceful possession thereof at the site by demarcation at site;

AND WHEREAS the said Jawed Alam and Shakil Ahmed jointly sold, conveyed and transferred the property measuring an area of 5 (five) Cottahs to one Safiqur Rahman son of Late Md. Abdul Rezaque and 5 (five) Cottahs to Khatun Bibi wife Safiqur Rahman both of Islampur, P.O. Asansol, Police Station Asansol (South), Dist. Burdwan by virtue of two registered Deed of Kobala (Sale) bearing Deed Nos.2723 and 2724 for the year 1990 of the office of the Addl. Dist. Sub-Registrar, Asansol for valuable consideration mentioned therein and delivered peaceful possession thereof at the site by demarcation at site;

AND WHEREAS the said Safiqur Rahman and Khatun Bibi died leaving behind their sons namely Md. Zahid, Md. Nasim, Md. Sajid and daughter Nargis Sultana as their surviving legal heirs and successors to inherit to the estate left by them;

AND WHEREAS by virtue of such inheritance the aforesaid Md. Zahid, Md. Nasim, Md. Sajid and Nargis Sultana while owning

-22 -

#### <u>:: 4 ::</u>

and possessing the said land, they partitioned the said land by virtue of a regd. Deed of Partition bearing Deed No.7241 for the year 2012 of the office of the A.D.S.R. Asansol and by such partition they are owning and possessing their respective shares peacefully and uninterruptedly by exercising various acts possession therein;

AND WEIGRICAS by virtue of such partition the Seller became absolute owner of the land morefully described in the schedule below and since the date of such partition the Seller has been owning and possessing the same peacefully and uninterruptedly and the Seller has absolute right and authority to sell the property mentioned in the schedule below;

AND WHEREAS the Seller being in urgent need of money to meet his lawful necessities, has proclaimed to sell and transfer the property morefully mentioned and described in schedule to this deed at a consideration of Rs. 5,00,000/- (Rupees five lac) only free from all encumbrances;

AND WHIERIGAS the purchaser is also in quest of land in a suitable and good site and considering the value of the schedule property to be reasonable, has agreed to purchase the same free from all and any encumbrances at a consideration of Rs. 5,00,000/- (Rupees five lac) only.

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# NOW THIS DEED WITNESSIZE

That in pursuance of the agreement aforesaid and in consideration of the payment of the sum of Rs.5,00,000/-(Rupees five lac) only paid by the Purchaser to the Seller as per memo of consideration mentioned herein below (the receipt whereof the seller do hereby admit and acknowledge) the Seller doth hereby grant, convey and transfer unto and to the use of the Purchaser, her heirs, assigns, executors, administrators and legal representatives, all that piece and parcel of land / property as described in the schedule hereunder written together with all path, passage, light, liberties, hereditaments, privileges, casements and appurtenants attached thereto and whatsoever belonging to or usually held or enjoyed there with or reputed to belong free from all and every encumbrances TO HAVE AND TO HOLD the land / property here by granted, conveyed and transferred unto and to the use of the Purchaser, her heirs, assigns, executors, administrators and legal representatives for ever and the Seller for himself, his successors, heirs, assigns, executors, administrators and legal representatives covenants with the Purchaser that he has allthrough seized and possessed of and has not in any way encumbered the property purported to be conveyed by this Deed of Sale and that the Purchaser her heirs, assigns, executors, administrators and legal representatives shall and may for all times to come peaceably and quietly possess and enjoy the said property and

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receive the rents and profits and usufruets thereof and to deal with the property in any manner including sale, gift or lease or otherwise without interruption, claim or demand whatsoever from or by the Seller or any person or persons lawfully or equitably claiming from, under or in trust for him and the said Seller, his heirs, executors, administrators, assigns, and legal representatives shall and will for all times to come at the request and cost of the Purchaser, her heirs, assigns, executors, administrators and legal representatives do or execute or cause to be done or executed all such acts, deeds and things whatsoever for further and more perfectly assuring the title of the Purchaser to the said property or any part thereof. The Seller further covenants that if it transpires that there is any defect in the title to the land/property hereby sold by this deed of sale and the same is not free from all encumbrances as asserted, the Seller, his heirs, assigns, executors, administrators and legal representatives will be bound to refund the consideration money paid this day along with all interest at the prevalent bank rates and re-imburse the losses that may be sustained by the Purchaser. The Seller further covenants that he will always sign, execute and do all acts, deeds and things for further assuring the title of the Purchaser and shall also assist and co-operate in getting her name mutated in the records, registers and rent rolls of the State Government and other local bodies and appropriate authorities concerned at the cost of the Purchaser.

#### <u>:: 7 ::</u>

# SCHEDULE OF THE PROPERTY ABOVE REFERRED TO :-

In the District of Burdwan, Police Station Hirapur, Sub-Division and Addl. District Sub-Registry Office Asansol, J.L. No. 21, Mouza-Narsinghbandh under the limits of Asansol Municipal Corporation, ALL THAT piece and parcel of land being recorded in R.S. Khatian Nos.43(forty three) appertaining to R.S. Plot No. 4674 (four thousand six hundred seventy four), measuring an area of 1852 (one thousand eight hundred fifty two) sq. ft. equivalent to 2 (two) Cottahs 9 (nine) Chhitaks 7 (seven) sq. ft., The Class of land is 'Baid'.

The sold property is shown in RED border and is more specifically described in the annexed plan which will form a part of this deed.

Proposed used of the sold land:- Bastu.

## Butted and bounded by:-

On the North :- By 8' (eight feet) wide Road.

On the South :- By land of Md. Sajid.

On the East :- By 16' (sixteen feet) wide Road.

On the West: By land of Kauser Parween & Gulam Rabbani.

(Purchased on the Date of this Deed)

# MEMO OF CONSIDERATION

Paid in cash on various dates the amount of Rs. 5,00,000/- (Rupees five lac) only.

Finger print attested by me :\_\_\_\_\_

HOWING THE LAND MEASURING 1852 S.FT. SHOWN IN RED BORDER ON NO.- 4674, R.S.KHATIAN NO.- 48, WITHIN MOUZA - NARSINGBANDH, DRV- MD 744112 CONTROL OF THE BURDWAN.

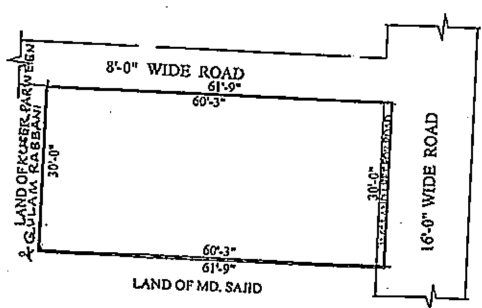
ROAD, ASANSOL.

SOLD TO:- KAUSER PARWEEN W/O MD. USMAN GHANI OF PUCCA BAZAR, ASANSOL.

SCALE: 17-1610-

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Med 2almed SIGNATURE OF SELLER



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IN WITNESS WHEREOF the Seller set his hands, seal and signature on the day, month and year aforestated after receipt of the consideration money and fully understanding the contents made hereinabove.

