



বাংলাদেশ  
হাইকোর্ট  
জি

৩১/৬

- 2 -

Present:  
Mr. Justice Md. Mozibur Rahman Miah  
And  
Mr. Justice Md. Kamrul Hossain Mollah.

The 15<sup>th</sup> day of June, 2021.

Mr. A.M. Mahbub Uddin with  
Mr. Mohammad Kamal Hossain, Advocates  
.....For the Petitioner.  
Mr. Nawroz Md. Rasel Chowdhury, D.A.G with  
Mr. MMG Sarwar, A.A.G  
Mr. Ashique Rubaiat, A.A.G and  
Ms. Yeshita Parvin, A.A.G  
..... For the respondents.

Heard the learned counsel for the petitioners and perused the writ petition. On going through the grounds couched in the writ petition in particular, ground nos. I and II thereof, we find *prima facie* case for issuing Rule Nisi and that of interim order in the following term:

Let a Rule Nisi be issued calling upon the respondents to show cause as to why the order of suspension under Memo No. 46.00.8900.017.27.001.17. 458 dated 01.06.2021 (Annexure- 'G' to the writ petition) issued by the respondent No.2 suspending the petitioner as Chairman of 5 No. Zinaigati Union Parishad of Zinaigati Upazila, District- Sherpur under section 34 of the Local Government (Union Parishad) Act, 2009 should not be declared to have been issued without lawful authority and is of no legal effect and/or pass such other or further order or orders as to this court may seem fit and proper.

The Rule is made returnable within 4(four) weeks.