

33/25  
S.L. 140

BEFORE THE HON'BLE NATIONAL GREEN TRIBUNAL  
EASTERN ZONE BENCH, KOLKATA

I. A. No. of 2025/EZ

IN

M. A. No. 22/2023/EZ

IN

(Arising out of ORIGINAL APPLICATION NO. 06/2016/EZ)

In The Matter of:

An application Under Section 19(4)(a) read with Under Section 18 (1) of the National Green Tribunal Act, 2010 for addition of Rakamari Stores through its Proprietor namely Biswarup Pal, son of Late Gopal Chandra Pal, residing at Uttar Baksara near Bhai Bhai Sangha Club, P.O.- Baksara, P.S.- Santragachi, District-Howrah, Pin- 711110 as a party respondent in connection with the instant M.A. Application;

AND

In The Matter of:

Rakamari Store

..... Applicant

-Versus-

Subhas Dutta & Ors.

....

Respondents



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Filed by

*Riya Ghosh*

Riya Ghosh

Advocate

C/o Ayan Banerjee

Advocate

Bar Association, Room No.-2,

High Court, Calcutta

For The Applicant

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(M): 9051862898



13 FEB 2025

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Rakamari Stores through its Proprietor namely Biswarup Pal, son of Late Gopal Chandra Pal, residing at Uttar Baksara near Bhai Bhai Sangha Club, P.O.- Baksara, P.S.- Santragachi, District-Howrah, Pin- 711110

E-mail : riya67912@gmail.com

..... Applicant

-Versus-

1. Subhas Datta, S/o Late Baneswar Datta, of 25/1, Guitendal Lane, P.O &



13 FEB 2025

P.S & District: Howrah, Pin: 711101,  
West Bengal.

Email: [subhasdatta@rediffmail.com](mailto:subhasdatta@rediffmail.com)

... Respondent No. 1/Applicant in M. A

2. State of West Bengal, (Notice through the Chief Secretary), Nabanna, 325, Sarat Chatterjee Road, Shibpur, Howrah, Pin: 711102.

Email: [cs-westbengal@nic.in](mailto:cs-westbengal@nic.in)

3. Department of Urban Development and Municipal Affairs, (Notice through the Principal Secretary), Government of West Bengal, Nagarayan, DF-8, Sector-I, Salt Lake City, Kolkata: 700064.

Email: [secy.ma-wb@gov.in](mailto:secy.ma-wb@gov.in)

4. The General Manager, South Eastern Railway, having office at 1, Garden Reach Road, Kolkata: 700043.

Email: [gm@ser.railnet.gov.in](mailto:gm@ser.railnet.gov.in)

5. The District Magistrate, Howrah, 123, Rishi Bankim Chandra Road, Howrah, Pin: 711101.

Email: [dis-how-wb@nic.in](mailto:dis-how-wb@nic.in)



## 6. The Commissioner,

Howrah Municipal Corporation,  
having office at 4, Mahatma Gandhi  
Road, Howrah, Pin: 711101.

Email: [commissioner.howrah@gmail.com](mailto:commissioner.howrah@gmail.com)

7. West Bengal Pollution Control Board,  
(Notice through the Member  
Secretary), Paribesh Bhawan, 10A,  
Block-LA, Sector-III, Salt Lake City,  
Kolkata: 700106.

Email: [ms.wbpcb-wb@bangla.gov.in](mailto:ms.wbpcb-wb@bangla.gov.in)

.....Respondents

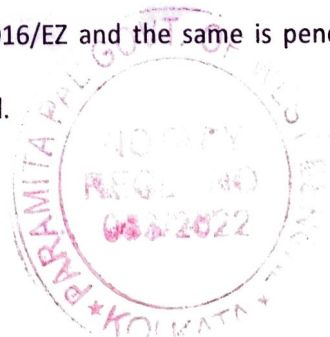
To,

The Hon'ble Chairperson and His Companion Member of the said Hon'ble Tribunal.

The Humble petition on behalf of the  
applicant as above named most  
respectfully

SHEWETH:

1. That the instant Miscellaneous application has been filed by the respondent number 1/Applicant in O. A. No. 06/2016/EZ and the same is pending for adjudication before this Hon'ble Tribunal.



2. That the present applicant is the owner of the stationery shop situated at the site in question i.e the Santragachi Jheel with respect to which the instant proceedings have been filed.