### WITNESSES :-

1. W. June. Sp. My. Zelid Islantur Asmed.

Signature of the Seller

2. Mohammad Imran Ghani S/o. Mohammed Usman Ghani Pucca Buzar, Asansol

Drafted and prepared by me and printed in my office.

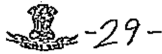
Canand Kumar Subodia

Advocate.

Enrol No. F/106/102/89

Note: A sheet containing the finger prints and photographs duly attested by the parties co-ncerned is also annexed in between page No. 7 & 8.





#### Government Of West Bengal Office Of the A.D.S.R. ASANSOL District:-Burdwan

Endorsement For Deed Number : 1 - 05872 of 2014 (Serial No. 05777 of 2014 and Query No. 0205L000010366 of 2014)

On 08/08/2014

Certificate of Admissibility (Rule 43, W.B. Registration Rules 1962)

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number : 23, 4 of Indian Stamp Act 1899, also under section 5 of West Bongal Land Reforms Act, 1955; Court fee stamp paid Rs. 10/-

#### Payment of Fees:

Amount By Cash

Rs. 6222.00/-, on 08/08/2014

( Under Article : A(1) = 6215/- ,E = 7/- on 08/08/2014 )

Certificate of Market Value (WB PUVI rules of 2001)

Certified that the market value of this property which is the subject matter of the deed has been assessed at Rs.-5,65,890/-

Certified that the required stamp duty of this document is Rs.- 33963 /- and the Stamp duty paid as: Impresive Rs.-5000/-

Deficit stamp duty

Delicit stamp duty Rs. 28973/- is paid , by the Bankers cheque number 737203, Bankers Cheque Date 06/08/2014, Bank : State Bank of India, ASANSOL, received on 08/08/2014

Presentation(Under Section 52 & Rule 22A(3) 46(1),W.B. Registration Rules,1962)

Presented for registration at 11.15 hrs on :08/08/2014, at the Office of the A.D.S.R. ASANSOL by Md. Zahid Executent

Admission of Execution (Under Section 58, W.B. Registration Rules, 1962)

Execution is admitted on 08/08/2014 by

1. Md. Zahid, son of Late Seffqur Rahman , Islampur, Master Para, Thana:-Asansol, District:-Burdwan, WEST BENGAL, India, , By Caste Muslim, By Profession : Business

identified By Md. Imran, son of Md. Zahid, Islampur, Thana:-Asansol, District:-Burdwan, WEST BENGAL, India, , By Caste: Musilm, By Profession: Others.

( Debasis Patro ) ADDITIONAL DISTRICT SUB-REGISTRAR OF ASANSOL

( Debasis Patra ) ADDITIONAL DISTRICT SUB-REGISTRAR OF ASANSOL TOS/OS/2013HS 02/005/CC TO SECURITION OF THE SECURITIES OF THE SECURITION OF THE SECURITIES.

Government of West Bongal Department of Finance (Revenue) ,Directorate of Registration and Stamp Revenue
Office of the A.D.S.R. ASANSOL, District- Burdwan
Signature / LYI Sheet of Serial No. 05777 / 2014, Deed No. (Book - I , 05872/2014) anature of the Presentant

Name of the Presentant	Photo	Finger Print	Signature with date
Md. Zahid Islampur, Master Para, Thana:-Asansol, District:-Burdwan, WEST BENGAL, India,	08/08/2014	LTI 08/08/2014	My Steller

II . Signature of the person(s) admitting the Execution

5) NO	. Admission of Execution By	Status	Photo	Finger Print	Signature
1	Md. Zahid Address - Islampur, Master Para, Thana: - Asansol, District: - Burdwan, WEST BENGAL, India,	Self	08/08/2014	LTI 08/08/2014	Mag Bo Ku

Name of Identifier of above Person(s) Md. Imran
Islampur, Thana:-Asansol, District:-Burdwan, WEST
BENGAL, India.

Signature of Identifier with Date

(Debasis Patra) ADDITIONAL DISTRICT SUB-REGISTRAR OF ASANSOL Office of the A.D.S.R. ASANSOL

# Pertilicate of Realstration under section 60 and Rule 69.

Registered in Book+1 CD Volume number 46 Page from 326 to 339 being No 05872 for the year 2014.



(Debasis Patra) 14-August-2014 ADDITIONAL DISTRICT SUB-REGISTRAR OF ASANSOL Office of the A.D.S.R. ASANSOL West Bengal

Ee a part of the project; CLEAN ASANSOL.	NetAmount	Warrant Fee	Merest	Total	Less Rebalo		Total	Less Rebata	Surcharge	Total	Less Rebajo	Conscillated Rate	Total	Less Rebalo	Old Arrear			Accoived the sum of Rs. 1038: 100 (Rupoes) One theward thinky eight and arrear rates I Consolidated I rate I surcharge Education coss as detailed below.	Name of the street &
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annexurê\_P\_3 APPLICATION FOR MAINTENANCE (Sec sub-rule (1) of rule 4)

Delore the Maintenance Teibunal at Asansoi

Case No. 02 202) MD. USMAN GHANI AND KAUSER PARDEEN មានស្ថេត្ត ស្តេចក្រស់ស្រ substitution Applicant Torra Mastid Road, opp- Simna marriage Hall, Hamid wager 22PFF01018 Trail and Page 25. Hitaput resented by Airthoraged Representative um Authorized Representative (Advocate.) cigideen whom the elderly MD. IRFANUL GHANI chim is again production with the RIAHAN KHATUN, 36 yes (approx). interest of the restilled a profest Ig) ra Mastid Road, Hamid Nagar, Burnou m maintenance is claimed you of maintenance claimed nailylis of applicant's current income/ taming of all sources, il any nestical property if my finimpiable Dorichouse at Hamid Nagar, But now 2) shops of Bastin Bazar. and movestile) owned by applicant property and inantification of any likelightersy (migration or inspire value) uside by the applying a later mine to date liber ղ-կորթը մետո<sup>ւմ</sup> . រ - អ្នកក្នុង - ៤ ការបោទិស្សសារក ពេញម៉ោក។ appear from received by the applicant None ब ( प्रवासकार हम देवी अपेश्वर में अप्र The policies and and and bled by applicant HOME addition a restroom or he tolling it any Court the popular of content on the stand, it may likely By applicant in the Tribunal for maintenance None. And result 1: An either information the applicant wishes That the Applicants are serious fortured to the state of th applicant No. 2 Philip again Verification the applicant to do liergby declare that what is true to the best of my knowledge and bellif. Johanned Usman Ghan Pige of Ysansol

enator of Applicant o

Application Representative or Authorities

Organization (with some or organization):

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5/07/2021

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Authorised under Sec. 10 A Act.

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Date: 06.09-2021

The Officer-In-Charge, Hirapur P.S., Burnpur,

Dist :-PaschimBardhaman (W.B.).

Sir,

With due respect I, Mohammed Usman Ghani beg to submit that I am a permanent resident of Hamid Nagar, Burnpur since March' 2019 under Hirapur Police station.

In the year 9th Feb' 2004 I have marriage of my elder son Md. Irfanul Ghani with Noorjahan Khatun D/O Md. Salim of Aliganj, Gourandih, P.S. Barabani.

