

**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. 5019 of 2000**

In the matter of:

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

And

In the Matter of:

Md. Sohrab Hossain

..... Petitioner.

-Versus-

Government of the People's Republic of  
Bangladesh represented by Secretary, Local  
Government 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 11.08. 2025.**

**Sheikh Abdul Awal, J:**

On an application under Article 102 of the Constitution of the  
People's Republic of Bangladesh the Rule Nisi was issued calling  
upon the respondents to show cause as to why the order in memo

No. স্বাঃ সঃ টাঃ ৩৪৫৫/২০০০, অংশ (১) ৫৪৭৮ dated 21.9.2000 directing the Upazila Nirbahi Officer, Gopalpur to take steps for holding election of acting chairman of the Hemnagar Union Parishad (Annexure-E) shall not be declared 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 Nisi of 2000 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 Deputy 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.

In the result, the Rule is discharged as being in-fructuous.

Communicate this order at once.

**Md. Mansur Alam, J:**

I agree.