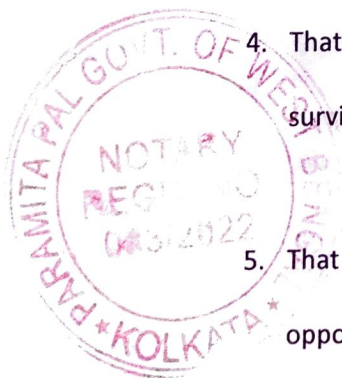
Photocopy of the Aadhar Card above is annexed herewith and marked with the letter "P-1".

3. That it has been observed by Hon'ble National Green Tribunal, Special Bench, vide Solemn Order dated 04.07.2022 that in paragraph 9 interalia the Hon'ble Bench have observed that the stand of the state Authorities is that they have prepared a rehabilitation housing scheme known as 'Banglar Bari' for resettlement of the encroachers but since the encroachment is on Railway Land, the Railway must provide the land.

Photocopy of the Solemn Order dated 04.07.2022 passed by the Hon'ble National Green Tribunal, Special Bench, is annexed herewith and marked with the letter 'P-1'.

4. That the present applicant is running a small business completely for his survival and bread earning on which his entire family is dependent.

5. That the present applicant states and submits that he did not get any opportunity to place his submissions before the Hon'ble Tribunal in the

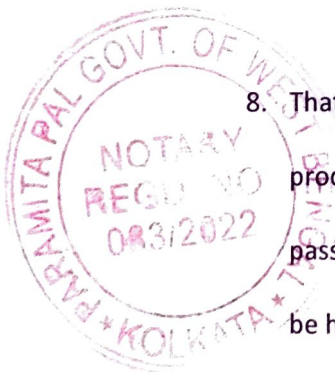


original application being O. A. No. 06/2016/EZ and hence is appearing before the Hon'ble Tribunal to place his submissions for kind consideration of the Hon'ble Tribunal.

6. That Your Applicant in this Interlocutory Application also states and submits that there are certain submissions which are required to be made by the present applicant and which are to be placed on record by way of affidavit for such presence of the applicant is very much necessary for proper and effective adjudication of the Miscellaneous application being M. A. No. 22/2023/EZ.

7. That the allegations as stated in the miscellaneous application are required to be dealt by this applicant as well being affected parties and the same will be possible only when the applicant is added as a party respondent in the instant M. A. Application and hence this applicant humbly prays that he may be added as a party respondent in this miscellaneous application and may be given an opportunity to make his submissions before the Hon'ble Tribunal.

8. That unless the applicant is added as a party respondent in the present proceedings i.e in this miscellaneous application and if any Order/Orders are passed by the Hon'ble Tribunal without hearing the present applicant he will be highly prejudiced.



9. That it is most humbly submitted before this Hon'ble Tribunal that the applicant Rakamari Stores through its Proprietor namely Biswarup Pal, son of Late Gopal Chandra Pal, residing at Uttar Baksara near Bhai Bhai Sangha Club, P.O.- Baksara, P.S.- Santragachi, District- Howrah, Pin- 711110 may be added as a party respondent for smooth adjudication of the instant miscellaneous application.
10. That this application is made bonafide and unless this application is allowed by this Hon'ble Tribunal the applicant will suffer irreparable loss and injury.



Under the above circumstances it is most humbly prayed before Your Lordships may kindly be pleased to allow this application and permit the applicant Rakamari Stores through its Proprietor namely Biswarup Pal, son of Late Gopal Chandra Pal, residing at Uttar Baksara near Bhai Bhai Sangha Club, P.O.- Baksara, P.S.- Santragachi, District- Howrah, Pin- 711110 to be added as a party respondent in connection with the

instant miscellaneous application and to pass such further Order/Orders as to this Hon'ble Tribunal may deem fit and proper for the ends of justice.

And For This Act of Kindness Your Applicant as in duty bound shall ever pray.

*Bibharup Pal*



VERIFICATION:

I, Biswarup Pal, son of Late Gopal Chandra Pal, residing at Uttar Baksara near Bhai Bhai Sangha Club, P.O.- Baksara, P.S.- Santragachi, District- Howrah, Pin- 711110, the sole proprietor of the applicant, the deponent within named, do hereby verify and declare that the statements made in the aforesaid paragraphs are true and correct to the best of my knowledge and information and I believe that nothing material has been concealed there from.

Verified at Kolkata on the 13<sup>TH</sup> February, 2025.

