HIGH COURT AT CALCUTTA

(APPELLATE SIDE)

CHAPTER- XIX

APPENDIX - II

FORM - A

PRESENTATION FORM

1.	CASE TYPE (See Table-1)	
2. 2A.	No. of 20 DISTRICT CODE	(Filing Number and date to be given by the Office)
3.	Petitioner(s)/Appellant(s)/ Applicant(s)	Join an Rajini & Anr. 1 Ors.
4.	Respondent(s)/Opposite	Stole of Wat Beyord.
5.	Petitioner(s)/Appellant(s) Applicant(s)/ Advocate	Indroject Dy.
6.	Respondent(s)/Opposite Party(Parties)/Advocate	+ndrgeet Dy.
7.	Subject Category Code (See Table-III)	Group: X Sub-Group:
8.	Case Stage Code (See Table-II)	,
9.	Acts(s)	
10.	Rule(s)	No Act.
11. 12.	Working Section (See Table-V) Date of filing	My 9, 2020
13.	•	
	Connected Case type	No. of 20 ₹ [©]
14.	Lower Court Information(if any)	
	Lower Court details: Dist/High/1	ribunal District
	Coram District Co	ode (See Table-VI)
4	Lower Court Case No.	of 20
	Judgment/Order dated Connected Lower Court Case	Date of Transfer
15.	To be listed as Main Application In Court No.	on Special Beach.
16.	Special Information, if any	To lated on My, 12, 2070, Vic
	Dated 2	
		RECEPTS
	Received Case Type No.	of 20
	Submitted on	
		Signature of the Section Officer Superintendent, Centre/Filing Section

N.B. - Any entry not applicable simply panned through.

IN THE HIGH COURT AT CALCUTTA CONSTITUTIONAL WRIT JURISDICTION APPELETE JURISDICTION

IN THE MATTER OF:

W.P No.

(W) of 2020

Subject matter relating to Residuary falling under Group IX of the Classification List.

AND

IN THE MATTER OF:

An Application under Article 226 of the Constitution of India

AND

IN THE MATTER OF:

Jaimin Rajani.....Petitioner

Versus

State of West Bengal and Ors...Respondents

Advocate on Record:

INDRAJEET DEY

ı

ADVOCATE

HIGH COURT AT CALCUTTA

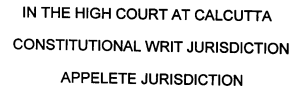
14C/1 KAPALITOLA LANE, KOLKATA 700012

Ch-43/2B, SuhasiniGanguly Sarani,

Kolkata 700025

Ph- 9804377236

District-24 Parganas South



Shi Shi

Ν	THE	: MA	TER	OF:

W.P No.

(W) of 2020

AND

IN THE MATTER OF:

Jaiman Rajini

...Petitioner

Versus

State of West Bengal and Ors....Respondents

INDEX

SI.	No.	Document	Annexure	Page Nos.
1.		List of Dates		
2.	Points of	law		
3.	Application	on		
4.	Verification	on / Affr Darl.		
5.	Press Re	port	Α	
6.	Letter by	His Excellency Governor of West Bengal	В	

District- 24 Parganas South



IN THE HIGH COURT AT CALCUTTA CONSTITUTIONAL WRIT JURISDICTION APPELETE JURISDICTION

IN THE MATTER OF:

W.P No.

(VV) of 2020

AND

IN THE MATTER OF:

Jaiman Rajani...Petitioner

Versus

State of West Bengal and Ors

.....Respondents

List Of Dates

SI No.	Dates.	Particulars.
1.	March 23, 2020	Nation wife lockdown had begun owing to COVID 19
2.	April 22, 2020	Media reports that the State Government has banned the use of mobile phones among doctors, patients and everybody else in all Hospitals dealing with Covid-19.
3.	April 24, 2020	His Excellency, The Governor of West Bengal had written to the Hon'ble Chief Minister expressing his disapproval of the ban.