Sir, since marriage my son and daughter-in-law were living separately in rented house at asansol until Oct' 2018. In Sept.' 2018NoorjahanKhatun asked for forgiveness and pleaded me to give her a chance to live in my new house at Hamid Nagar, Burnpur. After discussion with my family we came to the conclusion to allow her to live in my new house from Nov' 2018.

Sir, I am a senior citizen aged 72 yrs, me and my wife both are suffering from Heart disease, hypertension, and other age related problems and both of us are fully dependent upon my two other sons who are living along with me.

Due to abusive and filthy languages of my daughter-in-law Noorjahan Khatun I am suffering too much. She regularly uses to threaten us of committing suicide, beating us and filing cases against us such as cases of 498/ domestic violence, dowry etc., even cases of rape and molestation specially against me and my two other sons namely Md. Rizwanul Ghani and Md. Imran Ghani. Her brothers are also involved in all these.

Although on 15th June' 2021 her husband Md. Irfanul Ghani also left my house because of her misbehavior, but she is still residing with her children in my house without her husband.

We became victim of the circumstances and inspite of repeated request persuasions she is not mending her ways. As such being a senior citizen it became miserable for us stay in our house.

Before hand I, lodged information in written to Hirapur Police station on 31<sup>st</sup> Jan' 2021 as well as on 04<sup>th</sup> Sept' 2021, but they didn't accepted it.

My wife also filed a written complaint on 17th Nov' 2020 at women police station, Asansol. On 25th Nov' 2020 I again filed a written complaint to S.D.O., Asansol, but no fruitful result was found.

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I, just want her to vacate my house and live her life in her own way but away from my house and let us live our rest of life in peace.

Sir, with folded hands I, without seeing any way I came to your good office to help me to get rid of my daughter-in-law's verbal abusive languages in the last days of life so that we may die in peace.

Thanking you I

Yours' falthfully

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( Mohammed Usman Ghani)

Hamid Nagar, Bumput.

Mob :- 8101077953

Attached herewith :- 1) Copy of complaint to S.D.O., Asansol

2) Copy of complaint to women p.s. Asansol

3) Copy of events and harassments in detail

To,

Date: 06.09.2021

The Police Commissioner, Asansol Durgapur, Dist:-Paschim8ardhaman (W.8.).

Slr,

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Thanking you !

Yours' faithfully

(Mohammed Usman Ghanl)

Hamid Nagar, Bumpur.

Mob :- 8101077953

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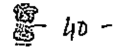
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ANNEXURE Maintenance Tribunal

# & -Sub-divisional Officer, Asansol Sadar

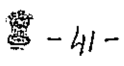
MD. USMAN GHANI & 1 OTHER Verses MD. IRTANUL GHANI & 1 OTHER Maintenance Tribunal Case no. 02/2021

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<u>.</u> .	No.	Date	Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	ou outer to etrou tayen Oures vote at
		Dictated and corrected by me.	Kauser Paryeen wife of Md.Usman Ghani resident of Igra Masfid road Hamid nagor Burnpur Asansol, P.Stn.Hirapur, Dist.Paschim Bardhaman who submits that Op members Md.Irtanul Ghani and Naorjahan Khatun are their son and daughter-in-law respectively who also reside at the above address of the petitioner and alieged that both the OP members have begun physical & mental torture upon them. The petitioners also alleged that the	



Sub-divisional Officer, Asansol Sadar MD.USMAN GHANI & 1 OTHER Verses MD.IRTANUL GHANI & 1

SI. Dat	Maintenance Tribunal Case no. 02/2021	
	e Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	Office note a to action take on order
<u>3</u>	Memo no. th /Maint.Tri/2021 Date:0] Log/2021 Copy forwarded to:  1. Md.Usman Ghani & Kauser. Parween (petitioner)  2. Md.Irfanul Ghani & Noorjahan Khatun (cases desired)	
	3. The Officer/Inspector-in-charge HirapurPolice station	
	Presidin Officer  Maintenance Tribunai  Sub-divisional Officer  Asansol Sadar	
		Memo no. the /Maint.Tri/2021 Date:0] / 06/2021 Copy forwarded to:  1. Md.Usman Ghani & Kauser. Parween (petitioner)  2. Md.Irfanul Ghani & Noorjahan Khatun (respondent)  3. The Officer/inspector-in-charge HiropurPolice stotion  Presiding Officer Mointenance Tribunol & Sub-divisional Officer

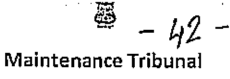


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# Sub-divisional Officer, Asansol Sadar

# MD.USMAN GHANI & 1 OTHER Verses MD.IRTANUL GHANI & 1

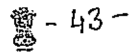
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51, No.	Date	Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	Office note as to action taken on order
MAINTENANC	Dictated and corrected by me. H. The Tribut AL.	i	STORES!
		Presidir Officer Maintenance Vibunal & Sub-divisional Officer Asatisal Sadar	



## Sub-divisional Officer, Asansol Sadar

## MD.USMAN GHANI & 1 OTHER Verses MD.IRFANUL GHANI & 1

St. Cate No.	Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	Office note as to action taken on order
!	Мето по. σъ(\$)/Maint.Tri/2021 Date : 61/16/2021	
	Copy forwarded to :	
	1. Md, Usman Ghani son of tate Md. Naziruddin 2. Kauser Parween wife of Md. Usman Ghani Both are resident of igra Masjid fload, Hamid Nagar, Bumput-713325 P.Stn. Hirapur, Olst. Paschim Bardhaman (petitioners)	
	3. Md.Irfonul Ghani son of Md.Usman Ghani, 4. Noorjahan Khatun wife of Md:Irfanul Ghani Both are resident of Igra Masj'd Road, Hamid Nagar, Burnpur-713325 P.Sin.Hirapur, Dist.Paschim Bardhaman (respondent)	
	5. The Officer/inspector-in-charge, Hirapur Police station is directed to take necessary action and serve the order upon SI.Nos. 1,2,3 & 4 and service return to be send to this Tribunal by 25 11 1-52	
	Presiding Officer  Maintenaded Tribunal  Sub-divisional Officer  Assaisal Sadar	

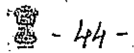


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## Sub-divisional Officer, Asansol Sadar

