

iller in a company in the company in der the Indian Stamp Aut, 1899. Amendment Act 1962. Schoolule IA

No 23

and also under Section 82 (1) of the

Calcutt : Improvement Act, 1911.

Stamp duty paid under the Stamp Act Rt 202 = 50

Additional duty under C.I. Act.

Rs /50

Paid in excess

Total ... Fee paid as under:-

THIS INDENTURE made this 4th day of Movember One Thousand Mine Hundred and Sixty-eight BETWEEN SHAUKAT BANU wife of Golam Halim of 6, Rawdon Street in the town of Calcutta by faith Muhammadan by occupation Landholder hereinalter for the sake of brevity referred to as "TFE VENDOR" (which -expression unless excluded by or repugnant to the context and meaning shall be deemed to include her heirs, executors, administrators...

9376 6 Romain on 1111/68 (1 Zer 2) 1520) 2141 452/50 Presented for registration day of 1968 at his/her residence by..... Shankat Bann the Grentant & Shankat Banu. -Sec. A. Cau Ji Ex win a war of Brander Calculated Calculated Stankat Bann mje J Jolan Halin og 6, Rowdon Strut Cal - mulin Lanton & Shankat Rann Identified S-Jamal Ho Late Abubakkan er mi Thumb impression of the executant is () with CALCUTIA UT NO NEGURANCEM:

!



2 :-

administrators, representatives and assigns) of the ONE PART : A N D KAMRUNNESSA FARTEMA KHATUN wife of Golam Kibria of No. 6, Rawdon Street in the town of Calcutta by Faith Muhammadan by occupation Landholder hereinafter for the sake of brevity referred to as "THE PURCHASER" (which expression unless exclude by or repugnant to the context and meaning shall be deemed to include her heirs, executors, administrators, representatives and assigns) of the OTHER PART : WHEREAS the said Vendor is absolutely seized and possessed of or otherwise well and -sufficiently entitled to the one-seventh Maliki-right and interest to the messuage tenement land hereditament and premises in its reversionery interest more particularly mentioned and described in the Schedule hereto and intended to be hereby conveyed the said one-seventh Maliki-right free from all -encumbrances : AND WHEREAS the said Vendor has since verbally agreed with the said Purchaser for the sale of the said oneseventh...

. 1/11/62

Mangal -

11502 -11502 -2157 257/50



BUB I REGISTRAN OF NO RUNANCES

CALCULATION

(1) 65

THE PERSON OF TH



seventh Maliki-right and interest subject to the terms and conditions of the lease dated the 16th December, 1957 for 99 (Minety-nine) years of the said land hereditaments and premises TOGETHER WITH partly two storied and partly three storied buildings, out-houses, garages, compound walls etc., r of premises No.6, Rawdon Street in the town of Calcutta free from encumbrances at and for the price of Rs. 7,500/-(Rupees es Seven Thousand and Five Hundred) only :

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and in consideration of the sum of Rs. 7,500/-(Rupees Seven Thousand and Five Hundred) only paid by the said Purchaser to the said Vendor of the lawful money of Union of India in hand well and truly paid by the said Purchaser to the said Vendor at or before the execution of these presents (the receipt whereof the said Vendor doth hereby admit and acknowledge and of and from the same and every part thereof do hereby acquit release and for ever -discharges the said Purchaser) the said Vendor doth hereby

grant...

:5

ìу

id

1/11) of the second of the sec



CISE (AESISTRAR OF INSURAIN IFF CALCUT IA.

4 (1-6)

