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धारक - गणेशदास
 पत्नी - ०२ मदन
 धारक - गणेशदास
 पत्नी - ३२ मदन
 कुल - २०००.०० केवल
 धारक - ०३

Loan N° 115/46
 Lod 115/46

श्री गणेशदास गणेशदास

Available cash
 Under Sec. 17
 Act of 19
 Indian
 School
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 N. 30
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KARUPPI
 17-11-76

TR-18
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धारक गणेशदास

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धारक गणेशदास

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824 29-22-93
শ্রী স্বর্গবিন উদ্যোগ
সংগঠন
কেন্দ্র - ২৪ পল্লবী
বুল্ডিং

সংগঠন



সংগঠন

Presented for registration
at 11-30 AM on the
17th Nov 76
by Santuram Bhattacharya
The Executive Chairman

BARUPTA
17.11.76

সংগঠন

সংগঠন



৯৯০৭

Santuram Bhattacharya
Member
of
The
Library
By
Prof. Dr. S. S. Sen
Samarpara
Hindu
Lance

Saty. Rajan
(Bharat)

Saty. Rajan Chakraborty
Member
of
The
Library
By
Prof. Dr. S. S. Sen
Samarpara
Hindu
Lance



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809 29-22-93

श्री हनुमान प्रसाद साहू वरुण
साहू वरुण

₹ 2.00



RECEIVED
BARIPI

17.11.76



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828 29-12-76

ଶ୍ରୀ ସରସ୍ୱତୀ ଉତ୍କଳୀୟ ମଞ୍ଚ ବୋର୍ଡ଼ର

ଆହ୍ୱାନନାକାର୍ତ୍ତକ

ମୂଲ୍ୟ 2.00

ଟିକା: 823 ଟି - 30.00
 824 ଟି - 2.00
 825 ଟି - 2.00
 826 ଟି - 2.00
 827 ଟି - 2.00
 828 ଟି - 36.00



REGISTRO
 CARUIPE
 17.11.76

Rudolf von Saxe

ਅੰਮ੍ਰਿਤ ਸਰੋਵਰ ਤੋਂ ਪ੍ਰਾਪਤ ਕੀਤੀ ਗਈ ਸੀ। ਇਸਦੀ ਵਰਤੋਂ ਕਰਨ ਵਾਲੇ ਲੋਕਾਂ ਨੂੰ ਸਿਹਤਮੰਦ ਰੱਖਣ ਲਈ ਇਹ ਸਰੋਵਰ ਬਹੁਤ ਫਾਇਦੇਮੰਦ ਹੈ। ਇਸਦੀ ਵਰਤੋਂ ਕਰਨ ਵਾਲੇ ਲੋਕਾਂ ਨੂੰ ਸਿਹਤਮੰਦ ਰੱਖਣ ਲਈ ਇਹ ਸਰੋਵਰ ਬਹੁਤ ਫਾਇਦੇਮੰਦ ਹੈ।

ਇਸਦੀ ਵਰਤੋਂ ਕਰਨ ਵਾਲੇ ਲੋਕਾਂ ਨੂੰ ਸਿਹਤਮੰਦ ਰੱਖਣ ਲਈ ਇਹ ਸਰੋਵਰ ਬਹੁਤ ਫਾਇਦੇਮੰਦ ਹੈ। ਇਸਦੀ ਵਰਤੋਂ ਕਰਨ ਵਾਲੇ ਲੋਕਾਂ ਨੂੰ ਸਿਹਤਮੰਦ ਰੱਖਣ ਲਈ ਇਹ ਸਰੋਵਰ ਬਹੁਤ ਫਾਇਦੇਮੰਦ ਹੈ।

