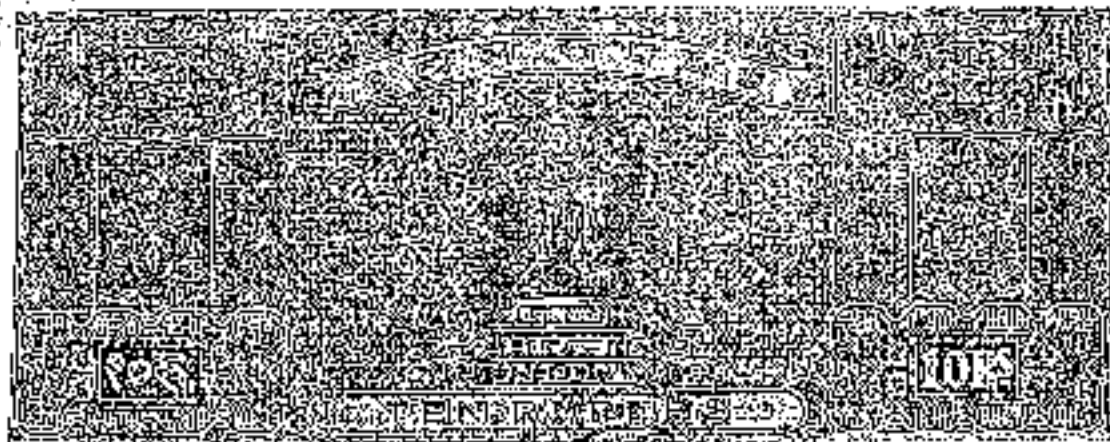


1958 - S.R.O - Alipur - I - 135 - 129 - 135 - 7796

10 Rs.



No-7796

Amount Three thousand
Rupees number sixty five only
Rs 500x6 = 3000 - 2000 = 1000
500 - 150 = 3650



Handwritten notes and signatures in the right margin, including a signature and the date 22/6/58.

Handwritten signature and date: 22/6/58

Handwritten notes and calculations:
A 18501
M-2.7
A 87852

By Pharamda Ch. Gupta
S.R.O Alipur
3/9/58

Vertical handwritten text: 20/6/58

Handwritten notes: 20/6/58

Handwritten notes: 20/6/58

Handwritten notes: 20/6/58

By Pharamda Ch. Gupta
S.R.O Alipur

Handwritten text in Hindi: श्री श्री लक्ष्मी माता निकेतने, श्री माता कल्याणी देवी मठ, श्री माता कल्याणी देवी मठ, श्री माता कल्याणी देवी मठ

ಅಧಿಕಾರವನ್ನು ಸುಸ್ಥಿರವಾಗಿ ಉಳಿಸುವ
ಕಾರ್ಯಕ್ರಮದ ಅಡಿಯಲ್ಲಿ (ಅಂಶ 28) 2015

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂಥ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ಇಂತಹ ಸಂದರ್ಭದಲ್ಲಿ ಅಧಿಕಾರವನ್ನು ಪರಿಷ್ಕರಿಸುವ

