## Writ Petition No. 562 of 2024

## <u>Present</u>

Mr. Justice Muhammad Khurshid Alam Sarkar

&

Mr. Justice Sadar Md. Rashed Jahangir

24.01.2024

Mr. Nasir Uddin, Advocate.

.....For the Petitioner

Mr. Pratikar Chakma, DAG with

Mr. Humayun Kabir,

Ms. Farzana Rahman Shampa,

Mr. Masud Rana Mohammad Hafiz

Mr. Ali Akbor Khan, AAGs

.....for the respondents

Supplementary affidavit will do form part of the main petition.

It appears from the Annexure-F that the petitioner has deposited an amount of Tk.2,00,000/- (Taka two lac) on 23.01.2024.

After hearing the learned Advocate for the petitioner and pursuing the writ petition, it appears to this Court that the petitioner has made out a prima-facie case.

Let a Rule Nisi be issued calling upon the respondents to show cause as to why the impugned order No. 14 dated 01.01.2024 (Annexure-D) rejecting the application for bail of the petitioner in Artha Execution Case No. 740 of 2020 arising out of Artha Rin Case No. 1346 of 2018 now pending before the learned Artha Rin Adalat No. 2 Dhaka should not be declared to have been made without lawful authority and is of no legal effect and/or such other or further order or orders passed as to this Court may seem fit and proper.

However, the petitioner namely, Md. Shahid, son of late Kabir Sheikh be enlarged on adinterim bail in Artha Execution Case No. 740 of 2020 arising out of

Artha Rin Case No. 1346 of 2018, now pending in the Court of Artha Rin Adalat No. 2, Dhaka on furnishing bail bond to the satisfaction of the learned Chief Judicial Magistrate, Dhaka for a period of 3 (three) months from date.

The Rule is made returnable within 2(two) weeks from date.

Obaidul Hasan/B.O.