ਅੰਮ੍ਰਿਤ ਸਰੋਵਰ - ਵਰਤੋਂ

ਇਸਦੀ ਵਰਤੋਂ ਕਰਨ ਵਾਲੇ ਲੋਕਾਂ ਨੂੰ ਸਿਹਤਮੰਦ ਰੱਖਣ ਲਈ ਇਹ ਸਰੋਵਰ ਬਹੁਤ ਫਾਇਦੇਮੰਦ ਹੈ। ਇਸਦੀ ਵਰਤੋਂ ਕਰਨ ਵਾਲੇ ਲੋਕਾਂ ਨੂੰ ਸਿਹਤਮੰਦ ਰੱਖਣ ਲਈ ਇਹ ਸਰੋਵਰ ਬਹੁਤ ਫਾਇਦੇਮੰਦ ਹੈ।

ਇਸਦੀ ਵਰਤੋਂ ਕਰਨ ਵਾਲੇ ਲੋਕਾਂ ਨੂੰ ਸਿਹਤਮੰਦ ਰੱਖਣ ਲਈ ਇਹ ਸਰੋਵਰ ਬਹੁਤ ਫਾਇਦੇਮੰਦ ਹੈ। ਇਸਦੀ ਵਰਤੋਂ ਕਰਨ ਵਾਲੇ ਲੋਕਾਂ ਨੂੰ ਸਿਹਤਮੰਦ ਰੱਖਣ ਲਈ ਇਹ ਸਰੋਵਰ ਬਹੁਤ ਫਾਇਦੇਮੰਦ ਹੈ।

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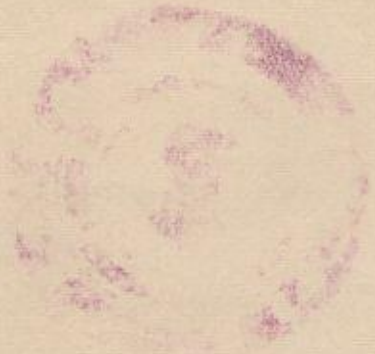
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Handwritten text at the bottom right, possibly a name or a title.

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INDONESIA
MARUPLIS 17.11.76



26-11-78

INDONESIA
MARUPLIS

No. 115
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OFFICE OF THE
JUNIOR LAND REFORMS OFFICER
SONARPUR, 64-PARGANAS

Sub:- Mutation.

To,
Sri ~~A~~ Haradhan Bhattacharyya.
Sp, Sri ~~Santhu~~ Santhu Ram Bhattacharyya.
Vill:- Borah.
P.S:- Sonarpur.
Dist:- 26 Pgs.