ସମ୍ପାଦକ, ଓଡ଼ିଆ ସାହିତ୍ୟ ବିଭାଗ
ଉତ୍କଳ ବିଶ୍ୱବିଦ୍ୟାଳୟ, କଟକ

ପ୍ରଫୁଲ୍ଲ କୁମାର ସୁବିହାରୀ

କେ. ପ୍ରଭୁ ଶଙ୍କର କନ୍ୟା କ୍ରୀଡ଼ା

ଶିକ୍ଷାପ୍ରାପ୍ତି ପାଇଁ ଓଡ଼ିଆ ଭାଷା

ପ୍ରତି କନ୍ୟା, ଉତ୍କଳ ବିଶ୍ୱବିଦ୍ୟାଳୟ

କଟକ, ଓଡ଼ିଶା ୭୫୧୦୦୩

ପ୍ରତି ଉତ୍କଳ ବିଶ୍ୱବିଦ୍ୟାଳୟ

କଟକ, ଓଡ଼ିଶା ୭୫୧୦୦୩

ଓଡ଼ିଆ ସାହିତ୍ୟ ବିଭାଗ

ଓଡ଼ିଆ ସାହିତ୍ୟ ବିଭାଗ

ଓଡ଼ିଆ ସାହିତ୍ୟ ବିଭାଗ

ଓଡ଼ିଆ ସାହିତ୍ୟ ବିଭାଗ

ଓଡ଼ିଆ ସାହିତ୍ୟ ବିଭାଗ

ଓଡ଼ିଆ ସାହିତ୍ୟ ବିଭାଗ

Registered in
No. 7796
1958

(Seal)

Printed at
R. P. Saha
1958

Printed at
R. P. Saha
1958

Printed at
R. P. Saha
1958

ಶ್ರೀಮತರ ವಿಶೇಷವಾಗಿ ಅಧ್ಯಯನ, ಅಧಿಕಾರ ಸಮಿತಿಯ
ಅವರು ಸಹಜವಾಗಿ ಸಂಭವಿಸಿದ 1-1-58

ಅಧ್ಯಯನ, ಅಧಿಕಾರ, ಅಧಿಕಾರ ಸಮಿತಿಯ
ಪ್ರತಿಷ್ಠೆ ಮತ್ತು ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ
ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ

ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ
ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ

ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ
ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ

ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ
ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ

ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ
ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ

ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ
ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ

ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ
ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ ಸಮಿತಿಯ ಅಧಿಕಾರ

Registered in
S No-7796
K No I
Ed No-138
S No-129-135
S No-1958

(S No-1)
P. S. Gupta
R. S. Gupta
9/9/58

Chiefly
P. Gupta
U 9/9/58
S No-1

T. R. D. S.
9/9/58

Chiefly

D. K. Mysundar
9/9/58

ਸਿਰਫ਼ ਉਸਦੀ ਉਪਸਥਿਤੀ ਨਾਲ ਹੀ, ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ ਹਿੱਸੇ ਵਿੱਚ ਰੱਖਣ ਦੀ ਯੋਗਤਾ

ਵਿੱਚੋਂ (ਅਧਿਕਾਰ) ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ਅਧਿਕਾਰਾਂ ਵਿੱਚੋਂ, ਆਪਣੇ ਅਧਿਕਾਰਾਂ ਨੂੰ ਆਪਣੇ

ଅହମଦୀ କ୍ରମେ ଉପର ଖଣ୍ଡରେ ଏକ ତାହା
ମିଶ୍ରଣ, ତେଣୁ ଏହା ମଧ୍ୟ, ଅଧିକତର ଅଂଶରେ ଏହି
ମିଶ୍ରଣ ଉପସାଧାରଣ ଯୁକ୍ତ, ଏହା ସମସ୍ତ ଉପର
ପଦାର୍ଥ, ଚିନି ଓ ବାଜି, ବିଶୁଦ୍ଧ ସ୍ୱାଦୁ - ଦ୍ରବ୍ୟରୂପ
ଏହି ହେତୁ, ଏହା ଏକ ଚାଉଳି ପଦାର୍ଥ ମଧ୍ୟ ହୋଇ
ଏ, ତାହା ହେତୁ, ତେଣୁ ସ୍ୱାଦୁ ଏକ ଚାଉଳି
ଏହା, ଏହା ସମସ୍ତ, ଏକ ମିଶ୍ରଣରୁ ଉତ୍ପନ୍ନ
କାର୍ଯ୍ୟ ମଧ୍ୟ ଉପସାଧାରଣ, ଏହା ଏକ ମିଶ୍ରଣରୁ
ଉପସାଧାରଣ ତାହାହେତୁ ଏହା ମିଶ୍ରଣରୁ ସମସ୍ତ
ଏହା ଉପର ଏହା ହେତୁ, ତେଣୁ ଏହା ଏକ ଚାଉଳି
ଏହା ସମସ୍ତ, ଏହା ମିଶ୍ରଣରୁ ଉତ୍ପନ୍ନ ଚାଉଳି
ଏହା, ତେଣୁ ଏକ ମିଶ୍ରଣରୁ ଉତ୍ପନ୍ନ ଚାଉଳି
ଏହା ସମସ୍ତ, ତେଣୁ ଏହା ଏକ ମିଶ୍ରଣରୁ
ଏହା ଏହି ପଦାର୍ଥରୁ ଏହା ଏକ ଚାଉଳି
ଏହା ସମସ୍ତ, ଏହା ଏକ ମିଶ୍ରଣରୁ ଉତ୍ପନ୍ନ
ଏହା, ତେଣୁ ଏକ ମିଶ୍ରଣରୁ ଉତ୍ପନ୍ନ ଚାଉଳି
ଏହା ସମସ୍ତ, ଏହା ଏକ ମିଶ୍ରଣରୁ ଉତ୍ପନ୍ନ
ଏହା, ତେଣୁ ଏକ ମିଶ୍ରଣରୁ ଉତ୍ପନ୍ନ ଚାଉଳି
ଏହା ସମସ୍ତ, ଏହା ଏକ ମିଶ୍ରଣରୁ ଉତ୍ପନ୍ନ