IN THE HIGH COURT AT CALCUTTA CONSTITUTIONAL WRIT JURISDICTION APPELETE JURISDICTION

IN THE MATTER OF	: :
W.P No.	(W) of 2020
AND	
IN THE MATTER OF	:
Jaiman Rajini	
Petitioner	
Versus	
State of West Bengal	and ors.
Respondent	S

POINTS OF LAW

- WHETHER the decision of the authorities concerned to ban the use of mobile phones in hospitals dealing with Covid-19 cases is legal;
- II. WHETHER such ban on mobile phones by the authorities concerned is within their jurisdiction;

- III. WHETHER such ban on mobile phones by the authorities concerned is constitutionally valid;
- IV. WHETHER such ban on mobile phones by the authorities concerned violates the fundamental rights of Covid-19 patients, including rights under Articles 14, 19 and 21 of the Constitution of India;
- WHETHER such ban on mobile phones by the authorities concerned satisfies the test of reasonableness and proportionality;
- VI. WHETHER the authorities concerned acted in a manner which was in accordance with the procedure established by law;
- VII. WHETHER the authorities concerned in denying to discharge their duty and have acted in a manner which abrogated the most cardinal principle of equity and fair play;
- VIII. WHETHER the acts and deeds of the authorities concerned indicate a biased and partisan approach;
- IX. WHETHER the action by the authorities concerned has caused / is causing an irreparable loss and loss.
- X. WHETHER the inaction on the parts of the authorities concerned has affected the Public at large.

District- 24 Parganas South

In The High Court at Calcutta
Constitutional Writ Jurisdiction

Appellate Side

WP No. ____ W OF 2020

In the Matter of:

An application under Article 226 of the Constitution of India;

-And-

In the Matter of:

Jaimin Rajani, Son of Mahikant Rajani, Indian Inhabitant, residing at 75 Bondel Road, Ballugunge, Flat 1C, Kolkata - 700019.

...Petitioner

-Vs-

- 1. The State of West Bengal, Through Chief Secretary to the Government of West Bengal, having his office at Nabanna, 325 Sarat Chatterjee Road, Shibpur, Howrah – 711 102;
- The Secretary Home, Government of West Bengal, having his office at Nabanna, 325 Sarat Chatterjee Road, Shibpur, Howrah – 711 102;

The state of the s

 The Secretary Health, Government of West Bengal, having his office at Swastha Bhawan, GN-29, Sector V, Salt Lake, Kolkata-700091

...Respondents

To,

The Hon'ble Chief Justice, Thottathil B. Radhakrishnan and His Companion Justices of the said Hon'ble Court;

The Humble Petition on behalf Of The Petitioner above named

Most respectfully Sheweth:

- 1. The Petitioner is a law-abiding citizen of India, a resident of Kolkata and a film-maker by occupation, involved inter alia in directing and producing documentary films relating to art, culture and social causes, having his address as mentioned in the cause title above. That your petitioner undertakes to deposit the entire Court fees within 48 hours of the normal resumption of the business of this Hon'ble Court.
- 2. The Respondent No. 1 is the State of West Bengal represented through its Principal Secretary and others who is inter alia responsible for the administration of the state, including the management of the Covid-19 crises, having his office as mentioned in the cause title above. The Respondent Nos. 2 and 3 are Secretaries of the Home and Health Departments of the State of West Bengal respectively, i.e. the two primary departments of the state machinery dealing with the Covid-19 pandemic and responsible for the grievance of the Petitioner which has triggered the present Petition.