SER I REGISTRAN OF TO SUNANCES

grant, convey, transfer and assign unto the said Purchaser subject to the terms and conditions of the registered lease dated the 16th December, 1957 ALL THAT one-seventh Maliki-right of and interest of partly two and partly three storied buildings with houses, garages etc., TOGETHER WITH one Bigha Six Cottahs Thirteen Chittacks and Seven Square feet of revenue redeemed land more or less being premises No. 6, Rawdon --Street in the town of Calcutta more fully described in the Schedule hereto or HOWSOEVER OTHERWISE the said messuages, tenements, lands, hereditaments and premises or any part -thereof now are or is or heretofore were or was situated bounded called known abscribed or distinguished TOGETHER WITH all and singular the out-house, offices, buildings, walls, yards, compounds, ways, paths, passages, sewers, drains, water and water courses and all manner of ancient or other rights, liberties, privileges, easements, advantages, and appurtenances whatsoever to the said hereditaments and premises belonging to or in anywise appertaining thereto or usually held or enjoy therewith or reputed to belong or be appurtenant thereto AND all the estate, right, title, interest, property, claim and demand whatsoever both at law and in equity of them the said Vendor of into upon or in respect of the messuages, lands, hereditaments and premises and every part thereof A N D also all deeds, pattahs and evidence of titles writings and muniments whatsoever relating to or concerning the said property or any part thereof and which now are or hereafter shall or may be in the custody power or possession of the said Vendor or any person or persons from whom she can or may procure the said without any action or suit and also TOGETHER WITH the full

benefits...



CALCUTIA.

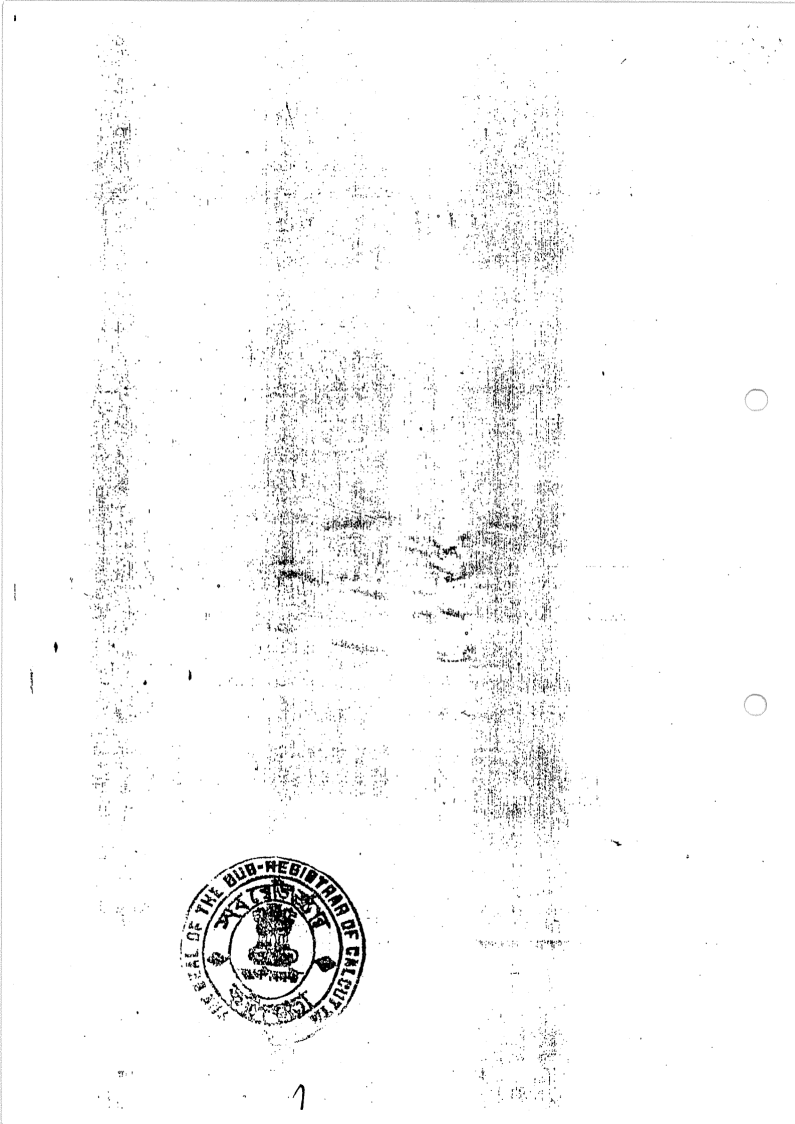
benefits of covenants for production as contained in any of the prior deed or deeds and/or evidence of title relating to the lands, hereditaments and premises and all other premises hereby conveyed and transferred or expressed or intended so to be TOGETHER WITH appurtenances unto and to the use of the said Purchaser absolutely and for ever subject to the terms and conditions of the lease dated the 16th December, 1957 and the Vendor doth hereby covenant with the said Purchaser that notwithstanding any act deed matter or thing by the said --Vendor done or executed or knowingly suffered to the contrary the said Vendor is lawfully, rightfully and absolutely seized and possessed of or otherwise entitled to the said land, -hereditaments and premises, hereby granted and conveyed or expressed and intended so to be and every part thereof for a perfect and indefeasible estate of inheritance without any manner of condition use trust or other thing whatsoever to alter defeat encumber or make void and that notwithstanding any such act, deed or thing whatsoever as aforesaid the said Vendor bath good one-seventh Maliki-right, absolute power and authority to convey and grant the said hereditaments and -premises hereby granted or expressed or intended so to be unto and to the use of the said Purchaser, in manner aforesaid and the said Purchaser shall and may at all times hereafter -peaceably and quietly possess and enjoy the said one-seventh Maliki-right of the hereditaments and premises and receive the one-seventh rents from the Lessees, issues, and profits thereof without any lawful eviction interruption claim or demand -whatsoever from or by the said Vendor or any person or persons lawfully or equitably claiming from under or in trust for her