କୋମ୍ପ୍ୟୁଟର ଆପରେଟିଭ୍ କର୍ମକ୍ରମର
କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି ପାଇଁ ଉପାୟାନୁଷ୍ଠାନ ରହିଛି।

କୋମ୍ପ୍ୟୁଟର କୋମ୍ପ୍ୟୁଟିଙ୍ଗ୍, ଡିଜିଟାଲ୍ ଡାଟା ପ୍ରୋସେସିଂ

ଆଦି କର୍ମ ସମ୍ପର୍କରେ ସମସ୍ତ ଆବଶ୍ୟକ ସମ୍ଭବତା
ପ୍ରଦାନ କରାଯାଇଛି। ଏହା ସମ୍ଭବ କରୁଛି ଡାଟା ପ୍ରୋସେସିଂ
କ୍ଷେତ୍ରରେ କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି କରିବା। ଏହା ଡାଟା ପ୍ରୋସେସିଂ
କ୍ଷେତ୍ରରେ କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି କରିବା ପାଇଁ ଉପାୟାନୁଷ୍ଠାନ
ରହିଛି। ଏହା ଡାଟା ପ୍ରୋସେସିଂ କ୍ଷେତ୍ରରେ କାର୍ଯ୍ୟକାରୀତା
ବୃଦ୍ଧି କରିବା ପାଇଁ ଉପାୟାନୁଷ୍ଠାନ ରହିଛି। ଏହା ଡାଟା
ପ୍ରୋସେସିଂ କ୍ଷେତ୍ରରେ କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି କରିବା ପାଇଁ
ଉପାୟାନୁଷ୍ଠାନ ରହିଛି। ଏହା ଡାଟା ପ୍ରୋସେସିଂ କ୍ଷେତ୍ରରେ
କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି କରିବା ପାଇଁ ଉପାୟାନୁଷ୍ଠାନ ରହିଛି।
ଏହା ଡାଟା ପ୍ରୋସେସିଂ କ୍ଷେତ୍ରରେ କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି
କରିବା ପାଇଁ ଉପାୟାନୁଷ୍ଠାନ ରହିଛି। ଏହା ଡାଟା ପ୍ରୋସେସିଂ
କ୍ଷେତ୍ରରେ କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି କରିବା ପାଇଁ ଉପାୟାନୁଷ୍ଠାନ
ରହିଛି। ଏହା ଡାଟା ପ୍ରୋସେସିଂ କ୍ଷେତ୍ରରେ କାର୍ଯ୍ୟକାରୀତା
ବୃଦ୍ଧି କରିବା ପାଇଁ ଉପାୟାନୁଷ୍ଠାନ ରହିଛି। ଏହା ଡାଟା
ପ୍ରୋସେସିଂ କ୍ଷେତ୍ରରେ କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି କରିବା ପାଇଁ
ଉପାୟାନୁଷ୍ଠାନ ରହିଛି। ଏହା ଡାଟା ପ୍ରୋସେସିଂ କ୍ଷେତ୍ରରେ
କାର୍ଯ୍ୟକାରୀତା ବୃଦ୍ଧି କରିବା ପାଇଁ ଉପାୟାନୁଷ୍ଠାନ ରହିଛି।