## MD.USMAN GHANI & 1 OTHER Verses MD.IRTANUL GHANI & 1 OTHER

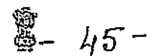
ŞL.	Date	Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	ta action taken on order
No.		300-4170-4-1	
		The case record is taken-up for hearing.	
	26/10/2021	· ·	
		Both parties are present.	
: "		Reard the OP.no.2 Noorjahan Khatun wife of Md.Irlanul Ghani who submits that her father in law has made	
l¦ i l	اد برد. وفر وا	tractive and interest the new terms of the control	
		I the war washinger in her projession as a lawy in the	1
		1 And faring much problem for her hyenhous	
ון ו	Dictated	I with whitenessed sign demand for monthly compensate	
H	and	from her father-in-law who is the petitioner in this case.	1
	corrected	Reard the OP no.1 Md.Irfanul Ghani son of Md.Usman	1
1 :	by me	I chast who around before the Tribunal to insured not	i .
ŀ	13	There are the mile him in the rented nouse where he	1
	<b>₩</b>	at resides alone and also assure to keep his whe and	1
1	Alle	children in all possible social dignities.	1
HENA	NOE THIRDY	ALL Heard the petitioner Md.Usman Ghani son of Late	1
	E 273	tille a serial aller The petitioner title DCIOTE LOG MINUSTRA	· [
W.S	DAM OFFI	to issue an order to both the OP members to vacate his	. 1
4	SOL SADAR	residence so that he can lead his rest of the in people and	` <b>\</b>
		dignity-	1
(jiy) 해당관	ा इत्य	Seen the case record. No police report has received by	/ L
	差	able Court	1
	<b>3</b>	I she officente charge. History Police Station i	\$
	<b>(</b>	- I was and an Look strict viell DVEF 188 19905 PAGE V	<u>ר</u>
WE T	,	enquire into the matter, submit report within 15 days.	i
	<b>.</b> .	The case will be heard on 24/11/24 at 12,30P	4
73%	<b>1</b>	I	•
	A.	I am at this among he cont to the Ultificity of the	e, ]
3.7	<b>B</b> :	Hiraput Police station for compliance and service version	T.
	Q .	before 3 days of hearing date.	1
	<b>3</b> .	Description of the second	
	- i	MAINTENANCE TRIBUN Maintenance Tribunal	ΑŢ
		รบระชบเลือกใน อาราด	
		Sub-daireagl.Ollieskr	i l
11:56	ì	Asansol Sadar	



## Sub-divisional Officer, Asansol Sadar

## MD.USMAN GHANI & 1 OTHER Verses MD.IRFANUL GHANI & 1 OTHER

No.	Date C	Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	Office note 35 to action taken an order
	- 4 A	no no. NS Maint.Tri/2021 Date: 17411/2021  rforwarded to:	
		. Md, Usman Ghani son of Late Md. Natiruddin . Kauser Parween wile of Md. Usman Ghani Both are resident of Igra Masjid Road, Hamid Nagar, Burnpur-7,13325 P. Str. Hirapur, Dist. Paschim Bardhaman (petitioners)	
	3.	Md.Irfanul Ghani son of Md.Usman Ghani, Noorjahan Khotun wife of Md.Irfanul Ghani Both are resident of lara Masjid Road, Hamid Nagar, Burnpur-713325 P.Str.Hirapur, Dist.Paschim Bajahaman (respondent)	
	5.	The Officer/Inspector-in-charge, Hirapur Police station is directed to take necessary action and serve the order upon SI.Nos. 1,2,3 & 4 and service return to be send to this Tribunal by 22/11, 2021	
		Presiding Officer MAINTEGRATE DITTORY  & & & & & & & & & & & & & & & & & & &	



## Sub-divisional Officer, Asansol Sadar

MD.USMAN GHANI & 1 OTHER Verses MD.IRTANUL GHANI & 1
OTHER

	<b>1</b>	Naintenance Tribunal Case no. 02/2021	
	Date	Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	Office note 35 to action taken on order
S S S S S S S S S S S S S S S S S S S	Dictated and corrected by me.	The case record is taken-up for hearing.  Both parties are present.  Heard the OP.no.2 Noorjahan Khatun wife of Md.Irfanul Ghanl who submits that she is residing in the building with her minor children and passing the days in peace but her father-in-law has made several higherances/restrictions in her lifestyle even creates problem in her profession as a Tutor in the residence. She also submits that several reports have made before the Police station but of no result in her favour, lastly a Domestic Violence case has been filed before the Ld.Court against the petitioner for which the 1st day of hearing has been scheduled on 25.11.2021. She also submits that her husband who is the OP.No.1 in this instant case though wants to keep her in his rented house but feeling unsecured there she does not want to	
MAINT	ENANCE TRIBUN	Ateside with him in the rented house.	
A 18	VISIONAL OFFICE MEOL SADAR		
		dramatic scenario creating daily by her daughter-in-law who along with her children(trained by their mother) are always peeping out criticizing the other family members during egipts & ingress in the residence which becomes to them a really intolerable situation and pray	

before this Tribunal to issue an order to both the OP members to vacate his residence so that they can lead rest of old aged life in peace and dignity.

Contd...p/2

Page:2 4B



## Maintenance Tribunal

&

## Sub-divisional Officer, Asansol Sadar

## MD.USMAN GHANI & 1 OTHER Verses MD.IRTANUL GHANI & 1 OTHER

	Oate	Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	Office notes to action talico on order
	24/11/2021	Heard & considered.	
1 30 A	94	Both parties are directed to maintain peace.	
	100	It is ordered to the OP members i.e. husband & wife that they will vacate the residence of the petitioner	
To see the		within 15 days on receipt of this order and shift along with their children, all of their belongings to the rented	
	Dictated	House where the OP no.1 resides at present. The Officer-in-charge, Hirapur Police station is directed to	
	ond	keep strict vigit over the issue and submit report within one month.	
	corrected by me.		
		Copy of this order be sent to the Officer-in-charge, Hirapur Police station for compilance and service per	
	!	return.	
POPULING TELES		Presiding Officer Maintenance Tribunal	
		&\\Sub-divisional Officer	
	]	MAINTERBHORE STUBLINAL	
d ord two recess		SUB-DIVISIONAL OFFICER ASANSOL SADAR	
	12) 400g	n	
<u> </u>	15) 2/ orl	•	
6.42	ia.	**	



Page: 3

### Maintenance Tribunal

8

## Sub-divisional Officer, Asansol Sadar

MD.USMAN GHANI & 1 OTHER Verses MD.IRFANUL GHANI & 1 OTHER

		Maintenance Tribunal Case no. 02/2021	
SI.	Date	Order with signature of Maintenance Tribunal & Sub-divisional Officer, Asansol Sadar	Office note 35 to action 19161 on order
	<u>.</u>	Memo no. OS/Maint.Tri/2021 Date:\8/01/2021. Copy forwarded to:	
	S. S	2. Kouser Parween wife of Md. Usman Ghani 80th are resident of igra Masjid Road, Hamid Nagar, 8umput-713325 P.Stn.Hiraput, Dist.Paschim 8ardhaman (petitioners)	
		3. Md.Irfanul Ghani son of Md.Usman Ghani, 4. Naorjahan Khatun wife of Md.Irfanul Ghani Both are resident of Igra Masjid Road, Hamid Nagar, Burapur-713325 P.Strulluspur, Dist.Parschim Bardhaman (respondent)	
		5 The Officer/Inspector-in-charge , Hirapur Police station is directed to take necessary action and serve the order upon SI.Nos. 1,2,3 & 4 and service return to be send to this Tribunal by 30 <sup>th</sup> January,2022	
		Presiding Officer MARKHERENCE THRESPAL	
WIND ES A	. C.	tified to in TAUE COPY  CONTROL SECTION SECTION OF THE CER  ASSISTMENT OF THE COPY  ASSISTMENT OF THE	

- 48-

The Court of Maintenance Tribunal & Sub-Divisional Officer,
Asansol Sadar,

Ölst-Paschim Bardhaman.