from...



END : REGISTRAN OF IL SUNAMIEN
CALCULIAA.
4. (1. 65

from under any of her predecessors-in-title and that free from all encumbrances whatsoever made or suffered by the Vendor or any of her predecessors-in-title or any person or persons lawfully or equitably claiming as aforesaid and equitably claiming any estate or interest in the said hereditaments and premises or any part thereof from under or in trust for her the Vendor or from or under any of her pred cessor-in-title shall and will from time to time and at all times hereafter at the request and costs of the said Purchaser do or execute or cause to be done and executed all such acts deeds and things whatsoever for further and more perfectly assuring the said land house hereditaments and premises and every part thereof unto and to the use of the said Purchaser in manner aforesaid as shall or may be reasonably required AND the said Vendor doth hereby further covenant with the Purchaser that the --Vendor shall and will unless prevented by fire or some - inevitable accident from time to time and at all times hereafter upon every reasonable request and at the cost of the said Purchaser produce or cause to be produced unto her or her attorney or attorneys or agent or agents or at any trial, hearing, commission or examination or otherwise as occasion shall require all or any of the deeds and writings comprised in the Schedule hereto for the manifesting and defending and proving the title of the said Purchaser to and in hereditaments. and premises hereby granted or expressed so to be or any part thereof AND also at the like request and cost deliver or -cause to be delivered unto the Purchaser such attested or -other copies or abstracts of or contract from the said Deeds and writings or any of them as she may require AND shall and will in the meantime unless prevented as aforesaid keep the game...



same, deeds and writings safe unoblitered and uncancelled.

THE SCHEDULE ABOVE REFERRED TO :

ALL THAT one-seventh Maliki-right of partly two and partly three storied brick-built measuage, tenement or -- dwelling house, out-houses, garages, gates, stair-cases, electric fittings, and electric pump with all fittings, fixtures, baths, reserviors, kitchens, latrines and compound walls

TOGETHER WITH the piece or parcel of revenue-redeemed land hereto belonging and on part whereof the same is erected and built containing by measurement an area of one Bigha Six -- Cottahs Thirteen Chittaks, and Seven Square feet be the same a little more or less situate lying at and premises No. 6, Rawdon Street in the town of Calcutta and within the jurisdiction of the Corporation of Calcutta comprised in Holding Nos. 43 and 44 Block Nos. V and VI South Division in the town of Calcutta butted and bounded in the manner following, that is

on the North: by premises No.5, Rawdon Street, on the East: by Rawdon Street, and on the South & West: by premises No.7, Rawdon Street.

IN WITNESS WHEREOF the Vendor doth hereby set and subscribed her hand and seal the day month and year first above written.