- 3. The Petitioner is a responsible and conscientious member of society who is gravely concerned about the well-being of the public at large, particularly the persons infected with the Covid-19 disease in present times, the unfortunate spread of which has been rampant. The Petitioner is preferring the present Petition as a Public Interest Litigation for the public good and in view of the plight of the patients who are admitted in hospitals across the State of West Bengal which are dealing with Covid-19 cases. In the present Petition, the Petitioner is challenging the Respondent Authorities' decision whereby the Respondent Authorities have banned the use of mobile phones among patients, doctors and everybody else across all such Hospitalsdealing with Covid-19.
- 4. The Petitioner has learnt from various media sources and reports that the Respondents have completely banned the use of mobile phones among doctors, patients and everybody else in all Hospitals across the state of West Bengal which are dealing with Covid-19 cases. Such ban has been widely reported by the press, and has been covered by various distinguished and credible print and electronic media houses. The reports reveal that the ban has been imposed and implemented in the entire state with effect from Wednesday 22nd April, 2020 pursuant to an internal communication addressed by an Additional Secretary of the Health and Family Welfare Department of the State Government to the District Magistrates, the Chief Medical Officer of Health, and Superintendents of all Covid-19 hospitals, calling for implementation of the ban. One such report published by the Hindustan Times is annexed hereto and marked with the Annexure "A". The Petitioner craves leave to refer and rely upon such other media reports at the time of hearing, if necessary.
- 5. The Petitioner has been unable to trace or locate any statutory notification or order pertaining to such ban on the use of mobile phones in Covid-19 Hospitals. It is likely that such ban has been imposed by way of a mere administrative direction issued

internally by persons within the state machinery, which is not available for public access. Your petitioner even searched the official website at https://wb.gov.in/COVID-19.aspx.

- In fact, the apprehension about such practices of preventing the usage of mobile phones, internet and other communication device becomes more apparent by the Hon'ble Governor of West Bengal, who's assent is mandatory for promulgating any law within the State. Where His Excellency himself expressed his dissatisfaction and concern inter alia over the said unwarranted ban on mobile phones across hospitals vide his letter dated 24th April, 2020 addressed to the Hon'ble Chief Minister of West Bengal, a copy whereof is annexed hereto and marked with the letter "Annexure B". This further vidences the unconstitutional nature of the said ban imposed by the Respondent Authorities, which ought to be quashed and set aside.
- 7. It appears that the said ban on mobile phones in Covid-19 hospitals has been imposed for the purpose of preventing the possibility of any person disclosing the deplorable state of affairs prevailing within these hospitals, which would conspicuously expose the incompetence of the state machinery in tackling and dealing with the Covid-19 crisis. The same can be corroborated by the fact that such ban was imposed immediately after certain videos capturing the deplorable conditions of the Covid-19 wards were widely circulated on the internet among other forums. The Petitioner craves leave to refer and rely upon such videos, if necessary.
- 8. The said ban on mobile phones in the Covid-19 hospitals is perverse, arbitrary, illegal, bad in law and ultra vires the Constitution of India. There are also instances of severe lack of communication between the patients family and the treating doctors, where the patients family is unable to understand the physical condition of the patient.

- 9. The said ban on mobile phones in the Covid-19 hospitals has not been passed by the parliament or the state legislature or by way of an ordinance, but instead is an act lacking authority and jurisdiction which ought to be quashed on this ground alone. Further, the ban is being implemented, in all likelihood, without any public notification and as a mere discretionary bureaucratic action. On this ground also, the implementation of the said ban is illegal and ought to be prohibited.
- 10. In present day, the mobile phone is an inextricable element of an individual's life, without which the enjoyment of certain pivotalfundamental and human rights is nearly impossible. Not only is the mobile phone a medium for telephonic communication, internet etc but it is a tool which enables a person to have the internet at his disposal at all times, providing perpetual access to knowledge, communication, vocation and interaction with the globe at large inter alia. Today, mobile phones are equivalent to the office, computer, music system, audio-visual system and garning zone all combined into a single device which fits inside the pocket of every man. It is an addictive and irreplaceably essential feature of modern life, virtually amounting to the sixth-sense of a person.
- 11. For the above reason, the right to have access to one's mobile phone is a part of right to privacy as well as right to education, without which a person would be unable to lead a life of dignity, knowledge and liberty. The restriction on such right by the Respondents in the form of the said ban on mobile phones/ internet etc in the Covid-19 hospitals is an infringement of the right to life and personal liberty of all affected persons, being violative of Article 21 of the Constitution of India.
- 12. Most persons carrying the Covid-19 disease are not severely unwell. The symptoms of the disease in most cases are mild. Majority of the persons isolated in the wards of the Covid-19 hospitals have been isolated owing to the contagiousness of the

disease, and not necessarily because of severely ill health. These patients are by and large in a condition of sound mind who can work, assimilate information, read data, gather information and knowledge, communicate verbally/alphabetically and keep themselves entertained while recovering from the disease. The said ban on mobile phones will restrict all such rights of the patients including the right of communicating with their friends and family in times of distress, and instead adversely impact their recovery. Such a draconian form of prolonged isolation without access to mobile phones is likely to detrimental for the psychological condition of a person as also a person's vocation and hobbies.