Through the Bench Clerk of the said Court.

Reference: Memo No-05 (5/Maintenance Tralbunal DT. 18.2.22)

Maintenance Traibunal Case No-02/21
Md Usman Ghani and one other vis-Md Irfanul Ghani & 01 other

in connection with the attached Court petition under reference filed before your honour by Md Usman Ghani S/o-Lt Md Naziruddin and O1 other both of Iqra Masjid Hamidnagar P.S-Hirapur against Md Irfanul Ghani S/o-Md Usman Ghani & O1 other. I beg to submit that as per your kind order and endorsed by O/C Hirapur PS I had been to Masjid Road, Hamidnagar under Hirapur P.S and served one copy of Ld. Court order to the O.P. Members to comply the Ld. Court order and made anenquiry in presence of both party and came to know about the matter which reveals the following.

Md Irfanul Ghani S/o-Md Usman Ghani resides in the rented house and often he comes at lora Masjid road Hamidnagar and his wife Noorjahan Khatoon residing at her father-in-laws house along with her three childrens. She is not agreed to leave her father-in-laws house i.e house of the petitioner. Her husband Md Irfanul Ghani filed a Case before Ld. Civil Judge Jr. Division. Sut No-41/2021 against her. On the other hand Noorjahan Khatoon also filed a Domestic violence Case before Ld. J.M. 2<sup>nd</sup> Court Asansol, Case No-490/2021 Dated-31.05.2021 against her husband which is now subjudice.

Therefore l'pray before your honours Court that necessary order may kindly be passed as your honours may deem fit and proper.

Yours Faithfully

Sankor Chaudra Fer

(Sankar Chandra Dey)
St of Police
Hirapur PS, A.D.P.C
Dt-07.05.2022

Certified to be e TRUE COP

Hero Come Augustinia de Sec. 18 A Act.

FORWARDED

Officer in charge on RS A.O.P.C

1000 - 544B



## ANNEXURE P

Date: 02.05.22

Τσ, The Commissioner,

AD.P.C

Eviya Lodge, G.T Road West, Asansol, PashimBardawan.

Respected Sir.

We are resident of Hamid Nagar Buranpur, Under Hirapur Police Station and we both are senior citizen and being fed up with the behavior of my daughter-in-law. I give you this complain for proper relief to

I gave marriage of my elder son Md. IrfanulGhanl with one NoorjahanKhatoon D/o, Md. Salim of Vill. Aligani, Gourandi under Police station Barabani. The relation between my son and his wife is not good. My son fileds suit for divorce against his wife and he left my home long ago and lived separately.

NoorjahanKhatoon along with her two daughters and one son is residing at ground floor of my home and each and every day she is abusing us as well as other two sons and their wives with fifthy languages, Openly threatened them to kill with fron rod, tought her son to kill us by knife, even on filmsy pretext she is picking up quarrel with them. Not only that in the evening she called unknown boys of the locality and passes days with them and used electricity and water in most bohemlan manner. She always keep on finding ways to create violence and attack me, most recently on 27.04.2022.

Being disturbed and annoyed I approached the hor/bleS.D.O assess to vacate my house by evicting my daughter-in-law from my house, the S.D.O. passed order of eviction directing the O/C Hirapur for vacating the house which has not yet been completed.

Whenever the Police come to my home on complain by my other two daughter-in-law but they also refrained from taking any action against her for what is not known to us.

I therefore, request your good left to look into the matter and do needful to eviction of my daughter-inlaw from my home as per direction of S.D.O. and for such act of kindness I shall ever pray.

Thanking you

Mohammed Usman Ghani, Mohammed Usman Ghani, Hamid Hogar, Burn pur Mab. 1 - 8101077953

Copy to -O/C Hirapur Ps

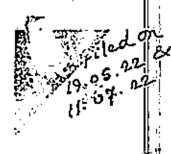
Attached herewith: Copy of order for eyiction of house by Hon'ble S.D.O

COMMISSIONER OF PARTY Asausof - Dure you:

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PECETABO Company service

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ANNEXURE

- 51 -

Siles Hurbonglore (Holory)

Before the Maintenance Tribunal & Sub-Divisional Officer, Asansol Sadar.

Maintenance Tribunal Case No. 02 of 2021.

Pentioner

Md. Usman Ghani & ors.

٧s.

Opposite Party :

Noorjahan Khatun 🍇 ors.

### The Pecicloners beg to submite

That the Pentioners filed the present case for eviction of the O.P.s. from their house being annoyed and disturbed by the lifestyle and abusive behaviour and the L.t. Tribuna!/Court by order dated 24.11.2021 was pleased to pass the order directing the O.P. members to vacate the premises of the Petidoner within 15 days from the date of the order and also shift their children along with all their belonging, and the O/e. of Hirapur P.S. was directed to keep strict vigil over the issue and submit the report within one month.

That the O.Ps did not vacate the premises of the Petitioner inspite of knowing the order of the Tribunal / Court and the Petitioner approached the Hiraput Police Smilon for more than 15 time but they avoided to do anything on the plea of law-and-order situation and after 3 months, a Police Officer went to the house of the Petitioner and submitted their report before this Court.

That the O/c. of Himpur P.S. was declined to assist the Petitioner for vacating the house by the O.P. rather, the Police told the Petitioner for specific order from this Court directing the Police to vacate the premises by the O.P..

That being a senior citizen, I have been suffering too much as day to day, the O.P. members became furious and mounted physical &

Page 1 of 2



mental torrure upon the Peritioner disobeying the order of the Ld. Court and for this reason, the Positioner files this Petition for directing the Police Authority, the O/c. Hirapur P.S. for evicting the ().Ps from the house of the Pentioner by deploying Police there and this Pentioner for such Police help is ready to deposit the cost if any.

> It is therefore prayed that the Ld. Court he pleased to give necessary direction to the O/c. Hirapur P.S. for Police help for eviction of the O.Ps from the premises of the Petitioner, in the ends of justice as per order dated 24.11,2021.

And your Petitioners as in duty bound shall ever pray.

#### AFFIDAVIT

1. Md. Usman Ghani, S/o. Lt. Md. Naziruddin, aged about 72 years, by faith: Islam, by occupation: Retired from Service, resident of Iqua Masjid Road, Hamid Nagar, P.O. Burnpur, P.S. Himpur, Dist. Paschim Bardhamur (W.B.), do hereby solemnly affirm and declare as follows: -

- That I am one of the Petitioners of the above case and am fully conversant with the facts and circumstances of this Case.
- That the statements made herein above are all true to the best of my knowledge and belief.

I, sign and sweat this affidavit at Asansol Court on 08.03-2022.

Identified by me. (Advocate)

Malanmed Usmu Ghavi

Page Z of 2

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ı	3.5

# ANNEXURE P\_8 AVISHKAR DIAGNOSTIC

	B.1)	A Step Towards Life
Dr. Kaush	N 73	Date :
Patient Name:	Usman Chani Age Sex M	F, HightWeight
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	1 March 1529	10/9/n
x 2m (N	1-130 0 × 10d.	
PPI	No	
	[if:	

AVISHKAR DIAGNOSTIC

O Main Branch: Sarda Enclave Beside A. G. Church School, G. T. Road, Asansol - 713 304, Dist. P. Bardhaman (W.B.)

