IN THE SUPREME COURT OF BANGLADESH HIGH COURT DIVISION SPECIAL ORIGINAL JURISDICTION

<u>WRIT PETITION ON OF</u> <u>2011</u>

IN THE MATTER OF:

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

<u>AND</u>

IN THE MATTER OF:

Public Interest Litigation (PIL).

AND

IN THE MATTER OF:

- 1. Human Rights and Peace for Bangladesh (HRPB) Represented by the Secretary of the Executive Committee Asaduzzaman Sddiqui, Advocate, Supreme Curt of Bangladesh, Hall No. 2, Supreme Court Bar Association Bhaban, Dhaka, Bangladesh.
- 3. Advocate Md. Aklas Uddin Bhuiyan Hall No. 2, Supreme Court Bar Association Bhaban, Dhaka and 3 Agamashi Lane, P.S.: Kotwali, Dhaka.

.....Petitioners.

-VERSUS-

- 1. Bangladesh represented by the Secretary, Ministry of Shipping, Bangladesh Secretariat, P.S -, Shahbag, Dhaka.
- 2. The Secretary, Ministry of Environment and Forrest Government of the People's Republic of Bangladesh, Bangladesh Secretariat, P.S -, Shahbag, Dhaka.
- 3. The Secretary, Ministry of Land Government of the People's Republic of Bangladesh, Bangladesh Secretariat, P.S -, Shahbag, Dhaka.

- 4. The Secretary, Ministry of Finance, Bangladesh Secretariat, P.S., Shahbag, Dhaka. The Secretary, Ministry of Local Government and Rural Development, Government of the People's Republic of Bangladesh, Bangladesh Secretariat, P.S., Shahbag, Dhaka.
- 5. The Secretary, Ministry of Local Government and Rural Development, Government of the People's Republic of Bangladesh, Bangladesh Secretariat, P.S -, Shahbag, Dhaka.
- 6. The Secretary, Ministry of Water Resources, Bangladesh Secretariat, P.S -, Shahbag, Dhaka.
- 7. The Director General, Land Records and Survey Directorates, Tejgaon, Dhaka, Bangladesh.
- 8. The Chairman, BIWTA, 141-143 Motijheel C/A, Dhaka.
- 9. The Director General, Department of Environment, Paribesh Bhaban, E-16, Sher-E Bangla Nagar, Agargaon, Dhaka.
- 10. The Deputy Commissioner, Narayangonj, Office of the Deputy Commissioner, Narayangong.
- 11. The Police Super, Narayangonj, Post and District- Narayangonj.
- 12. The officer in Charge, Sonargaon Police Station, P.S. Sonargaon, District-Narayangonj.
- 13. The Chairman, Meghna Group of Industries Dhaka, Bangladesh.

...... Respondents.

<u>AND</u>

IN THE MATTER OF:

The Bangladesh Environment Conservation Act 1995 (amended in 2000 and 2002), and মহানগরী, বিভাগীয় শহর ও জেলা শহরের পৌর এলাকাসহ দেশের সকল পৌর এলাকার খেলার মাঠ উন্মুক্ত স্থান, উদ্যান এবং প্রাকৃতিক জলাধার সংরক্ষন আইন, ২০০০.

AND IN THE MATTER OF:

For a direction to stop illegal encroachment, earth filling and temporary & permanent structures building on the River Meghna at Sonargoan, Narayangonj, violating the provisions of the Bangladesh Environment Conservation Act 1995 (amended in 2000 and 2002), and মহানগরী, বিভাগীয় শহর ও জেলা শহরের পৌর এলাকাসহ দেশের সকল পৌর এলাকার খেলার মাঠ উন্কুক্ত স্থান, উদ্যান এবং প্রাকৃতিক জলাধার সংরক্ষন আইন, 2000.

AND IN THE MATTER OF:

For a direction to remove temporary & permanent structures built in the River Meghna at Sonargoan, Narayangonj violating the provision of law.

GROUNDS:

- I. For that disregard to laws and legal provisions and failure to ensure proper implementation of laws the respondents have caused enough damage to the environment and the city dwellers are adversely affecting to the right to life. Under these circumstances the respondents are legally bound to protect the river Meghna in accordance with law.
- II. For that the duty and responsibility vested upon the respondents to serve the people and initiate lawful steps and they are also duty bound to obey the provisions of law. But the respondents have failed to perform the duties and responsibility as vested upon them and by way of violating the provision of law the earth filling up is continuing in rivers, which is illegal. Hence direction may be given upon the respondents to stop encroachment, earth filling and remove temporary & permanent structures building in the River River Meghna at Sonargoan, Narayangonj.
- III. For that the environment is being continuously endangered and threatened by various illegal activities such as **encroachment**, **earth filling and temporary & permanent structures building in the** River Meghna at Sonargoan, Narayangonj. The unauthorized activities are the main causes for environmental degradation. Taking advantage of the silence of the concern authority, the illegal activities is continuing and as a result the environmental is destroying.
- IV. For that under Section 5 of the মহানগরী, বিভাগীয় শহর ও জেলা শহরের পৌর এলাকাসহ দেশের সকল পৌর এলাকার খেলার মাঠ উন্মুক্ত স্থান, উদ্যান এবং প্রাকৃতিক জলাধার সংরক্ষন আইন, 2000, also prohibits change of the nature of any land that has been earmarked as a natural reservoir. As per section 8 of the

Act 2000 any person who acts in contravention of the Act is liable to imprisonment not exceeding 5 years or a fine not exceeding Taka 50,000 or both. In spite of violation of law the respondents are not taking appropriate action.

- V. For that **encroachment, earth filling and temporary & permanent structures building in the** River Meghna at Sonargoan, Narayangonj is contrary to all applicable laws of the country. Moreover the filing up and encroachment in the river will create obstruction to the normal movement of the river.
- VI. For that such disregard to laws and legal provisions and failure to ensure proper implementation of laws have caused enough damage to the environment of the area and adversely affecting the city dwellers and as such the respondents are required to be directed to protect the river in accordance with law.
- VII. For that the non-implementation of the laws by the respondents undermine rule of law and jeopardize peoples fundamental right as guaranteed under Article 31 of the Constitution of Bangladesh.

Wherefore, it is most humbly prayed that your Lordships would graciously be pleased to issue:-

A) A Rule Nisi calling upon the Respondents to show cause as to why a direction should not be given upon the respondent to protect River Meghna from any encroachment, earth filling.

<u>AND</u>

Why a direction should not be given to remove all temporary & permanent structures illegally built in the River Meghna as it was constructed violating the provision of law.

- B) Direct the respondent 10-12 to take immediate appropriate steps to stop further earth filling, encroachment by different means and to stop temporary & permanent structures building in the River Meghna, as it is illegal under the provisions of Bangladesh Environment Conservation Act and জলাধার সংরক্ষন আইন.
- C) Upon hearing the cause if any shown makes the rule absolute.

D) Pass such other or further order or orders as your Lordships may deem fit and proper.

Present Status:

The case was filled and moved by Advocate Manzill Murshid, President, HRPB. After hearing the parties the Hon'ble High Court Division issued Rule Nisi and passed ad interim order upon the respondents. The case is pending before the Court