- 13. The said ban on mobile phones is also infringing upon the freedom of speech and expression of the concerned patients, thereby being violative of Article 19(1)(a) of the Constitution, particularly in view of the fact that the mobile phone along with its internet access is the gateway to communicating with individuals, groups and the world at large, especially in times when interpersonal communication is otherwise impossible owing to the lockdown restrictions.
- 14. It is an undeniable fact that in present day, the business world is unimaginable without mobile phones. Mobile phones can potentially replace offices. Particularly in prevailing times marked by lockdowns owing to the Covid-19 epidemic, all meetings, works and operations are being conducted, monitored and materialised through the mobile phones and internet services. The said ban on the mobile phones is depriving the patients of their right to practice their profession and to carry on their occupation, business and trade as guaranteed under Article 19(1)(g) of the Constitution of India.
- 15. The decision of the Respondents to impose a ban on mobile phones in Covid-19 hospitals is perverse, unreasonable and arbitrary. The said ban serves no purpose whatsoever, other than to prevent the possibility of exposure of the deplorable ground reality that exists in the hospitals. The ban is depriving the concerned

patients of equal protection of the laws within the territory of India in complete violation of Article 14 of the Constitution of India.

- 16. No other State Government or the Central Government has imposed any such restrictions or ban on mobile phones in hospitals as has been done by the Respondent. This decision is placing the Covid-19 patients within the state of West Bengal in an unfair disadvantageous situation in comparison to persons in all other states across India. For this reason too, the ban imposed by the Respondents is violative of the Right to Equality enshrined under Article 14 of the Constitution of India.
- 17. The ban imposed by the Respondents on mobile phones in Covid-19 Hospitals also miserably fails the test of reasonableness and proportionality. The rights of the patients have been infringed and impaired without any basis whereby the Respondents can achieve no betterment of any individual, group or society whatsoever by imposition of the said ban. The ban on the use of mobile phones/ internet is not likely to achieve any good whatsoever, and thus the tests of proportionality and reasonableness are inherent failures in the given circumstances. On the contrary, the ban is tantamount to aggravating the agony of persons who are already in physical and psychological discomfort and pain owing to the disease, and such ban is nothing short of rubbing salt on their wounds in the most unconstitutional and illegal manner.
- 18. As the said ban continues across the State of West Bengal, the patients of Covid-19 continue to suffer in the hospitals, languishing in deplorable conditions as victims of the ban among other adversities, unable to rely upon their enjoyment of fundamental rights in the most difficult and trying circumstances. With the number of Covid-19

cases significantly rising in West Bengal each day, more and more people will become victims of the said ban alongside being victims of Covid-19.

19. The Petitioner, therefore, begs to move this petition in public interest and upon finding that the rights of a large number of people who are not in a position to approach this Hon'ble Court, are being infringed, your petitioner begs to move this Hon'ble Court under Article 226 of the Constituion of India on the following amongst other grounds which are without prejudice to one another:

GROUNDS:

- (i) For that the said ban is perverse, arbitrary, illegal, bad in law and ultra vires the constitution of India inter alia.
- (ii) For that the said ban is not imposed by the competent authority and totally devoid of jurisdiction.
- (iii) For that the said ban is not in accordance with any procedure established by law.
- (iv) For that the said ban is totally unreasonable and has been imposed without application of mind and without examining the any material or having regard to the law.
- (v) For that the said ban is violative of Articles 14, 19 and 21 of the Constitution of India inter alia.
- (vi) For that the said ban is likely to have been imposed by way of a mere administrative direction issued internally by persons within the state machinery, which is not available for public access.