Identified by me

*Riya Ghosh*

Advocate

*Biswarup Pal*  
Deponent



13 FEB 2025



## AFFIDAVIT

I, Biswarup Pal, son of Late Gopal Chandra Pal, aged about 46 years, by faith – Hindu, by occupation- Business, residing at Uttar Baksara near Bhai Bhai Sangha Club, P.O.- Baksara, P.S.- Santragachi, District- Howrah, Pin- 711110 do hereby solemnly affirm and state as follows :-

1. That I am the sole proprietor of the applicant in the instant Interlocutory Application and well conversant with the fact and circumstance of the case and I am competent to sign and swear this affidavit.
2. That I have read and Understood the contents of the accompanying application and say that the facts stated above are true and correct as per my personal knowledge and legal advice received by me are the best of my knowledge and belief.

Biswarup Pal

DEPONENT

Prepared in my office  
Identified by me  
Riya Ghosh  
Advocate

Identified by me

Riya Ghosh  
Advocate

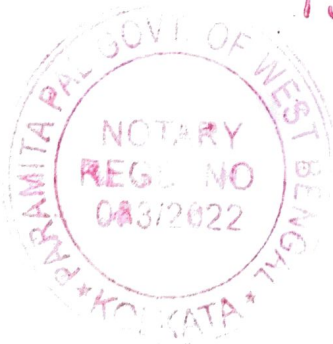
Solemnly affirmed and sworn before me on Identification

PARAMITA PAL  
City Civil Court  
Kolkata  
Reg. No. 083/2022

Solemnly affirmed and sworn before me on Identification

PARAMITA PAL  
City Civil Court  
Kolkata  
Reg. No. 083/2022

13 FEB 2025





ভারতীয় বিশিষ্ট পরিচয় প্রাধিকরণ

ভারত সরকার  
Unique Identification Authority of India  
Government of India

তালিকাভুক্তির আই ডি / Enrollment No. : 2010/15712/15617

To  
BISWARUP PAL  
বিশ্বরূপ পাল  
S/O: Gopal Chandra Pal  
UTTAR BAKSARA  
NEAR BHAIBHAI sangha CLUB  
BAKSARA  
Haora (M. Corp)  
Baksara, Howrah  
West Bengal - 711110

13/03/2014



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আপনার আধার সংখ্যা / Your Aadhaar No. :

**8928 6655 0830**

আধার - সাধারণ মানুষের অধিকার



Government of India

বিশ্বরূপ পাল  
BISWARUP PAL



জন্মতারিখ/DOB: 26/02/1978  
পুরুষ / Male

**8928 6655 0830**



আধার - সাধারণ মানুষের অধিকার

*Biswarup Pal*

Item No. 01

(Court No. 1)

**BEFORE THE NATIONAL GREEN TRIBUNAL  
SPECIAL BENCH**

(By Video Conferencing)

Original Application No. 06/2016/EZ

Subhas Datta Applicant

Versus

State of West Bengal & Ors. Respondent(s)

Date of hearing: 04.07.2022

**CORAM: HON'BLE MR. JUSTICE ADARSH KUMAR GOEL, CHAIRPERSON  
HON'BLE MR. JUSTICE SUDHIR AGARWAL, JUDICIAL MEMBER  
HON'BLE MR. JUSTICE B. AMIT STHALEKAR, JUDICIAL MEMBER  
HON'BLE MR. SAIBAL DASGUPTA, EXPERT MEMBER  
HON'BLE PROF. A. SENTHIL VEL, EXPERT MEMBER**

Applicant: Mr. Subhas Datta, in person  
Respondent(s): Mr. Prithwish Basu, Advocate for R-1,2,4&13,  
Mr. Sandipan Banerjee, Advocate a/w Ms. Amrita Pandey,  
Advocate for R-3,  
Mr. Somir Kumar Daskar, Advocate a/w Mr. Pramod Kumar  
Droliia, Advocate for R-5,8,9,10&11,  
Mr. Dipanjan Ghosh, Advocate for R-6,  
Ms. Paushali Banerjee, Advocate for R-12,

**ORDER**

**The Issue**

1. Grievance in this application is against failure of Municipal Corporation Howrah, the Railway Administration and the State PCB to prevent damage to Santragachi Jheel, Kolkata, which is a notified Bird Sanctuary. Damage to the lake is taking place *inter-alia* by discharge of untreated sewage, from area falling under Municipal Corporation Howrah,

and other waste. Damage to the lake is also due to encroachment for commercial purposes.

2. The Applicant has stated that pollution of the lake is resulting in disturbing the migratory birds requiring protection under the Wildlife Protection Act, 1972. The lake is within the jurisdiction of Railways.