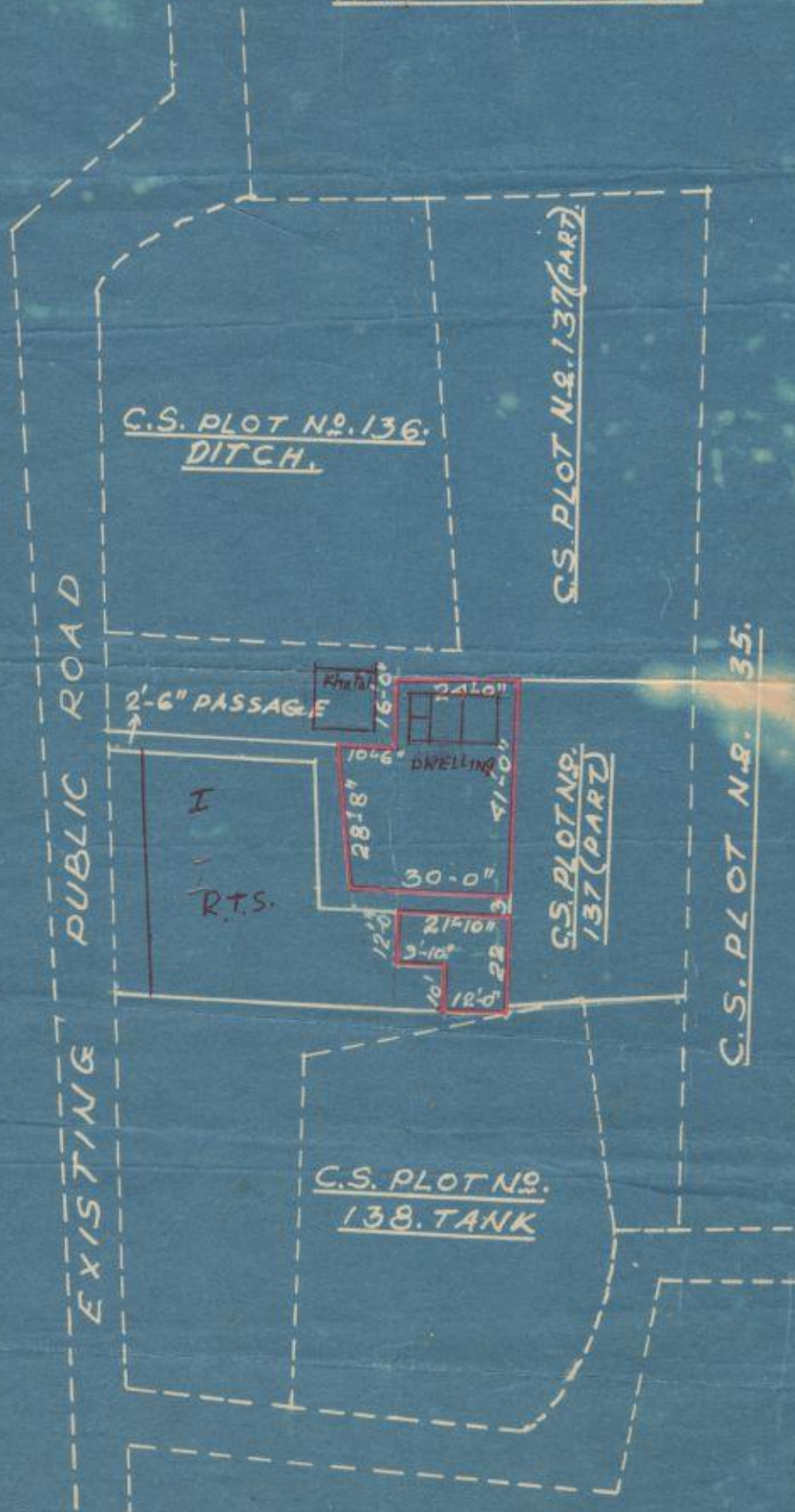
117 (2) 26-77
Haradhan Bhattacharyya
The mutation dated 3-12-76.
at mutation name in Kh. No 437
Plot:- 137... of Mouza Sonarpur Bagulhal.
P.L.:- 57... P.S. Sonarpur
for 05 dec... acres of land
allowed jointly/by substitution

Handwritten signature
T. A. G. S. / S. / S. / S.
Sonarpur
8/12
76.

SITE PLAN OF C.S. PLOT NO. 137 (PART)
MOUZA--SRI PUR BAGHARGHOL. J.L. NO. 59.
P.S.----SONARPUR.
DIST----24 PARGANAS.
SCALE---33' FT = 1" INCH.

AREA - 2K. 4CH. 11SF

N



Drawn by
N. Guha
7-10-82

14798 10RS.



TR
No-171
7/12/22

admissible under Regn Rule 21
duty stamped (Exempted from
stamp duty or does not require
stamp duty) under the Indian
Stamp Act, 1899 as amended
in 1964 Schedule I No. of IA
No. 2576,

A429-

Registrar n/o 2009
South 24 Parganas
7.9.22

2518
4000

D U P L I C A T E

A429

THIS DEED OF PARTITION made this 27th day of September

One thousand nine hundred and ninetyone BETWEEN PANKAJ KUMAR BHATTACHARYYA son of late Ram Pada Bhattacharjee of Vill. Boral, P.S. Sonarpur in the District of South 24-Parganas hereinafter referred to as the "First Party" (which expression shall unless excluded by or repugnant to the context shall be deemed to include his heirs, executors, successors, legal representatives and assigns) of the First Part AND PRASANTA KUMAR BHATTACHARJEE son of late Ram Pada Bhattacharjee residing at Vill. Boral, P.S. Sonarpur in the District of South 24-Parganas hereinafter referred to as the "Second Party" (which expression shall unless excluded by or repugnant to the context shall be deemed to include his heirs, executors, successors,