উক্ত নিবন্ধ ও প্রথম 'স' চিহ্নিত স্থলে

আমের প্রত্যক্ষিত হোক যেন কোন ১/২ হাওর

সংক্রান্ত স্থান ১৫০০ - ধান-৬/ ক্রম ২৪৭০০০০

যদি কোনও স্থান ১৫০০, ১৬০০০ প্রায় প্রকৃত নিবন্ধ
আমের প্রথম 'স' প্রকৃত (২০০০) হোক কর্মসূচি চিহ্নিত
সিদ্ধি হোক কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০
১৫০০/২২/৪১ (সংক্রান্ত স্থান) নিবন্ধ স্থান ১৫০০

১. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০
২. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০
৩. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০
৪. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০

৫. কোনও স্থান ১৫০০ - ধান-৪/ ক্রম
৬. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০

৭. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০
৮. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০

৯. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০
১০. কোনও স্থান ১৫০০ হোক কোনও স্থান ১৫০০

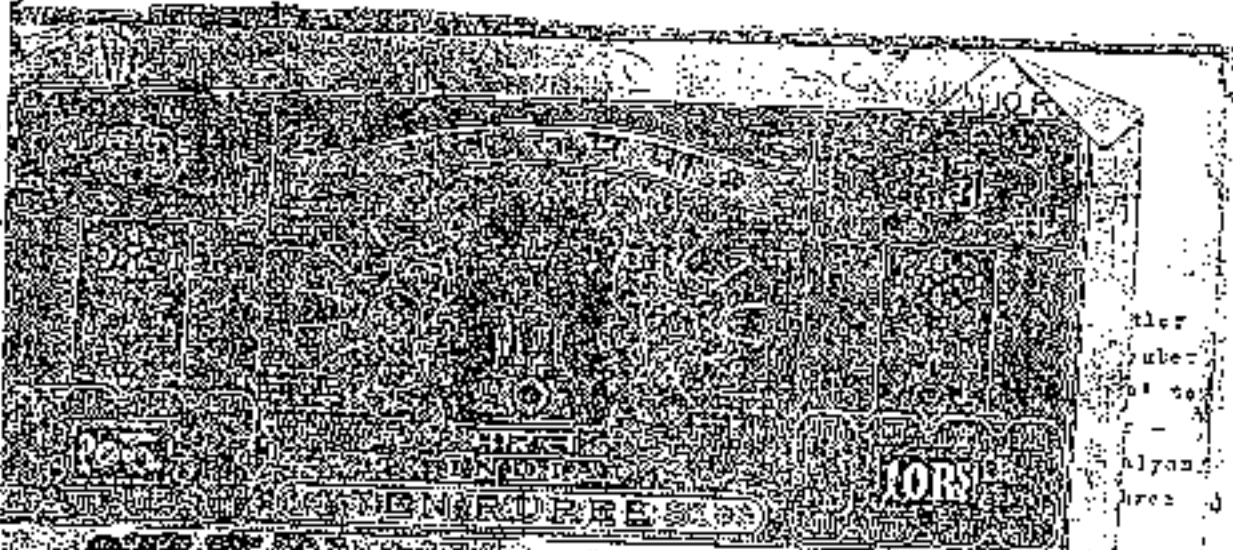
3465- NO 3845- Solig Sm Mayabadi Delhi 2007
 P. Mukherjee RD. Cal-26 St. B. Ray showing Treasurer
 the 2/9/58 Calcutta Collectors - Tinning of Govt - 3000 before
 is in the - 1/2 - 1/5 - 3465- NO 3845- Solig Sm Mayabadi
 Delhi 2007 Shyama Prasad Mukherjee RD. Cal-26 St. B. Ray
 showing Treasurer Calcutta Collectors Tinning of Govt
 3000 - 2/ - 200 - 1/2 - 1/5 - 3465- NO 3845- Solig
 - Mayabadi Delhi 2007 Shyama Prasad Mukherjee RD
 Cal-26 St. B. Ray showing Treasurer the 2/9/58 Calcutta
 Collectors Tinning of Govt - 3000 - 2/ - 200 - 1/2 - 1/5 -
 - 3465- NO 3845- Solig Sm Mayabadi Delhi 2007
 Shyama Prasad Mukherjee RD. Cal-26 St. B. Ray showing
 Treasurer the 2/9/58 Calcutta Collectors Tinning of Govt
 3000 - 2/ - 200 - 1/2 - 1/5 - 3465- NO 3845- Solig
 Sm Mayabadi Delhi 2007 Shyama Prasad Mukherjee
 RD. Cal-26 St. B. Ray showing the 2/9/58 Calcutta Collectors
 Tinning of Govt - 3000 - 2/ - 200 - 1/2 - 1/5 - 3465-