### **Procedural History**

3. The application was filed on 12.01.2016 and first came up for hearing on 20.01.2016. The Tribunal issued notice to the Respondents with the observation that Municipal Corporation, Howrah and Forest Department may take remedial action to seal the outlets of pollution and against illegal constructions. The State PCB was required to furnish a status report about the compliance of environmental norms. Thereafter, directions have been issued from time to time and compliance status examined. It will suffice to refer to orders dated 15.09.2017, 01.06.2020, 30.09.2021 and 01.12.2021.

### **Order dated 15.09.2017 - sewage generation by Railways and by Howrah Municipal Corporation and State Authorities.**

4. Relevant extract of the order dated 15.09.2017 reads as under:-

*"On the question of share of the railway authorities i.e. respondent No. 5, towards the cost of the project, the Dy. Chief Engineer (Works) S.E. Railway in his affidavit filed today on behalf of the respondent No. 5 has averred as follows :-*

*"3. That regarding sharing the project cost by the respondent no.5 i.e., the Railways the attention of this Ld. Tribunal is drawn towards the following facts:*

*a) The final DPR submitted by the respondent no.7 Mackintosh Burn Ltd. on 15.03.2017 in Chapter 2, Page 7 of 57 at Para 2.1 mentions that:*

*Considered population on HMC site = 5973 heads*

*Considered Population on Railway Site = 1318 heads*

*Waste water generation is @ 135 lts./day per person*

*Thus, out of the total sewage generation of 9,84,285 ltrs./ day.*

The quantity of sewage generated on HMC site =  $135 \times 5973 = 8,06,355$  ltrs./day  
 And that on Railway site =  $135 \times 1318 = 1,77,930$  ltrs./day  
 Hence from the above findings and/or observations it is humbly stated that the area under the HMC generates  $806355/984285 \times 100 = 81.93\%$  sewage while the Railway side area generates  $177930/984285 \times 100 = 18.07\%$  sewage."

Although Ms. Amrita Pandey, ld. counsel for the respondent No. 3, Howrah Municipal Corporation has expressed her doubt on figure arrived at by the Railways, the facts stated in para 3(a) of their affidavit extracted above, are explicit. It clearly reflects that the figure of 18% offered by the Railways towards cost of the project has been worked out reasonably based on the rates quoted in the DPR and not in an arbitrary manner. We are, therefore, inclined to accept the offer."

**Order dated 1.6.2020 - agreement on construction of STP and removing of encroachments**

5. Vide order dated 01.06.2020, the Tribunal noted the agreement reached before it about providing of land by the Railways for setting up STP, cost of the project being shared by the Howrah Municipal Corporation (HMC) and the Railways in the ratio of contribution of sewage and encroachments being removed. The relevant extract from the order is reproduced below:-

" 3. Without going into various events that transpired during the past proceedings, suffice it to note that **it had been agreed that (i) the Railway would provide for the land for setting up STP for treatment of the sewage diverted away from the 'Jheel'; (ii) the cost of the project would be shared between the Howrah Municipal Corporation (HMC) and the Railways in the ratio of the contribution of sewage and, (iii) encroachments from the 'Jheel' would be removed.** The records would reveal that construction of the project was to be undertaken by the Respondent No. 7, M/s Mackintosh Burn Ltd. Inordinate delay had been caused both by the Howrah Municipal Corporation (HMC) and the Railway Authorities on the question of the lease of the land, the release of funds towards cost of the projects and removal of encroachers, The last one having been caused primarily on account of the inept handling by the HMC."

**Order dated 30.9.2021 - progress on steps as per order dated 01.6.2020**

6. Vide order dated 30.09.2021, the Tribunal reviewed the progress about the remedial measures with regard to encroachments and preventing pollution and constituted a Committee to examine the Detailed Project Report prepared by the Kolkata Metropolitan Development Authority as well as comments raised by Railways and to resolve the pending issues and furnish a report to this Tribunal. Relevant discussion in the said order is as follows:-

*"12. In the affidavit which has been filed by the Respondent No.5, South Eastern Railway, it is stated that the Railways had never objected to the construction of Sewage Treatment Plant (STP) (now garland drain) and Waste Stabilization Pond. The Howrah Municipal Corporation has cited three reasons for not constructing the STP and the garland drain which are as under:-*

- (i) Removal of encroachments in the surroundings of Santragachi Jheel*
- (ii) Non-reduction of land cost by Railway*
- (iii) Railways not agreeing to change the cost sharing of STP.*

13. The above cited reasons given by the Howrah Municipal Corporation has been contested by the Railways on the following grounds:

- (i) As directed by Hon'ble NGT vide order dated 02.11.2017, South Eastern Railway has already conducted individual hearing of each case and passed eviction orders and thereafter District Magistrate has been requested by the Divisional Railway Manager (Engg.), Kharagpur vide letter No. W/L-CELL/SRC-Jheel dated 23.03.2021 to take suitable action on behalf of State Govt. so that Railways can implement the eviction order against the unauthorized occupants beside Santragachi Jheel which is still awaited. Therefore, citing the non-removal of encroachments as a reason by HMC for not constructing STP and for adopting alternative scheme in their affidavit is not correct and proper. Photocopy of the said letter has been annexed herewith and marked with the letter R/1.*
- (ii) Land cost is furnished by Land Revenue Department of State Govt. based on which the Land Lease charges are calculated. So if at all the land cost was to be reduced considering the purpose of the project in hand it was to be reduced by Land Revenue Department of Sate Govt. Railway had got no role to play in this."*

In this regard, it is submitted that State Government has already reduced the land cost by around 1/3rd considering the project to be for public purpose. This is evident by the letter of Assistant Secretary to Govt. of W.B. LLR and RR department communicated vide letter No. 2410-LP/242/16-1S dated 05.07.2018. As per this letter the commercial market value is Rs. 3.63 Lakh per decimal whereas the commercial market value of land was Rs. 11.0 Lakh per decimal (as per WB Govt. Website).

This fact was also recorded in the order dated 02.11.2017 of Hon'ble NGT and it was duly submitted by South Eastern Railway during the hearing that due to the reduced cost of land, the project cost would be substantially reduced from initially Rs. 30.00 Cr. to about Rs. 20.00 Cr. Photocopy of the letter dated 02.11.2017 is annexed herewith and marked with the letter R/2.

- (iii) **The share of cost of STP to be borne by Railway had already been decided as 18% (Eighteen Percent) by Hon'ble NGT in its order dated 15.09.2017. Therefore, the question of changing the cost sharing does not arise and citing this as a reason by HMC for adopting alternative scheme is also not correct and proper. Photocopy of the letter dated 15.09.2017 is annexed herewith and marked with the letter R/3."**

14. **The Railway Respondents have prayed for some more time and it is also stated that they have no objection to the new proposed scheme of garland drain and waste stabilization pond which is to be executed on Railway land and within the Railway premises and cost of the project is also to be shared by the Railways, therefore, before accepting the Detailed Project Report (DPR), the Railway would like to scrutinize the proposal/ DPR to examine the following issues:-**

- (i) **Environmental impact of the project,**  
 (ii) **Cost sharing of the project by the Railways.**

15. Ms. Paushali Banerjee, learned Counsel, on the other hand, has referred to paragraph 2 of the affidavit of KMDA dated 23.08.2021 which reads as under:

"2. I say that in compliance of the orders of this Hon'ble Tribunal I say the followings:-

- (i) Garland drain to be constructed around all sides of the Jheel including interception and diversion of all outfalls to convey the untreated effluents into the STP.
- (ii) Provisions will be made for a low-cost sanitation treatment process by providing a WSP (Waste Stabilization Pond) STP and two pumping stations one is for incoming and another is for discharging the treated effluent at the outfall point at Kaziranga Khal.
- (iii) There is a small pond belongs to the S.R. Rly. On the opposite side of the road adjacent to the Jheel and it has been discussed that the pond will be converted into WSP by dividing the pond into three parts as required in the process design for treating the waste water by Waste Stabilization Pond (WSP).
- (iv) Accordingly KMDA has already engaged Consultant by floating e N.I.T as per GoWB norms and Work Order has been issued vide memo no. SE (GAP)/W & S/2W-1/2021-22/56 dated 05.07.2021 (Flat-A) for preparation of DPR. The DPR is now final and submitted for approval."

16. Ms. Banerjee also submits that the **Detailed Project Report (DPR) has been prepared by the Kolkata Metropolitan Development Authority on the recommendations which have been duly vetted by Professor Amit Dutta, Department of Civil Engineering, Jadavpur University. She further informs that on this Detailed Project Report, the Railways have given lengthy comments and, therefore, she prays that a Committee may be constituted by the Tribunal to examine this matter SO that the matter can be resolved expeditiously.**

17. **We, therefore, constitute a Committee comprising of the following Members:**

- (i) **Chief Engineer, Kolkata Metropolitan Development Authority;**
- (ii) **Chief Engineer, South Eastern Railways;**
- (iii) **Municipal Commissioner, Howrah Municipal Corporation;**
- (iv) **Professor Amit Datta, Civil Engineer, Jadavpur University; and**
- (v) **District Magistrate, Howrah.**