Soly John (vii) For that the said ban has been imposed with ulterior motives for the purpose of preventing the possibility of any person disclosing the deplorable state of affairs prevailing within these hospitals, which would conspicuously expose the incompetence of the state machinery in tackling and dealing with the Covid-19 crisis.

- (viii) For that the said ban curtails the patients' right to access internet through their phones at all times, depriving them of access to knowledge, communication, vocation, business, entertainment, and interaction with their friends, families and globe at large inter alia.
- For that the said ban curtails the right of Covid-19 patients in hospitals to have access to their mobile phone which is a part of right to privacy as well as right to education, without which a person would be unable to lead a life of dignity, knowledge and liberty. Consequently, the ban is an infringement of the right to life and personal liberty of all affected persons, which are inevitable going to increase in number.
- (x) For that the said ban is depriving the patients of their mobile phones which is the sole form of entertainment, recreation, comfort, device, tool, workplace, and means of communication which will result in the worsening of their health and condition, particularly since they are already isolated in distress.
- (xi) For that the said ban is infringing upon the freedom of speech and expression of the concerned patients, particularly in view of the fact that the mobile phone along with its internet access is the gateway to communicating with individuals, groups and the world at large, especially

in times when interpersonal communication is otherwise impossible owing to the lockdown restrictions.

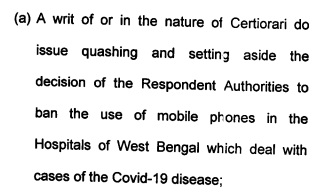
- (xii) For that the said ban is curtailing the rights of the patients to be in constant touch with their family, friends and well-wishers which supplements their agony and hinders their recovery process.
- (xiii) For that the said ban is depriving the patients of their right to practice their profession and to carry on their occupation, business and trade which is otherwise possible by use of the mobile phone.
- (xiv) For that the said ban does not classify or quality as a reasonable restriction under any circumstances whatsoever.
- (xv) For that the said ban does not pass the cardinal tests or proportionality and/or reasonableness.
- (xvi) For that the said ban is arbitrary and does not grant equal protection by the laws within the territory of India to the patients of Covid-19.
- (xvii) For that the said ban is placing the Covid-19 patients within the state of West Bengal in an unfair disadvantageous situation in comparison to persons in all other states across India, particularly given that no other state government or Central Government has imposed a similar anywhere else in India.
- (xviii) For that the Hon'ble Governor of West Bengal has openly expressed his dissatisfaction over the said ban, and believes it to be unconstitutional. This further corroborates that the said ban cannot be construed to be an act in accordance with procedure established by law.

- (xix) For that the said ban is tantamount to aggravating the agony of the Covid19 Patients who are already in physical and psychological discomfort and pain owing to the disease.
- For that the said ban is going to adversely impact more and more persons, given that the number of victims of the Covid-19 disease are rising at a fast pace in the state of West Bengal.
- (xxi) For that the conduct of the Respondent authorities has resulted in the infringement of the Covid-19 patients' fundamental rights and other rights.
- (xxii) For that the decision in relation to the said ban is contrary to the cardinal principles of law as also the principles of fair play.
- (xxiii) For that the Respondent authorities, in the present case, have acted in a manner which is contrary to law.
- (xxiv) For that the Respondent authorities, in the present case, have acted without jurisdiction and/or in the absence of jurisdiction.
- (xxv) For that the Respondent authorities, in the present case, has acted in an arbitrary, mala fide and illegal manner.
- 20. There is no other speedy and/or efficacious and/or alternative remedy open to the Petitioner, and the reliefs as prayed for herein would afford complete and adequate relief to the Petitioner as also the public at large, particularly the patients of Covid-19.
- 21. The Petitioner has not filed any other proceedings on the same cause of action which forms subject matter of the present petition.

22. The entire geographical region i.e. the State of West Bengal who's management and administration lies under the control of the Respondent Authorities for part of the jurisdiction of this Hon'ble Court.