Filed by R. S. by [Signature]
 Shyama Prasad Mukherjee RD. Cal-26 St. B. Ray
 9/9/58 9/9/58 9/9/58
 P. S. R. O. Alapora
 1/1/58

P. D. S. R. O. Alapora
 2/6/58



S. D. S. R. O. Alapora
 2/6/58



STATE OF WEST BENGAL
GOVERNMENT OF WEST BENGAL

30.3.87

30.3.87

... of ...

... of ...

... of ...

... of ...

... of ...

... of ...

... of ...

... of ...

... of ...

... of ...

... of ...

... of ...

... of ...

After
sube-
of to
-
Alyan
area
in
and
the
hold
1976
and
trustee
being
and
the
the
1961
and
the
took
element
pertine
said
said
and
and or

WHEREAS ...

AND WHEREAS said San. Khyasati Devi hereinafter called the Settlor by a Bengal Deed of Settlement dated the 5th day of September 1955 settled the properties mentioned in the Schedules 'A' to 'G' to the said Deed of Settlement for the benefit of her three grandsons said Sankaradev Nath Chowdhury since deceased, Kalyan Chowdhury also since deceased and Jaganta Chowdhury the three sons of her said son Rai Sankaradev Nath Chowdhury.

AND WHEREAS by the said Deed of Settlement the Settlor had provided that on the death of the settlor the said Trustee may at any time thereafter in his absolute discretion divide and distribute the properties mentioned in the Schedules to the said Deed of Settlement ~~amongst~~ ^{in equal shares} namely the said three grandsons of the Settlor in equal shares to be held and enjoyed by them as absolute property of each of them.

AND WHEREAS the said Settlor died on the 8th day of May, 1973

AND WHEREAS the said Kalyan Chowdhury one of the Beneficiaries under the said Bengal Deed of Settlement died unmarried and intestate on the 18th day of November, 1970 leaving the trustee his father his sole heir said Kalyan Chowdhury's mother having pre-deceased him on or about the 15th day of April, 1934 and on his demise before the death of the settlor and after the death of his mother his undivided share or interest as beneficiary under the said Bengal Deed of Settlement vested in the trustee as the sole heir.

AND WHEREAS said Sankaradev Nath Chowdhury also died on the 13th day of July, 1973 intestate leaving his widow said San. Puspa Chowdhury and his only son said Sankaradev Nath Chowdhury -- also known as Sankaradev Chowdhury as his heirs and legal representative his surviving and being seized and possessed (inter alia) of the beneficial interest under the said Bengal Deed of Settlement in the properties comprised in Schedules to the said Deed of Settlement.

