# District: Narayanganj

# IN THE SUPREME COURT OF BANGLADESH HIGH COURT DIVISION (CIVIL REVISIONAL JURISDICTION)

### <u>Present</u>

## Mr. Justice Sardar Md. Rashed Jahangir

### Civil Revision No. 928 of 2022

In the matter of:

Md. Alamgir Kabir

... Petitioner

-Versus-

Sohaiba Akter Subarna

...Opposite party

Mr. Md. Farhad Bin Hossain, Advocate
...For the petitioner

Mr. Md. Faruk Hossain Tapader, Advocate

...For the opposite party

#### **Judgment on: 23.01.2025**

Rule was issued calling upon the opposite party to show cause as to why the judgment and decree dated 24.01.2022 passed by the District Judge, Narayanganj in Family Appeal No. 11 of 2020, affirming those of dated 15.09.2020 passed by the Assistant Judge and Family Court, Rupganj, Narayanganj in Family Suit No. 72 of 2017 should not be set aside and/or such other or further order or orders as to this Court may seem fit and proper.

When the Court is about to pronounce the judgment, both the parties of the civil revisional application i.e. the defendant-petitioner and plaintiff-opposite party appeared before this Court in person and have shown their willingness to settle the dispute amicably out of Court and as a part of good gesture a supplementary affidavit has been filed on behalf of the opposite party before this Court and the same has been duly accepted and endorsed by the learned Advocate of the petitioner, wherein a written memorandum of settlement has been annexed asserting that both the parties have agreed to settle the dispute amicably out of Court on the conditions stated therein.

Heard learned Advocates of both the parties. I have also heard the contending parties i.e. the petitioner, Md. Alamgir Kabir and opposite party, Sohaiba Akter Subarna, perused the supplementary affidavit dated 20.01.2025 and on perusal of the conditions appended with the 'Aposhnama' it appears to this Court that those are legal and valid conditions to settle the dispute and both the parties are agreed with the terms and conditions.

Accordingly, the Rule is disposed of without any order as to cost.

The said 'Aposhnama' annexed with the supplementary affidavit dated 20.01.2025 filed on behalf of the opposite party

shall be treated part of the decree.

The order of stay granted at the time of issuance of the Rule is hereby recalled.

Send down the Lower Courts' Record.

Communicate the judgment and order at once.

Obaidul Hasan/B.O