- 23. There is extreme urgency in the matter, given that the Covid-19 disease is highly contagious and is spreading across the State of West Bengal at a fast pace wherein the number of victims is rising each day. Consequently, as the said ban continues to be in operation, more and more persons will be further victimised. Moreover, each day of the ban is impacting the psychological condition of the patients adversely, and continuation of the ban for a period any longer will cause severe camage to the mental health of the Covid-19 patients across the hospitals in the state. It is therefore just and necessary that the decision of the Respondent Authorities imposing a ban on the use of mobile phones in Covid-19 hospitals across West Bengal be stayed pending the final hearing and disposal of the present petition, otherwise grave and irreparable loss would be caused to the concerned patients, their families and the public at large, and the situation will get even worse, beyond control, defeating the purpose of the present petition.
- 24. Balance of conveyance is entirely in favour of passing of orders as prayed for herein.
- 25. Unless orders as prayed for herein are passed, the concerned patients, their families and the public at large will suffer irreparable loss, prejudice and injury.
- 26. This petition is made bona fide and in the interest of justice and in public interest.

In the circumstances, the Petitioner most humbly prays that Your Lordships would be graciously pleased to pass the following orders:-



- (b) A writ of or in the nature of Mandamus do issue commanding the Respondent Authorities, each one of them, their men, agents, assigns, servants to forthwith rescind and/or recall and/or cancel and/or revoke its decision to ban the use of mobile phones in the Hospitals of West Bengal which deal with cases of the Covid-19 disease;
- (c) A writ of or in the nature of Mandamus do issue commanding the Respondent Authorities, each one of them, their men, agents, assigns, servants not to give any effect or further effect to or acting on the basis of its decision to ban the use of mobile phones in the Hospitals of West Bengal which deal with cases of the Covid-19 disease;

- (d) Rule NISI in terms of prayers above;
- (e) Injunction directing the Respondent Authorities, each one of them, their men, agents, assigns, servants to forthwith rescind and/or recall and/or cancel and/or revoke its decision to ban the use of mobile phones in the Hospitals of West Bengal which deal with cases of the Covid-19 disease;
- (f) Injunction directing the Respondent Authorities, each one of them, their men, agents, assigns, servants not to give any effect or further effect to or acting on the basis of its decision to ban the use of mobile phones in the Hospitals of West Bengal which deal with cases of the Covid-19 disease;
- (g) Ad-interim order in terms of prayers above;
- (h) A order directing the exemption of the filing of an affidavit duly affirmed by your petitioner, owing to the lockdown and the present crisis;
- (i) An order in allowing leave under Rule 26 to the Appendix IV to the Appellate Side Rules of the High Court at Calcutta

(j) Issue Rule Nisi in terms of Prayers (a) to (f);

(k) Such further and/or other order and/or orders be passed, direction or directions be given as this Hon'ble Court may deem fit and proper.

And your petitioners, as in duty bound, shall ever pray.

Edunt.

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Home > All India > Coronavirus: Cell Phones Banned In Bengal Hospitals, BJP Links Move To Video

Coronavirus: Cell Phones Banned In Bengal Hospitals, BJP Links Move To Video

Union Minister Babul Supriyo, in a tweet this morning, linked the move to the video that he, too, has posted several times since Monday.

All India | Written by Monideepa Banerjie | Updated: April 22, 2020 10:13 pm IST

I will never able to able to hear my child say Ammi without your urgent help (Ketto)

India's Most Loved Rummy Site. Play Now! (Rummy Passion)

This Rs.1999/yr app, gives access to over 5000 magazine n papers. Buy Subscription!(Magzter)

Master Data Science and Al | Signup for Free(Great Learning)

Quarantine Time? Use This Tool To Access Hundreds of New Netflix Titles(TheTopFiveVPN)