13806

26/8/91

S. M. Bose,
Advocate,
8 Old Post Office Street,
Calcutta

Handwritten signature/initials

Handwritten signature: Ram Prasad Bhattacharya

- 1. Pankaj Kumar Bhattacharya
- 2. Prasanta K Bhattacharya
- 3. Susanta Kumar Bhattacharya

For Registration in
 1/30 P.M. on the 27th
 Day of September 1991
 at the said Registration Office
 by Pankaj K. Bhattacharya
 of Postal
B. Sonarpur
 Dist. South 24 Parganas
 by Caste Hindu / Mushlim
 by Profession. auditor

Name Ram Prasad Bhattacharya
 S. & W. O. D. O. ---
 of Postal
B. Sonarpur
 Dist. South 24 Parganas
 by Caste Hindu / Mushlim
 by Profession. auditor



Registrar u/s 709
 South 24 Parganas

Handwritten signature: Pankaj Kumar Bhattacharya



16379

Handwritten signature: Pankaj Kumar Bhattacharya

Handwritten signature: Ram Prasad Bhattacharya

Name Jatay K. Pare
 S. & W. O. D. O. ---
 of Alipore Police com
Cal - 2



16380

Dist. South 24 Parganas
 by Caste Hindu / Mushlim
 by Profession. ---

Handwritten signature: Prasanta K Bhattacharya

Registrar u/s 709
 South 24 Parganas

Handwritten signature/initials



Form - A

Case No. 42/2725/32/308.
Certificate of Mutation

27. 4. 11. 92

To Prasanta Kumar Bhattacharjee 870 St, Rampada Bhattacharjee
(Name and address of the applicant) Boral
Sonepur
South 24 P.S.

Reference : His / Her prayer dated 6.7.92 for mutation.
Case no 88/92

He/She is informed that his/her name has been ^{mutated} ~~mutated~~ respect
in respect of the land described in the schedule below :

The Schedule

- 1) District : 24-Parganas
- 2) Police Station : Sonepur
- 3) Mouza : Sonepur Bagherkhali
- 4) J. L. No. : 59
- 5) Khatian No. : 437
- 6) Plot No. : 137
- 7) Area : 1, Katta 12, Chatak, 37, 58 ft.

3/11

3/11/92
prescribed Authority u/s. 50 of the
west Bengal Land Reforms Act, 1956

2.

legal representatives and assigns) of the Second Part AND SUSHANTA KUMAR BHATTACHARJEE son of late Ram Pada Bhattacharjee residing at Village Boral, P.S. Sonarpur in the District of South 24-Parganas hereinafter referred to as the "Third Party" (which expression shall unless excluded by or repugnant to the context shall be deemed to include his heirs, executors, successors, legal representatives and assigns) of the Third Part.

WHEREAS the parties hereto are absolutely and jointly seized and possessed of or otherwise well and sufficiently entitled to in equal undivided share or interest in the land and premises situate in Mouza Sripur Bagherkhola comprised in Plot No. 137 in R.S. Khatian No. 437 Thana Sonarpur, J. L. No.59 containing a total area of 4456 sq.ft. or .1023 acre in the District of South 24-Parganas and more fully described in the First Schedule hereunder written and intended to be hereby partitioned free from all encumbrances in which the First Party, the Second Party and the Third Party under a registered

Deed



16381

Susanta ke Bhattacharya.

Malay Bose



Registrar of Companies
Bangalore

17.9.72

3.

Deed of Partition dated 1st September 1990 bearing Deed No.13116 for 1990 at the office of the Dist. Sub-Registrar at Alipore.

AND WHEREAS in view of the better use convenient enjoyment and exclusive possession of the said joint estate and in order to preserve the said property and to avoid future differences and disputes amongst the parties hereto have agreed to make an amicable partition and for the purpose prepared a scheme of partition and/or arrangement i.e. to divide the said joint estate by metes and bounds into Part 'A', Part 'B' and Part 'C' and allotted Part 'A' fully and clearly written and described in the Second Schedule hereunder to the First Party to be taken in and accepted by him in lieu of his undivided one third share or interest in the said land and premises allotted Part 'B' fully and clearly written and described in the Third Schedule to the Second Party to be taken in and accepted by him in lieu of his undivided one-third share or interest in the said land and premises and
allotted

4.

allotted Part 'C' fully and clearly written and described in the Fourth Schedule hereunder to the Third Party to be taken in and accepted by him in lieu of his undivided one-third share or interest in the said land and premises.