SIGNED, SEALED and DELIVERED at Calcutta in the presence

J. B. Zaman, Adrocati. Shaukat Banu.



CALCUTIAN OF INSURANCES

RECEIVED of and from the within-named Purchaser the within-mentioned sum of Rupees Seven Thousand and Five Hundred being the full consideration of these presents as per Memo below:

Rs. 7,500 00

MEMO OF CONSIDERATION

75 pieces of Resure Bank of India

Notes of R 100/= each. - R. 7,500/=

Rupees Seven thousand five hundred only)

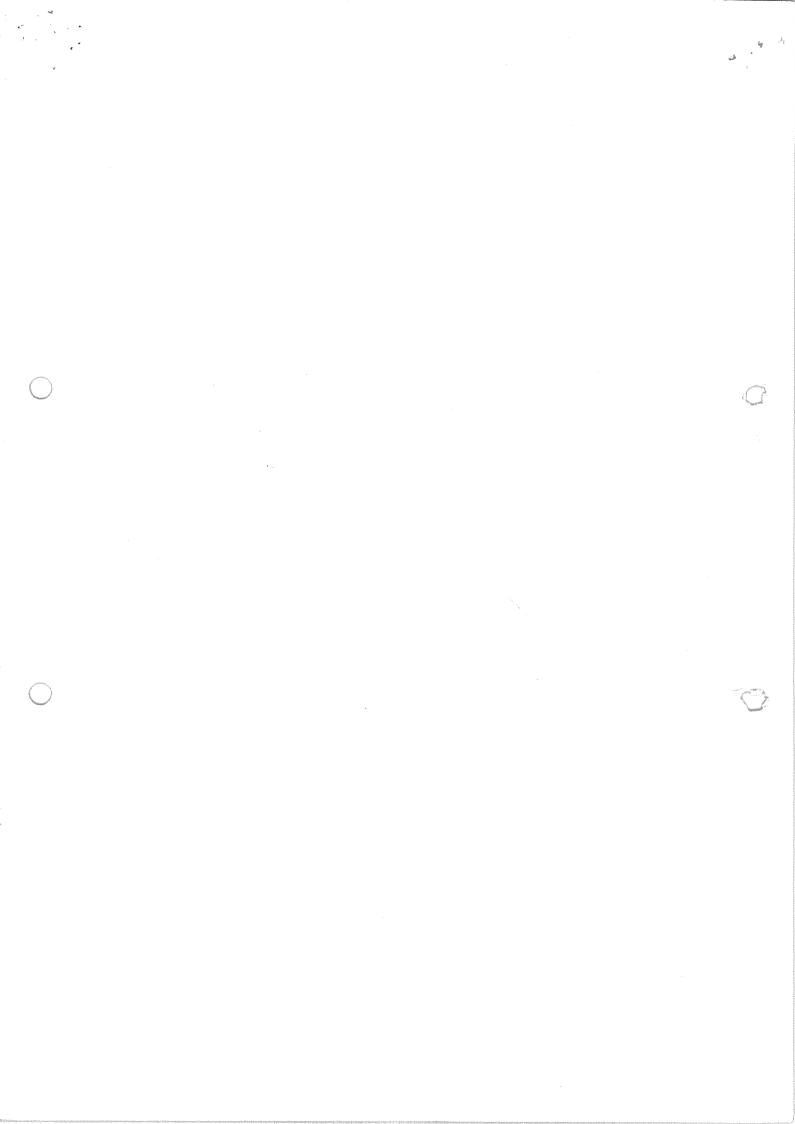
Shaukat Banu.

Witnesses :

S.B. Zamau, AdroCati



CALCIN IA. 68



DATED THIS THE 4TH DAY OF NOVEMBER, 1968

5172

M1/50



-: BETWEEN :-

SHAUKAT BANU

AND:

KAMRUNNESSA FAHTEMA KHATUN.

Sada do cue os Marian de Calcul II.

15- 11. 68

CONVEYANCE:

Res One-seventh Maliki-right of plemises No.6, Rawdon Street, Calcutta.



S. B. Zaman,
Advocate, High Court,
old Post Office Street,
Calcutta.

END & REHISTRAR OF M SURAP HEL CALCUMIA

4.11.64