HIGHLIGHTS

Landlines, intercoms to be installed for patients in isolation wards

ul Suprivo shared a video dead bodies in a COVID

It was apparently shot by a COVID-19 patient at MR Bangur hospital

TRENDING

- 1 Exhausted Migrants Fell Asleep On Tracks, 15 Run Over By Train
- 2 MiG-29 Fighter Jet Crashes In Punjab, Pilot Ejects, Probe Ordered
- 3 Jab Sonam Met Anand -What She Thought And Their First Pic



The video was apparently taken by a COVID-19 patient inside an isolation ward at MR Bangur hospital













Kolkata: The West Bengal government has banned the use of mobile phones inside hospitals, saying they are a risk as they could carry the coronavirus around. The BJP alleges the move has been spurred by a video that has gone viral, of two bodies lying in a ward full of COVID-19 patients.

Doctors, health workers and patients have been banned from using cell phones inside hospitals, the state chief secretary Rajiva Sinha said on Wednesday. Landlines and intercom would be installed for the use of patients in isolation wards, he said.

Union Minister Babul Supriyo, in a tweet this morning, linked the move to the video that he, too, has posted several times since Monday. NDTV has not

Congress's Abhishek Manu Singhvi Dismisses Talk About Switching Sides

10 - Karz - Laxmikant - Pyarela



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CORXINAVIRUS

56,342 3,390 Ar

Listen to the latest songs, only on JioSaayn Com one of Korkata's nodal hospitals, MR Bangur.

The most shocking part of the video is two dead bodies lying in the ward, waiting to be removed, even as other patients roam around or wait for medical attention.

The person who shot the video says in his commentary that the bodies were lying in the ward for two to three hours. One of the bodies appears to be covered with a plastic sheet. The other is surrounded by a cloth partition. There are patients sitting on either side of the body.

The union minister has been tweeting about the video, asking the Mamata Banerjee government to confirm or deny its veracity.

"What's very concerning is, inspite of this video being super-viral on all platforms, till now the West Bengal government of Mamata didi did not come up with any claim that this is a fake video or that the hospital is not Bangur!!That takes us Very Close to believing it is indeed authentic," Mr Supriyo tweeted this morning.

Shocking Video: Bodies Next To Coronavirus Patients In Mumbai Hospital

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She sticks a rose stalk into a potato and look what happens a week later! Amazing! And Mane

Summer Detox: Drink Jeera-Dhania-Saunf Water Every Morning For Weight Loss And Glowing Skin

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COF MAVIRUS

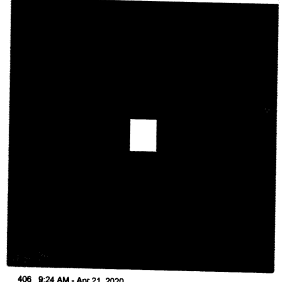
by Tabools

56,342 3,390

Babul Supriyo @SuPrivoBabul

What's very concerning is, inspite of this VDO being super-viral on all platforms, TILL NOW the WB Govt of @MamataOfficial Didi, did not come up with any claim that this is a fake VDO or that the hospital is not Bangur!!That takes us Very Close to believing it is indeed authentic twitter.com/SuPriyoBabul/s...

Babul Supriyo @SuPriyoBabul 1/2: This is a shocking video that has emerged frm alleged M.R.Bangur Hospital, Tollygunje, WB-It is shocking in every sense of the term-Since this VDO is in the Public Domain, I wud request Honble WBCM @MamataOfficial to conduct a thorough enquiry into it&release the FACTs asap



406 9:24 AM - Apr 21, 2020

228 people are talking about this

Mr Supriyo has claimed that the patient who shot the video tested negative and was discharged by the hospital but was picked up by the police. Mr Supriyo also said repeated phone calls to the number of the person who shot the video did not yield any result the phone was either switched off or out of range.

The state government has not officially commented on the episode.

Sanine Wast Rongal minister Partha Chatteriae was quoted by Press Trust of Indi

Congress's Abhishek Manu Singhvi Dismisses Talk About Switching Sides

10 - Karz - Laxmikant - Pyarela



Listen to the latest songs, only on JioSaavn.com
"We have to first check whether the video is true or fake, as we all know that the BJP specialises in spreading fake videos," Mr Chatterjee was quoted as saying.