R X
AND WHEREAS for the purpose of stamp duty the said land and premises situate in Mouza Sripur Bagherkhole P. S. Sonarpur, J.L. No. 59 is valued at Rs.60,000/- and Part 'A' mentioned in the Second Schedule has been valued at Rs.20,000/- and Part 'B' mentioned in the Third Schedule has been valued at Rs.20,000/- and Part 'C' mentioned in the Fourth Schedule has been valued at Rs.20,000/- which have been mutually agreed and accepted by the parties hereto.

AND WHEREAS the total value of the property is Rs.60,000/- and for the purpose of stamp duty these presents have been stamped with Rs.40,000/- as a Deed of Partition in accordance with the provisions of the Indian Stamp Act, 1899.

NOW THIS INDENTURE WITNESSETH that in pursuance of the said Agreement and in consideration of the Second Party and the Third Party transferring releasing and confirming unto the First Party hereto all their right
title

title and interest in the said Part 'A' of the joint estate as indicated in the plan annexed hereto and more fully and clearly written and described in the Second Schedule hereunder written the Second Party and Third Party do hereby grant convey transfer assign assure and release and confirm unto the First Party ALL THAT the land hereditament messuage tenement dwelling house and premises comprised in Part 'A' more fully and clearly written and described in the Second Schedule hereunder written and marked with the letter 'X' in the plan hereto annexed OR HOWSOEVER OTHERWISE the messuage land hereditaments tenement dwelling house and premises or any and every part thereof now are or in or heretofore were or was situated butted and bounded called known numbered described and distinguished TOGETHER WITH rights lights easements liberties belonging or in anywise appertaining thereto or in any part thereof which now are or is or at any time or times heretofore were or was held used occupied enjoyed accepted reputed done taken or known as part or parcel or member thereof AND the reversion or reversions remainder or reminders and the rents issues and profits thereto and every part thereof AND all the estate right title interest claim and demand whatsoever both at law and in equity in and upon the said land hereditament messuage tenement dwelling house and premises and every part thereof TO HAVE AND TO HOLD the entirety of the said land hereditament

messuage

message tenement dwelling house and premises being Part 'A' of the property more fully and clearly written and described in the Second Schedule hereunder granted transferred conveyed assigned or otherwise assured unto and to use of the First Party in severally absolutely and for ever in lieu of his undivided share or interest in the said joint estate without any interruption claim or demand whatsoever from or by the parties of the Second Part and Third Part.

NOW THIS INDENTURE FURTHER WITNESSETH that in pursuance of the said Agreement and in consideration of the First Party and the Third Party transferring releasing and confirming unto the Second Party hereto all their right title and interest in the said Part 'B' of the joint estate as indicated in the plan annexed hereto and more fully and clearly written and described in the Third Schedule hereunder written the First Party and the Third Party do hereby grant convey transfer assign assure and release and confirm unto the Second Party ALL THAT the land hereditament, message, tenement, dwelling house and premises comprised in Part 'B' more fully and clearly written and described in the Third Schedule hereunder written and marked with the letter 'Y' in the Plan hereto annexed OR HOWSOEVER OTHERWISE the message land hereditament tenement dwelling house and premises or any and every part thereof now are or is or heretofore were or was situated
butted

butted and bounded called known numbered described and distinguished TOGETHER WITH rights lights easements liberties belonging or in anywise appertaining thereto or in any part thereof which now are or is or at any time or times heretofore were or was held used occupied enjoyed accepted reputed done taken or known as part or parcel or member thereof AND the reversion or reversions remainder or remainders and the rents issues and profits thereto and every part thereof AND all the estate right title interest claim and demand whatsoever both at law and in equity in and upon the said land hereditament messuage tenement dwelling house and premises and every part thereof TO HAVE AND TO HOLD the entirety of the said land hereditament messuage tenement dwelling house and premises being Part 'B' of the property more fully and clearly written and described in the Third Schedule hereunder granted transferred conveyed assigned or otherwise assured unto and to the use of the Second Party in severalty absolutely and for ever in lieu of his undivided share or interest in the said joint estate without any interruption claim or demand whatsoever from or by the parties in the First Part and the Third Part.