O 0341-2250089, 94340 33130, 36 O adasansol@reddifmail.com

P.C. Roy Complex, Rambandhu Talaw, Liurgasol, G. T. Road, Asansol - 713 303, Dist. P. Bardhaman (W.B.)

241-2300009, 8507779222 O avishkarmurgasol@gmail.com



t, g. i. road, asansol - 713303, dist, p. bardhavan (m.b.) 8507779222, 7872277331, E-buil : Andriand (m.b.)

NAME: MD. USMAN GHANI.

AGE: 73 YRS. \_ 54 -

SEX: MALE

ADVISED BY: DR. S. BISWAS.

EXAM DATE: 10/09/2022

### ECHOCARDIOGRAPHY COLOUR DOPPLER

Measurements (2D / M-Mode):

ÍVSD:12 mm

LVPWD: 12mm

LVIDd: 44mm

LVIDs:26 mm

LVEF: 70%

() Aorta:31 mm

ACS: 15mm

Å=33 mm

Doppler Data:

Aortic Valve:

AV Vmax: 124.43cm/s Peak Gradient: 6.19 mmHg

No AS/AR

Palmonary Valve: No PS / PR.

Tricuspid Valve: No TR.

FIRST FURIT DIGITAL MRI WITH IN BORE EXPERIENCE, \$12 SUCE CARDIAC CT SCAN, AD TVS, COLOUR DOPPLER, ECG, BEST 4D USG, MANIMOGRAPHY, DIGITAL K-RAY, HOLTER, PATHOLOGY, UROFLOWMETRY, ECHOCARDIOGRAPHY, COLONOSCOPY, BIOOSCOPY, TMT, ECG, NCV, EMG, OPG, PFT biolectic biometric confirm the first despitate of the despita





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#### Special Findings:

- 1. IAS/IVS intact.
  2. No RWMA.
  3. Good LV systolic function.
  4. Mild concentric LVH is noted.
- Grade I LV diastolle dysfunction.

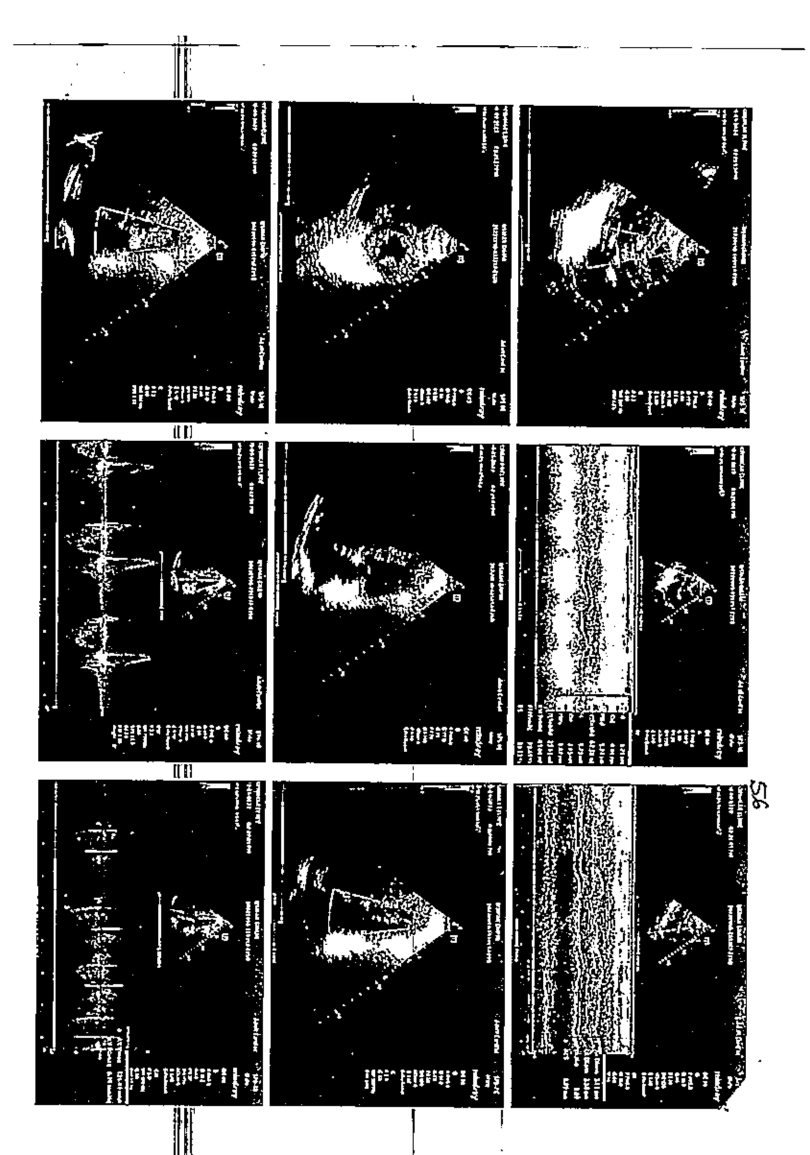
Hypertensive heart disease with degenerative changes.

## Advice:

Clinical correlation is suggested.

DR KAUSHIK SUR MD,DM(Chrdiology) (Senior Interventional Cardiology)

FIRST TULLY DIGITAL MEI WITH IN BORE EXPERIENCE, 512 SINCE CARDIAC CT SCAN, 40 TVS, COLOUR DOPPLER, ECG., BEST 40 USG, MAMMOGRAPHY, DIGITAL KRAY, HOULE, PATHOLOGY, URDICLOWALTRY, ECHOCARDIOGRAPHY, COLDNOSCOPY, EMBOSCOPY, THIT, EEG. NOV, EMG. OPG. PFT Houself Laboratory investigation livest contains the final distriction of the street laboratory investigation in the part of the first laboratory traye of test there may be haven of neutralical error in one causes. Partial reproduction of the report is prohibited. press care taken in every stage of test ?



NIHAREKA

Mob.: 9474701173

PARADISE ENCLAVE, NEAR ST. VINCENT SCHOOL GATE

S. B. GORAI ROAD, ASANSOL - 713304 (W.B.) PORTABLE DIGITAL (DR) X-RAY DONE HERE, M.B.B.S., D.M.R.D. বাড়িতে গিয়ে এম-রে (X-RAY) করা হয় ।

Dr. S. Basu Consultant Radiologist & Sonologist

DATE:-11.09.2022

PATIENTS NAME: M.U GHANI

AGE:-73Y

SEX:-MALE

REF BY DOCTOR:- DR.

PART OF EXAM > CHEST - PA VIEW.

X-RAY-DONE ON :- 10/09/2022

EMPHYSEMA WITH COARSE BORNCHO - VASCULAR MARKINGS IN BOTH LUNG FIELDS.

INCREASED BASAL STRATIONS WITH THICKENED BRONCHIAL WALLS WITH HAZINESS IN LEFT

LOWER ZONE

HILA, C-P ANGLES ARE NORMAL

CARDIAC SHADOW IS ENLARGED.