WORLD

38,45,709 CASES

22,91,640

12,84,505 RECOVERED

2,69,564 DEATHS

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Coronavirus has spread to 187 countries. The total confirmed cases worldwide are 38,45,709 and 2,69,564 have died; 22,91,640 are active cases and 12,84,505 have recovered as on May 8, 2020 at 8:44 am.

INDIA

56,342 CASES

37,916

RECOVERED

1,886 DEATHS

In India, there are 56,342 confirmed cases including 1,886 deaths. The number of active cases is 37,916 and 16,540 have recovered as on May 8, 2020 at 8:00 am.

State & District Details

STATE	CASES	CASES		ACTIVE		RECOVERED		DEATHS	
Maharashtra		1216	13979	966	3301	207	694	43	
Gujarat	7012	387	4878	149	1709	209	425	29	
Delhi	5980	148	3983	56	1931	389	66	1	
Tamil Nadu	5409	680	3825	547	1547	31	37	2	
Rajasthan	3427 1		1734	105	1596		97	5	
		ow m	ore						

Coronavirus Outbreak: Full Coverage

Cases in India

Helplines

17 Comments

Babul Supriyo

Coronavirus

Bengal COVID-19

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CORXINAVIRUS CASES IN INDIA

56,342 3,390 N

Congress's Abhishek Manu Singhvi Dismisses Talk About Switching Sides

10 - Karz - Laxmikant - Pyarela





VAKALATNAMA

High Court at Calcutta

District: 24 Porgonos Soult
Jaim on Roy'm; {Appellant(s)/Petitioner(s)
- Versus -
West Bengel & Org. { Respondent(s)/Opposite Party
Vakalatnama on behalf of Petitioner Jaim on Roy'in,
KNOW ALL MEN by these presents that by Vakalatnama I/We hereby constitute and appoint the under mentioned Advocate, Pleaders, Vakils jointly and each of them severally to be pleader of ME/US and on MY/OUR behalf to appear for ME/US in the above for filing the memorandum or appeal or petition/of entering appearance matter for appearing introducing 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 putting in papers petitions etc. on my behalf for filing or taking back any document for withdrawing suits or appeals or petitions with permission to institute fresh suits etc. for signing and filing petitions for 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 signing this Vakalatnama, shall be considered as MY/OUR own lawful act. And I/WE further hereby agree and undertake to pay the said Advocates his or their fees as settled and all other sums that may be necessary to carry out the requisition if the Court and otherwise to enable the said Advocate.
the said Advocates after notice to ME/US will be at liberty to withdraw for
IN WITNESS WHEREOF I/WE sign and execute this Vakalatnama on this he

Affidavit

- I, Jaimin Rajani, Son of Mahikant Rajani, by faith Hindu, by occupation- Self Employed aged about, residing at 75 Bondel Road, Ballugunge, Flat 1C, Kolkata 700019, do hereby solemnly affirm and declare as follows:
 - 1. That I am the petitioner herein and as such I am acquainted with the facts and circumstances of this case and as such I am competent to affirm this affidavit.
 - 2. That the statements made herein para are true to my knowledge and the rest are my humble submission before this Hon'ble Court.

Prepared in my Office

Advocate

Deponent is known to me

Advocate

Solemnly affirmed before me On this day of 2020

Commissioner

IN THE HIGH COURT AT CALCUTTA CONSTITUTIONAL WRIT JURISDICTION APPELETE JURISDICTION

IN THE MATTER OF:

W.P No.

(W) of 2020

AND

IN THE MATTER OF:

An Application under Article 226 of the Constitution of India

AND

IN THE MATTER OF:

Jaimin Rajani

.....Petitioner

Versus

State of West Bengal and Ors

Advocate on Record:

INDRAJEET DEY
ADVOCATE
HIGH COURT AT CALCUTTA
14C/1 KAPALITOLA LANE, KOLKATA
700012
Ch-43/2B, Suhasini Ganguly Sarani,
Kolkata 700025
Ph- 9804377236

1