18. **This Committee shall examine the Detailed Project Report prepared by the KMDA as well as the comments raised by the Railways and thrash out all the issues and file its report before this Tribunal within two months."**

**Further consideration vide order dated 1.12.2021**

7. The last order which we find it necessary to refer is order dated 01.12.2021 which discusses the latest stand of the authorities of the State of West Bengal as well as Railways as follows:-

4. The paragraphs 9, 10, 11 & 12 of the affidavit are reproduced herein below:-

"9. Until arrangement is made for re-location of the encroachments, **the Government of West Bengal is duty bound to take steps for prevention of pollution of the Santragachi Jheel.** Under the circumstances, it has been decided that:

- i) Bio-Toilets would be set up in the area, along with bins for the use of residents
- ii) Regular waste and garbage removal would be undertaken by Howrah Municipal Corporation.
- iii) Information Communication & Education boards would be placed and awareness generation programmes will be conducted to not pollute the jheel water.
- iv) A dedicated agency will be engaged by the West Bengal Bio diversity Board for bio-diversity management of Santragachi Jheel.
- v) Prevention of periodic reports will be undertaken by the West Bengal Pollution Control Board regarding water quality of Santragachi Jheel.

10. In fact the West Bengal Bio-diversity Board has engaged Nature Mates-Nature Club an agency for vegetation management in 10. Santragachi Wetland. Accordingly, Rs. 8, 10,000/- (Rupees Eight Lakh Ten Thousand only) has been allotted to the said organization. The scope of the work is as follows:

- (i) Removal of water hyacinth retaining 30% of the total area of the Jheel (33 acre);
- (ii) Removal of water hyacinth has to done twice - once during the monsoon and again during winters, before the expected arrival time of migratory birds;
- (iii) Retained vegetation corner should be distributed and managed properly;
- (iv) To create at least 10 floating islands of various sizes (minimum 300 sq ft) with water hyacinth and other bio-materials, keeping conducive conditions for the birds;

- (v) Monitoring and management of the vegetation has to be done upto 31st March, 2022.

Copy of the approval letter issued to Nature Mates along with some photographs, are collectively annexed and marked with letter-R/2.

11. That Howrah Municipal Corporation is also taking steps for removal of solid waste every day, so that no pollutants reach the water body.

Some photographs of regular garbage cleaning drives are annexed herewith and marked as Annexure - R/3.

12. That I have directed the District Magistrate, Howrah to hold another joint inspection with Railways authorities to identify the spots for setting up waste bins and bio-toilets. On 23.09.2021, an inspection was held. But during the inspection the Railway authority refused to assist for setting up of bio-toilets and placing of waste bins without express order of the Hon'ble NGT. District Magistrate, Howrah has been instructed to give a detailed report of the inspection in her affidavit.

**It is respectfully submitted that the Government of West Bengal is taking all possible measures to keep the Santragachi Jheel pollution free. Pending removal of encroachments in the way suggested above, the Railways authority may be directed to cooperate with District Magistrate and other State Government Agencies/Departments to allow setting up of bio-toilets and placing of waste bins in the area and to cooperate with the Department of Urban Development & Municipal Affairs for setting up of Sewerage Treatment Plant. Further, the Railways authority may also be directed to provide alternative land for the re-settlement of the encroachers. The State Government is committed to taking all measures as per the solemn directions passed by Hon'ble NGT from time to time."**

5. It is stated in paragraph 12 of the affidavit that during the inspection on 23.09.2021, the Railway Authorities have refused to assist for setting up of bio-toilets and placing of waste bins without express order of the NGT.
6. We, therefore, direct the Respondent No.5, South Eastern Railway, to file its affidavit particularly in reply to the, paragraph 12 of the affidavit dated 23.09.2021 filed by the Chief Secretary, Govt. of West Bengal. The Railway Authorities shall also indicate what action has been taken by them to assist the District Magistrate Howrah.