BONY CAGE IS NORMAL.

IMP:-1 PNEUMONIA.

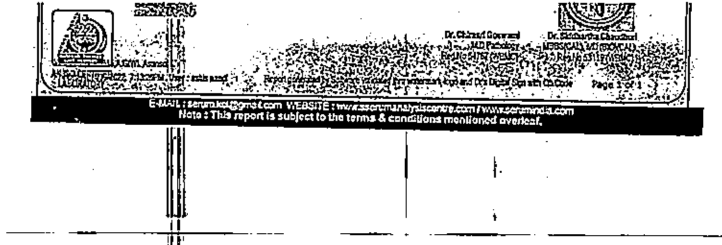
Z. COPD

Dr. S. Basu M.B.B.S. (Cal.), D.M.R.D. (Cal.) Consultant Radiologist & Sonologist

NIHAREKA REMEDY CENTER

ORTHOPAEDIC APPLIANCES AVAILABLE HERE.

SUNDAY EVENING CLOSED







Lab Code :

ASDF-ADP-00000787 ADF-3072072-00004

Bill Date

TWINE E

ANALYSIS CENTRE

Reg number: Name : MR. M.U. GHÁNI

Report Date:

23-Sep-2022

23-5ep-2022 Rept. Office & Committationstony: \$284, \$15ton Sargel, Koach. - 70) 004

Rest. Kol. Committy: 131, Strupes Base Angres, Kolonis - 700 004

\$25 Late Committy: \$17, Strupes Base, Colonis, Kolonis - 700 005

\$25 Late Committy: \$17, Strupes Base, Sart Late, Sart Kolonis - 700 005

Age: 73 Year(s), Sex: Male Refer by: Dr. Dr. S. BISWAS AMITNAGAR BURNPUR!

| Hearth Couter; 177, Neth J. Schron Read, Habber Para, Howard - 711 101
| Asserted Couter; 1945, Agent Barbon (Next) Hose Stagus Emph More, Asserted - 719 364
| Emph Control: 67, S. F. Road, Editori Pasan, Otto: Derjosing, Ph. - 734 004
| Marchal Coty Detect: 500, Marchal Mr. Royal Paters Gorogoon East, Marchal - 400 063

#### DEPARTMENT OF BIOCHEMISTRY

INVESTIGATION

RESULT

√32.4 mmo¥L

BIOLOGICAL REFERENCE INTERVAL (236 - 146) 3.5 - 5.1

Sr .500IUM (Ion Selective Electrode) 432.4 mmg
Sr .POTASSIUM (Ion Selective Electrode) 4.2 mmg/L
NOTE :: ALL ENZYMES PONE AT 37°C

Instrument used it!

1) Au 680 Beckman Coulter ( Made in Japah )

2) Au 480 Beckman Coulter ( Made in Japah )

3) Vitros 5,1/15, Johnson & Johnson, U.S.A.

( ); COMMENT: PLEASE CORRELATE WITH THE CLINICAL CONDITION.

# Chacked Twice

-- EHD OF REPORT ---

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LESSICALL NO (BIOXICAL) Regulo 53119 (MENA)

Dr. (District) Germani M.D. Patrology Regulo 54764 (MEMC)

Populo GOZI (NESAC)

Dr. D BHUSTACHURYA VEESS, MD, Excheristy

of Providers artilless and Ora Orbit System Ch. Code

Page 1 of 1

Ex. M.O. (Dermat) Assansol District Hospital Regd. No. 36232 (W.H.M.C.) M.D. (Dermatology) (Cal); D.V.D. (Cal.) . Biswanath Banerjee

`<-

0341-2274483 (4 PM to 6 PM) 8972611933 (6 PM to 6.30 PM) EY APPOINTMENT ONLY (Monday to Friday)

601

Chember: "Mormohan Alay" 23 / 178, G. T. Road, Asansol Noar Davey & Co.

Saturday & Sunday Full Closed.

18.11.22

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Residence : DURGAMANDIR (USHA GRAM), TAGORE ROAD (MEHTA ROAD), UPASANA APARTMENT

rgd. No. 36232 (W.B.M.C.) M.O. (Dermat) Asansol District Hospital Definition (Cal.) D.V.D. (Cal.) iswanath Banerjee

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0341-2274483 (4 PM to 5 PM) 8972611933 (5.PM to 5.30 PM) (Monday to Friday)

BY APPOINTMENT ONLY

Near Dayby & Co. BY APPONIMENT ONLY Saturday & Sunday Full Closed, 23 / 178, G. T. Road, Asansol Monmohan Alay

95-7.22

Phone : 0341-2274483 (4 p.m. to 5 p.m.)

6

Residence : DURGAMANDIR (USHA GRAM), TAGORE ROAD (MEHTA ROAD), UPASANA APARTMENT

## R. SAIKAT SAHA

M.C.H. (NEUROSURGERY), (PGI. CHD)
Consultant Neuro & Spine Surgeon.
Attached to Gouri Day Hospital & Research Institute



### GHAMEER The Hindustan Clinic

A Super Speciality Clinic Beside: The Hindustan Pharmacy Hutton Road, Near Mahal Marriage Hall, Asansol Evening: Every Friday 5:00 P.M Every Third Sunday 10:00 A.M

G.T Road, Raj Band, Durgapur, West Bengal Every Third Sunday 10:00 A.M le farmeen Age / Sex : Name : <u>Address</u> ; thy polaumod LB BULL Cap Rosyont (20) OD ( but the TAB. ECICAL MAX OOX BUT TAB. TAB NOWNINX-P (72/10) Sprux but TAB Nowick P (72/10) - Donor Git-in grand Leight feeduction - MRC +3: Spine 7, 157416 (aj Not foreurasion

For Blood investigation 8515916051/9609600587

Report Within One week Report Date .....

For Appointment call-:9635341319/7865007711

·····R, SAIKAT SAHA

M.C.H: (NEUROSÜRGERY), (PGI. CHD) Consultant Neuro & Spine Surgeon. Attached to Gouri Devi Hospital & Research Institute G.T Road, Raj Band, Durgapur, West Bengal



CHAMBER ie Hindustan Clinic

A Super Speciality Clinic

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Every Third Sunday 10:00 A.M. Name: Age/Sex: 08/03/2022 Address:

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Goral Road, Near Durga Mandir, Asanso 7872772680, 8670487586, Email : royspoliclini DR. KAUSHIK SUR. M.B.B.S., M.D. (Gold Medallist, Delhi) D.M. (Cardiology),

5r.Consultant Interventional Cardiologist. Anandalok Hospital, Raniganj. Patient's Name



\*\*Sujata Tower", S.B. Gorai Road, Near Durga Mandir, Asansol-713301 Ph.: 0341-3590332, M.: 7872772680, 8670487586, Email : royspoliclinic@gmail.com

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DR KAI	SHIK SUR.
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Sr.Consultant 1	nterventional Cardiologist
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PATHOLOGY \* FNAC \* PAP \* USG-3D \* ECHO COLOUR DOPPLER ECG \* TMT \* NCS \* BMG \* BERA \* VEP \* EEG



DR.KAUSHIK SUR.