NOW THIS INDENTURE FURTHER WITNESSETH that in pursuance of the said Agreement and in consideration of the First Party and the Second Party transferring releasing and confirming unto the Third Party hereto all their right title and interest in the said Part 'C' of the joint estate as indicated in the plan annexed hereto and more fully and
clearly

clearly written and described in the Fourth Schedule hereunder written the First Party and Second Party do hereby grant convey transfer assign assure and release and confirm unto the Third Party ALL THAT the land hereditament messuage tenement dwelling house and premises comprised in Part 'C' more fully and clearly written and described in the Fourth Schedule hereunder written and marked with the letter 'Z' in the Plan hereto annexed OR HOWSOEVER OTHERWISE the messuage land hereditament tenement dwelling house and premises or any and every part thereof now are or in or heretofore were or was situated butted and bounded called known numbered described and distinguished TOGETHER WITH rights lights easements liberties belonging or in anywise appertaining thereto or in any part thereof which now are or in or at any time or times heretofore were or was held used occupied accepted reputed done taken or known as part or parcel or member thereof AND the reversion or reversions remainder or remainders and the rents issues and profits thereto and every part thereof AND all the estate right title interest claim and demand whatsoever both at law and in equity in and upon the said land hereditament messuage tenement dwelling house and premises and every part thereof TO HAVE AND TO HOLD the entirety of the said land hereditament messuage tenement dwelling house and premises being Part 'C' of the property more fully and clearly written and described in the Fourth Schedule hereunder granted transferred conveyed assigned or otherwise assured unto and to the use of the Third Party in severalty absolutely and for ever in lieu of his undivided share or
interest

interest in the said joint estate without any interruption claim or demand whatsoever from or by the Party to the First Part and Second Part AND IT IS HEREBY MUTUALLY AGREED by and between the parties hereto that each of the parties hereto shall and will from time to time and at all times hereafter at the request and costs of the party so requiring do and execute or cause to be done and executed all such acts deeds things assurances whatsoever for further better and more perfect and effectual assurances whatsoever for further better and more perfect and effectual assurances of the said land hereditaments messuages tenement dwelling house and premises in manner heretofore granted conveyed and transferred assigned or assured or expressed or intended so to be and every part thereof unto and to the use of the other in manner aforesaid as shall or may reasonably be required according to the true intent and meaning of these presents.

AND IT IS FURTHER AGREED AND DECLARED by and between the parties hereto as follows:

1 (a) This partition will be effective from the date of execution and registration of the Partition Deed.

(b) The parties hereto shall make a separate arrangement of his or their own drainage, water, both filtered and unfiltered from the Municipality, Electric, Telephone and Gas connection and the parties shall make their respective allotments separate self-contained and independent of each other.

(c)

(c) The parties to these presents shall have the benefit of using the common drains filtered and unfiltered water taps gas telephone electric until separate arrangements are made by them.

2. The parties shall pay all taxes and revenues including all arrears equally in respect of the entire property till the date of registration of these presents. After the registration is effected the First Party, Second Party and Third Party shall pay such taxes and revenues equally until separate numbering and mutation of names of the parties in respect of the aforesaid allotments are effected in the records of the Municipal Authorities and such other authority or authorities.

The parties hereto shall for the purpose mentioned in this clause apply for separate numbering of their respective allotment and mutations their names in the records of the Panchayet and such other authority or authorities as may be required under law and each party shall be bound to give his or their consent to such application of the other whatsoever required.

3. The Partition Deed is to be registered and the First Party, Second Party and Third Party shall bear all costs of registration, stamp duty and other expenses incidental to preparation and registration of these presents equally including the duplicate and triplicate copies thereof.