- 19
7. One affidavit dated 29.09.2021 has been filed on behalf of the District Magistrate, Howrah; the same is taken on record.
  8. In the affidavit of District Magistrate, Howrah, it is stated in paragraph 4 that in the meeting with the representatives of the Railway Authorities, **it was disclosed that 128 number of shops were allotted under a system known as TAHBAZARI, wherein the Railway Authorities have allowed the shopkeepers to run their shops from morning till evening on payment of a daily fee collected by the Inspector of Works. It is also stated that later it was discovered by the Railway Authorities that 160 number of families had made permanent constructions against whom eviction order was later issued. It is also stated that the Urban Development and Municipal Affairs Department, Govt. of West Bengal, has informed that the Detailed Project Report (in short DPR) of the proposed Sewerage Treatment Plant (in short 'STP) at Santragachi has been prepared and the cost of the project will be about 28.82 crores excluding the cost of the land which shall be shared by the State and the Railway Authorities on the basis of the sewerage generation. It is also stated that the proposed STP in the nature of Waste Stabilization Pond is to be constructed belonging in a small pond to the South-Eastern Railways which is situated adjacent to the Santraganchi Jheel.**
  9. The affidavit of the Urban Development and Municipal Affairs Department, Govt. of West Bengal, also discloses that the Ministry has confirmed that the encroachment will not cause any hindrance to the laying of the proposed STP channels and the pond as required land is neither encroached nor falls under the encroached area.
  10. In our previous order dated 15.09.2017, it has been mentioned that the **Howrah Municipal Corporation generates about 81.93% of sewerage while the Railways generates about 18.07% sewerage.** In this view of the matter, the cost as per the DPR is to be borne by the Railway Authorities and by the State Authorities in this ratio.
  11. In paragraph 17 of our order dated 30.09.2021, we had constituted a Committee and the Committee was required to examine the DPR prepared by the Respondent No.12, Kolkata Metropolitan Development Authority (KMDA), as well as the comments raised by the Railways and thresh out all the issues.
  12. Ms. Paushali Banerjee, learned Counsel submits that the Committee has inspected the site on 09.10.2021 and the inspection report is almost complete and will be filed within one week.
  13. **Let the Committee report along with the copy of the DPR be filed within one week and the e-copy/ soft copy of the**

***same shall be served upon the Applicant as well as the learned Counsel for the other Respondents before filing it in the Tribunal.”***

**Finding and further directions**

8. We have heard Learned Counsel for the parties with a view to pass final order in the light of proceedings in the last more than six years. As noted earlier, main issues which call for decision are prevention of pollution of lake by preventing discharge of untreated sewage from the Howrah Municipal Corporation and Railway Colony and removal of encroachments from the buffer zones/periphery of the lake.

9. The earlier orders noted above show that the Municipal Corporation has to treat 82% sewage and Railways 18%. Land is to be given by Railways. Pending dispute is about terms. The Stand of the State Authorities is that they have prepared a rehabilitation housing scheme known as 'Banglar Bari' for resettlement of the encroachers but since the encroachment is on Railways land, the Railways must provide the land.

10. We are of the view that on account of pendency of above dispute, Municipal Corporation Howrah or the Railways cannot claim right to discharge untreated waste into the lake which is a criminal offence. Basic responsibility is of the Corporation to prevent such discharge. Giving land for settling encroacher is not the obligation of the Railways under any law. Thus, the Municipal Corporation Howrah must set up appropriate STP/pollution control mechanism to prevent raw sewage entering into lake as they are generating 82% of sewage. STP along with Garland Drain may be designed and operated so as to comply with standards of water quality of atleast " B " Class, as per orders of this Tribunal in respect of wetlands dated 25.11.2021 in OA No. 351/2019. All sources of sewage and its

carriage system may be properly intercepted and diverted to STP. No garbage be dumped in the lake or its peripheral boundaries.

11. Accordingly, in the interest of protection of lake and the Bird Sanctuary, leaving other pending issues to be resolved at any other appropriate forum as per law, we direct as follows:

- a) Municipal Corporation Howrah may take steps in the light of observations in para 10 above to set up necessary STP along with Garland Drain within four months to prevent discharge of untreated sewage into the lake by incurring cost from its own sources initially and sorting out its claim against the Railways separately.
- b) Cost of STP may be first borne by the State and its claim in respect to monetary liability of the Railway may be sorted out separately at appropriate forum in accordance with law.
- c) The Railway may provide land for the purpose of setting up of STP subject to the property remaining the Railway property without prejudice to its claim for user charges for the said land.
- d) Railways may take steps to remove encroachment within three months from the periphery of the lake to the extent of area falling in its jurisdiction in accordance with law.
- e) The District Administration may provide necessary assistance for such eviction as per law. If any dispute arises in this regard, it will be open to the concerned parties to remedy the same at appropriate forum in accordance with law.

The application is disposed of.

The State PCB may also take action in accordance with the provision of the Water (Prevention and Control of Pollution) Act, 1974 to prevent and remedy pollution.

A copy of this order be forwarded to the Howrah Municipal Corporation, Railway Administration, District Magistrate, Howrah and the State PCB by e-mail for compliance.

