IN THE SUPREME COURT OF BANGLADESH HIGH COURT DIVISION (SPECIAL ORIGINAL JURISDICTION)

Present:

Justice Sheikh Abdul Awal And Justice Md. Mansur Alam

Writ Petition No. 1545 of 1999

In the matter of:

An application under Article 102 of the Constitution of the People's Republic of Bangladesh.

And

In the Matter of:

Sonali Bank

..... Petitioner.

-Versus-

Towhid Engineering Ltd. and others

.....Respondents.

No one appears

...... For the Petitioner

Mr. Md. Bodiuzzaman Tapadar, D.A.G with

Ms. Salma Sultana (Soma), D.A.G with

Mr. Md. J.R. Khan Robin, A.A.G with

Mr. A.B.M. Ibrahim Khalil, A.A.G with

Mr. Md. Manowarul Islam Uzzal, A.A.G

... For the Government-Respondents

Judgment on 13.08. 2025.

Sheikh Abdul Awal, J:

On an application under Article 102 of the Constitution of the People's Republic of Bangladesh, this Rule Nisi was issued calling upon the respondents to show cause as to why (a) the impugned order dated 10.03.1999 passed in T.S. No. 272 of 1998 by the learned Sub-Judge and Additional Aurtha Rin Adalat No.2 Dhaka should not be declared to have been made without lawful authority

and is of no legal effect/or such other or further order or orders passed as to this Court may seem fit and proper.

No one appears to press the old Rule of 1999 on repeated calls.

Mr. Md. Manowarul Islam Uzzal, the learned Assistant Attorney General appearing for the Government-respondents submits that by passage of long time the instant old Rule has lost its force.

Having heard the learned Assistant Attorney General, perused the writ petition and other materials on record.

In the facts and circumstances of the case, we are inclined to discharge the Rule as being in-fructuous.

The order of stay granted earlier by this Court stands vacated. In the result, the Rule is discharged as being in-fructuous. Communicate this order at once.

Md. Mansur Alam, J:

I agree.