4. That the original Deed of Partition and the earlier common title deeds mentioned in the Fifth Schedule hereunder written shall remain in the custody of the First Party or his heirs, executors, administrators, legal representative and the First Party shall upon every reasonable request by the
other

other parties hereto or his or their executors, representatives and assigns or any person lawfully claiming any right title and interest in the said premises or any part thereof and at the cost of the person requiring the same produce or show it at such time and place as they or any of them may require all the said deeds, documents, papers and writings for the manifestation defence and support of the right title and interest and possession of any of the parties hereto. The duplicate and triplicate copies of this deed of Partition will remain in the custody of the Second Party and Third Party respectively as their exclusive title deed.

5. The parties hereby mutually release each other and their respective successors in title from all actions proceedings claims and demands in respect of the respective land and premises transferred by the respective parties hereunder.

6. It is mutually agreed between the parties hereto that they are not entitled to reopen or challenge the partition at any time hereinafter.

7. That the valuation of each allotment although being different but the parties hereto have accepted the respective valuation by way of family arrangement and none of the parties or his or their heirs, executors, legal representatives or assigns shall be liable to pay or entitled to receive any money whether owelty or otherwise from the other.

8. The Common Wall running in and between the allotted shares of Party of the First Part and Second Part demarcating each lot separately and shown within the plan marked 'X' and 'Y' should not be removed, altered at any time in any manner whatsoever without the previous consent of the other party and the same will be remained and maintained properly as a Party Wall between the parties hereto.

9. The Common Passage partly 6' and partly 8' wide shown in the enclosed plan marked hatched thereon showed remain common to the use of the parties hereto for egress and ingress together with all rights and benefits to lay pipes, wires, cables of electric and telephone connections through over or under the said passage and construction of underground or surface drains thereon.

THE FIRST SCHEDULE above referred to:-

ALL THAT brick built house messuage tenement hereditaments together with the piece or parcel of revenue paying land belonging and whereof and on part whereof the same is erected built containing an area of 4456 sq.ft.equivalent to .1023 dec.more or less situate and lying at and being the land and premises comprised of Plot No.137 in R.S.Khatian No.437 situate in Mouza Sripur, Bagherkhola, P. S. Sonarpur, J.L.No.59 Pargana Magura, Sub-Registry Sonarpur, Touzi No.1 within Rishi Raj Narayan No.1 Gram Panchayet in the District of South 24-Parganas and butted and bounded on the

North partly by 8' wide Common Passage and part of Plot No. 137 now belongs to Rabindra Nath Bhattacharjee and others.

On the East by Part of Plot No.137

On the South by Part of Plot No.137 and Plot No.138 now belongs to Anil Kumar Bhattacharjee and others.

On the West by a Public Road

THE SECOND SCHEDULE above referred to:-



ALL THAT brick built house messuage tenement hereditaments and premises together with two pieces or parcels of land or ground thereto belonging and whereon and on part whereof the same is erected built containing a total area of 1275 sft. more or less situate lying and being the divided and demarcated portion of land and premises within the limits of the Rishi Raj Narain No.1 Gram Panchayet, Police Station Sonarpur as aforesaid in the District of South 24-Parganas and now particularly shown in the map or plan hereto annexed and bordered red thereon and marked as Part 'X' therein butted and bounded

i) On the North by 8' wide Common Passage

On the East by 6' wide Common Passage marked hatched thereon.

On the South by part of Plot No.137 being portion marked Part 'Y' thereon.

On the West by a Public Road

ii) On the North by 6' wide Common Passage shown in hatched mark.

On the East by Part of Plot No.137 now belongs to Haradhone Bhattacharjee

On the South by part of Plot No.137 and 138 now belong to Anil Kumar Bhattacharjee and others.