Adarsh Kumar Goel, CP

Sudhir Agarwal, JM

B. Amit Sthalekar, JM

Saibal Dasgupta, EM

Prof. A. Senthil Vel, EM

July 04, 2022  
Original Application No. 06/2016/EZ  
SN

Annexure p-3

- 23 -

RIYA GHOSH <riya67912@gmail.com>

NO. 2025 IN M.A. NO. 22 OF 2023/EZ in O.A. No. 6 of 2016/EZ

RIYA GHOSH, <riya67912@gmail.com>

Thu, Feb 13, 2025 at 7:53 PM

To: Sibojyoti Chakrabarti <subho.advocate@gmail.com>, subhasdatta@rediffmail.com, ASHOK PRASAD <ashokadvhc@gmail.com>, Amrita Pandey <amritalegal@gmail.com>, Dipanjan Ghosh <dpnjnghsh@gmail.com>, advocate.paushali@gmail.com

Date :- 13.02.2025

Re :- 3 I.A.s' No. of 2025  
in  
M.A. NO. 22 of 2023/EZ  
in  
O.A. No. 6 of 2016/EZ

Sir/Madam(s),

Enclosed please find three copies of the above referred Applications along with all its annexures which have been filed in connection with the above referred matter.

Kindly, acknowledge the same.

Enclose :- As Above

Yours' Sincerely,  
Riya Ghosh  
Advocate

### 3 attachments

-  Adobe Scan 13 Feb 2025 (1).pdf  
6279K
-  Adobe Scan 13 Feb 2025 (2).pdf  
5980K
-  Adobe Scan 13-Feb-2025.pdf  
6484K

VAKALATNAMA

Biswarup Pal

IN THE HIGH COURT AT CALCUTTA

Hon'ble NCT, E&B, Kolkata

DISTRICT: HOWRAH

Criminal Revisional  
Constitutional Writ Civil Appellate Jurisdiction

I. A. No. \_\_\_\_\_ Of 2025/E2

M. A. No. 22/2023/E2

O. A. No. 06/2016/E2

Appellant  
Petitioner

Rakamari Stores

-Versus-

Sudhas Dutta & ore

Respondent  
Opposito party

Vakalatnama on behalf of Rakamari Stores, Proprietor Biswarup Pal Knows all

men be these presents that by this Vakalatnama I/We appoint the Advocates Pleaders noted below or any one of them as my/our lawful Advocate or Advocates for filing the memorandum of appeal or petition in the above matter for appearing and conducting and arguing the same for depositing or Withdrawing any money in connection therewith, for moving the Court in any matter connected therewith for preparing the Paper Book in the case and for putting in papers, petition etc. on my/our behalf for filing or taking back any documents for withdrawing suits or appeals or petitions with permission to institute fresh suits, appeals, petition etc. for signing and filing the petitions of compromise in connection with the said matter and for taking copies of paper from the Record and I/We further say that any act done by my/our said Advocate or Advocates or by any one of them after accepting this Vakalatnama, shall be considered as my/our own true and lawful act.

And I/We further hereby agree and undertake to pay the said Advocate or Advocates his or their fees as settled and all others sums that may be necessary to carry out the requisition of the Court and otherwise to enable the said Advocate or Advocates to conduct the case properly, failing which the said Advocate or Advocates after notice to me/us will be at liberty to withdraw from the further conduct of the case.

IN WITNESS WHEREOF I/we sign and execute this vakalatnama, on this the 13<sup>th</sup> day of

February, 2025

NAME OF THE ADVOCATE

RIYA GHOSH

ADVOCATE

C/o, AYAN BANERJEE

ADVOCATE

HIGH COURT, CALCUTTA

Ph- 9051862898

Enrolment No- WB/F/1788/1719/2019

Received from the executant  
Satisfied & Accepted

Riya Ghosh  
Advocate

BEFORE THE HON'BLE NATIONAL  
GREEN TRIBUNAL  
EASTERN ZONE BENCH, KOLKATA  
I. A. No. of 2025/EZ

IN  
M. A. No. 22/2023/EZ  
IN  
(Arising out of ORIGINAL  
APPLICATION NO. 06/2016/EZ)



13 FEB. 2025

In The Matter of:

Rakamari Store

... Applicant

Versus

Subhas Dutta & Ors.

... Respondents

**INTERLOCUTORY APPLICATION  
ON BEHALF OF THE APPLICANT**

Riya Ghosh  
Advocate  
C/o Ayan Banerjee  
Advocate  
Bar Association, Room No.-2,  
High Court, Calcutta  
For The Applicant  
Email: riya67912@gmail.com  
(M): 9051862898