

Artha Rin 814 of 2023

Present : Md Hasan Zaman, Judge, Artha Rin Adalat No.1, Dhaka

Order No. 33

Dt-06.05.26

Today is fixed for hearing of the petition filed by the both plaintiff and the defendants dated **04.05.2026**.

The plaintiff, **Bangladesh Development Bank Ltd**, and the defendants entered appearance and filed hazira along with an application **Under Order XXIII rule 3 of CPC r/w section 57 of the Artha Rin Adalat Ain 2003** praying for disposal of the suit in terms of **Deed of Compromise** executed between the parties on **04.05.2026**, supported by an affidavit and Letter of authority. The said compromise petition has been found duly filed and kept on record.

Upon submission, the record was taken up for consideration of the compromise.

Perused the compromise deed dated **04.05.2026** along with the depositions and documents on record.

The learned Advocate for the plaintiff and Defendants submits that during the pendency of the suit, the disputed matters between the parties have been amicably settled locally, and both parties now pray for disposal of the suit in terms of the compromise so executed. The learned Advocate for the defendant acknowledges the amicable settlement and submits that Defendants have voluntarily and consciously executed the compromise deed.

On behalf of the plaintiff, the duly authorized representative, **Mr. Md Rakibul Alam** , has been examined as PW-1 in support of the compromise. He was not cross-examined by the defendants. Similarly, On behalf of all defendants, the authorized representatives **Mr. Md.Sirajul Alam** , has been examined as DW-1 in support of the compromise.

I have carefully examined the compromise deed dated **04.05.2026**, the depositions of PW-1 and DW-1, and the documents filed. Upon scrutiny, it appears that the terms and conditions of the compromise are clear, lawful, binding, and executable. It further appears that both parties have voluntarily agreed to settle the suit amicably and that the compromise petition reflects their lawful agreement and understanding.

Considering the entirety of the circumstances, the compromise petition filed in this case is hereby accepted by this Court. It appears that the suit is fit for disposal in terms of the compromise.

The Court fees paid are found to be correct.

Hence,

it is ordered that:

The suit, instituted for recovery of money, is decreed on compromise against the Defendants No.1-2 and ex-parte against other defendants in terms of the conditions stipulated in the compromise deed (Solenama).

The compromise deed dated **04.05.2026** shall form part of this decree.

Draw up the decree accordingly.

C/D by me

Md Hasan Zaman
Judge
Artha Rin Adalat No-1, Dhaka

Md Hasan Zaman
Judge
Artha Rin Adalat No-1, Dhaka