On the West by the portion being Part 'Y' belongs to Prasanta Kumar Bhattacharjee

THE THIRD SCHEDULE above referred to:

(Part 'B' allotted to Second Party Prasanta Kumar Bhattacharjee)

ALL THAT brick built house messuage tenement hereditaments and premises together with piece or parcel of land or ground thereto belonging and whereon and or part whereof the same is erected built containing an area of 1342 sft. more or less situate lying at and

being the divided and demarcated portion of land and premises within the limits of the Rishi Raj Narayan No.1 Gram Panchayet Police Station Sonarpur as aforesaid in the District of South 24-Parganas now particularly shown in the map or plan hereto annexed and bordered yellow thereon and marked as Part 'Y' therein butted and bounded;

On the North by Part of Plot No.137 marked 'X' on the plan now belongs to Pankaj Kumar Bhattacharyya.

On the East partly by 6' wide Common Passage and part of land now belongs to Pankaj Kumar Bhattacharyya and marked 'X' on the plan;

On the South by Part of Plot No.137 now belongs to Anil Kumar Bhattacharjee and others

On the West by a Public Road.

THE FOURTH SCHEDULE above referred to:

(Part 'C' allotted to the Third Party Sushanta Kumar Bhattacharjee)

ALL THAT brick built house messuage tenement hereditaments and premises on the piece or parcel of land or ground thereto belonging and whereon and or part whereof the same is erected built containing an area 300 sft.covered partly by Asbestos Shed and partly R.C. Roof structures thereon out of the total area of 1435 sft. more or less situate lying at and being the divided and demarcated portion of land within the limits of Rishi Raj Narayan No.1 Gram Panchayet P.S. Sonarpur as aforesaid in the District of South 24-Parganas and particularly shown in the map or plan hereto annexed and bordered green thereon and marked as 'Z' thereon butted and bounded;

On the North by part of Plot No.137 now belongs to Rabindra Nath Bhattacharjee and part of 8' wide Common Passage;

On the East by part of Plot No.137 now belongs to Haradhone Bhattacharjee;

On the South by 6' wide Common Passage marked hatch thereon;

On the West by 8' wide Common Passage and partly 6' wide

THE FIFTH SCHEDULE above referred to:-

(List of common documents).

1. Original Deed of Partition dated 1st September, 1990
(Deed No. 13116 for 1990)
2. Original Deed of Gift dated 1st September, 1990
(Deed No. 13028 for 1990)

IN WITNESS whereof the parties hereto have executed these presents on the day month and year first above written.

SIGNED SEALED and DELIVERED by
the abovenamed Pankaj Kumar
Bhattacharyya in the presence
of:

Pankaj Kumar Bhattacharyya

Anil K. Bhattacharyya
P.O + Vill - Boral
24 Parganas (South)

Retired
Haradham Bhattacharyya
P.O & Vill Boral 24 Parganas (S)
Serves

SIGNED SEALED and DELIVERED by
the abovenamed Prasanta Kumar
Bhattacharjee in the presence
of:

Prasanta Kumar Bhattacharjee

Anil K. Bhattacharyya
P.O. + Vill - Boral
24 Parganas (South)
Retired

Haradham Bhattacharyya
P.O & Vill Boral 24 Parganas (S)
Serves

SIGNED SEALED and DELIVERED by
the abovenamed Sushanta Kumar
Bhattacharjee in the presence
of:

||
||
||
||

Suanta K. Bhattacharya

Anil K. Bhattacharya
P. O. 11 - Boral
24 Parganas (South)
West

Haradhan Bhattacharya
P. O. 11 - Boral 24 Parganas (S)
Serves

DATED this 27th day of September 1991.

Z.R.K - 2910

PANKAJ KUMAR BHATTACHARYYA
... .. 1st Part.

- And -

PRASANTA KUMAR BHATTACHARJEE,
... .. 2nd Part.

- And -

SUSHANTA KUMAR BHATTACHARJEE
... .. 3rd Part.

DEED OF PARTITION.
(DUPLICATE COPY)



Registrar w/o
South 24 Parganas

27.9.91

Handwritten notes in red ink:
101
375
378
379
14798
91

*Registrar w/o
South 24 Parganas
81
92*



S. M. Bose
Advocate,
6, Old Post Office Street,
Calcutta-700 001.