Near Asansol District Hospitol(Main Gate) S.B. Goral Road, Asansol-713301 Email ID: anubikshan.dc@gmail.com Ph.: 0341-2221195, M.: 9732362727, 7872772680

M.B.B.S. M.D. (Gold Medalist,Delh)) D.M.(Cardiology), Sr.Consultant Interventional Cardiologist. Anandalok Hospital, Roolgonj. CALL -> 9231 1688 20

PATHOLOGY \* FNAC \* PAP \* USG-3D \* ECHO COLOUR DOPPLER

ECG \* TMT \* NCS \* BMG \* BERA \* VEP \*

## NEW HILLVIEW NURSING HOME 68 -

LICENCE NO. ; 34825506

683/369, Hill View South, S.B. Goral Road, Asansol - 713304, Dist - Paschim Bardhaman Contilet : 9046007836 / 9046007844 / 9046007841 / 8116296404

#### CHAMBER DETAILS

MEDISAFE MEDICINE SHOP (Godfing) For appointment-9232254895

HELVIEW HOSPITAL

5.8 Goral Road For appointment - 9045007412

XAIAL MEDICAL SHOP (Opposite S.D Haspital)

For appointment-5327252300

DHABANI MEDICAL SHOP

For appointment-7407921695

Opposite Ramteyermalda LAKITI MEDICAL SHOP (Ismile More)

For appointment 4 \$101509845

WRITION MEIGHEOUTHOOD CITYC

Near Bhagat Singh More. For appointment 9812254695

SOMMATH MEDICAL Raghunathour

For appointment-\$800565495 CHAKRABORTY MEDICAL (ADJO)

For appointment-7586919754

MOVIDAL MEDICAL, Repristayanpur

For appelitment-9046499747

PILANITYALA MEDICAL MERMATTUR For appointment - 8906519649

Anjana Medicine House (Rankgaoj)

For appointment - 7047818577

Patient Name: K. Parween Age/Sex: 69 Y/F Weight: 77 kg

Complaints Of: - 8/L linee pain

Comorbidities: - HTN, Hypothyroidism

Prognosk: -8/L knee osteoarthritis + varus

investigation: -

Xray B/L knee AP/Standing

Blood Test - Unic actd, YSR

Advice; -

Medicine:-

Stedo R8 od pc x-7d

Blod3 fem od x 3w

Gerl joint od x 3w

ful Kenstore Heve 20 mg (12 knee)

Sterox bd x 3d

Kneecap daytimes

Voltrok gel x 3t/dally (For local use)

Other Advice: -

ice compress x 3t/daffy

Exercises as shows x 3t/daily

Physiotherapy ( UST/Exercises)

Avoid stairs, forward bending & use commode toilet.

Avoid in diet - Bengal gram (Chola) products, Besan, Mutton

Tomato, Mango, Beans, Fried food in oil. (To control Uric add)

Review after = 3 weeks

(Reports review within 7days)

Diffecia

NIRJHAR MAJI D. KUUDER-55187 WII 3 B HAY 1022

THE PARTIES OF PRINTY

Reg No- 55187

Dr. Hirjbar Maji

Date-30/05/2022

\*\*Yendu Ray (Maruger) - 9832254695 & 9046007844,

Goutam Paul - 9434352536, 5aheb Roy -9832871405, Hillablew Hospital Reception - 9046007833 -

(For appointment or any Inquiry)

Suman Roy -5294271292 (For Swarthya Sathi Card Inquiry)

ডাঃ শেখ মাসুদ হাসান Dr. Sk. Masud Hassan MD\_\_ampablogy, Venereology, Leprology)
Demistosorgon, Cosmetologist & Laser Specialist এব.ডি. (চর্ম, যৌন ও ভূঠ) ভার্মটোরার্ত্তন, কলমেটানবিস্ট এবং দেবার শেবনিট Attached to Asansol District Hospital আন্নান্সান তেকা হারণাতালের সঙ্গে দুক্ত E-mail: hassanskmasud@gmail.com ই-মেন : hassanskmasud@gmail.com Mob.: 9732144446 रक्षने 1.9732144446 Kauser Parwer nago: 69 y sex: F Name: एक्टी नव्यक्रि VITILIGO SURGERY Kenneurt এলার্জী <del>গ</del>রীকা ALLERGY TESTING ম্মেরেশেরাণী SCLEROTHERAPY Anti Republic শিশু ও চর্মরোগ PEAD, DERM. ~ 3a4. কেমিকাল পিলিং CHEMICAL PEELING वर्जन BOTOX  $\omega n$  , দেলার Next Appointment Däte পরবর্তী দেখালোর সময় .. THE HINDUSTAN PHARMACY
Assat Saria Inches, Hard Harton Jacob Margid
Assat Saria Inches, Hard Harton Road, Assatch 1
Mahda: 190333 413151 78550 09731
Titto : Mendry Evening at 800 p.m.
Tentriny Evening at 800 p.m.
Werkendary Hose at 200 p.m. **GHOLAM PHARMACY** ASKUTOSH MEDICAL HOUSE LIFE GUARO NŒDICAL STORÉ And Napat Rubery Read Rubrant Magas Texas; Friday Expenses; 8-30 p.m. For Appelatment; 59174160563 3, B.R. Road, School Para, Ranipacj McAR-9302757390 G.T. Rand Gegaters, Asperiol - 4 New Premier Marking Flows Time: Every Sending at 11,00 a.m. MRINALINI PHARMACY Battala Bazar Nebishla Assensel Tear : Senday 5.30 piz. Uob. : 8348437654 (Debo Da) Time: Saturday Marsing at 8.00 a.m. For apprintment + 8317833461 Matte:: 0341-2255952 J 9937217716 TARA MEDICAL MART DUTTA PHARMACY RAMKRISHNA MÉDICAL HALL Mear Kalla Control Hospital, Kalla, Aparisci

N.B.: Report within one week

Time: Yourday Marries at 8.00 a.m. For appointment: 093321 87859

077975 61781 [ 089005 97226

M:hTe: 9647595919 | 8145620334

Time: Wednesday Freeing at BCCI put

Dutta Brothers Flet, Naar PN&

Barapa Statics Road,

Time: Samey 8:30 a.m.

Malae : 8817317459.

SUNSHINE PHARMACY

Marquist More, Kear Calcults Sweets Assumel - 7 (2003) Taza : Thursday 7,00 p.m. Cost. : 9200908526, 0341-3551287

District - Paschim Barddhaman
IN THE HIGH COURT AT CALCUTTA
CONSTITUTIONAL WRIT JURISDICTION
APPELLATE SIDE

WPA No. 27929 of 2022

In the matter of:

An application under Article 226 of the

Constitution of India

AND

In the matter of:

Mohammad Usman Ghani and Another

.... Petitioners

Versus

State of West Bengal and Others

.... Respondents

#### WRIT PETITION

Ms Sudeshna Basu Thakur
Advocate
6, Old Post Office Street
Basement, Room No 6
Kolkata- 700001
M; 9903587806
WB 2230/2002

FUSING SERVICES TO SERVICES TO

Advocata / Clork L\_\_\_\_