AND WHEREAS in exercise of the powers vested in the Trustee in that behalf conferred in the said Bengal Deed of Settlement the ~~Trustee~~ ^{Trustee} has from time to time sold various parts or portions of the said properties mentioned in the Schedules to the said Bengal Deed of Settlement and as a result the said proceeds is now held by the Trustee in seven and half percent National Rural Development (N.R.D.) Bond the said sum forming part and parcel of the Trust Estate created by the said Bengal Deed of Settlement and is held by him as such Trustee.

AND WHEREAS in the events that have happened the heirs and legal representatives of said Somanendra Nath Choudhury deceased have become vested with the beneficial interest of their husband and in the said Somanendra Nath Choudhury in the remaining properties covered by the said Bengali Deed of Settlement, the trustee in his capacity as heir of Sanyal Choudhury has also become entitled to another 1/3rd share of the remaining properties comprised in the Schedule to the said Bengali Deed of Settlement and said Jayanta Choudhury is vested with the beneficial interest in the said remaining properties mentioned in the Schedule to the said Bengali Deed of Settlement.

AND WHEREAS the Trustee has given orders and in exercise of the powers vested in him under the said Bengali Deed of Settlement and all other powers enabling him to do so the Trustee has decided to bring an end to the Trust by transferring the said group of beneficiaries the properties mentioned in the Schedule to the said Bengali Deed of Settlement and with that end in view has divided the properties and fund in three parcels each part whereof is intended to be hereby transferred to the beneficiaries and their interests mentioned separately to be held by them in lieu of their respective shares as the absolute property of their free of any trust or obligations created by the said Bengali Deed of Settlement hereinafter mentioned.

AND WHEREAS it has been a term of the transfer that each of the beneficiary out of their separate estate and/or out of the estate now transferred to them as absolute estate will meet and pay all liabilities in respect of the properties transferred to each of them in their respective 1/3rd share as all the liabilities - namely, the Municipal rates and taxes, income-tax, wealth-tax and various other outgoings connected with the estate as the same can not be immediately discharged and satisfied and would have to be so done on determination of such liability and demand in respect of them.

AND WHEREAS the aforesaid assets forming part of the said Trust Estate namely the shares and securities and the investment and cash in hand and at Bank which have been divided and the investment have been divided into three equal lots and simultaneously with execution of these proceeds such shares securities investments, cash in hand and at Bank have been transferred to the beneficiaries by signing of proper Transfer Deed in their favour and/or necessary authorisation by delivering such Deeds, along with the Share Scrips as to enable the beneficiaries to register their names in the books of the company as the holders thereof.

AND WHEREAS

AND WHEREAS steps have also been taken for the purpose of effect-
ually vesting the fund now held in National Rural Development -
Fund in equal shares in the said beneficiaries as set out in
them the said investments in equal shares free of all obligations
covered by the said Bengali Deed of Settlement to us held by them
as the absolute estate of each of them;

AND THIS INSTRUMENT WITNESSETH that in consideration of the premi-
um and conveyance and assent once the beneficiaries the several pieces
and parcels of land and building fully described in the Schedule
hereunder written and shown in the Map or Plan annexed hereto and
thereon enclosed by different holders OR HOWSOEVER OTHERWISE the
said land and premises or any part thereof now use or is here-
fore used or was situated bounded by the boundaries called known -
numbered described or distinguished TOGETHER WITH drains paths
passages rights liberties rights easements and appurtenant
things whatsoever to the said land and premises belonging or anywise
appertaining or usually used or enjoyed therewith or reputed to
belong to or to be appurtenant thereto and all the estate right
title interest claim and demand whatsoever of the trustee (as the
personal representative of the said testator) in or to or upon the
said land and premises or any part thereof TOGETHER WITH all
rights paths and easements of title whatsoever in anywise relat-
ing to or concerning the said land and premises or any part
thereof which now are in the possession power or control of the
trustee or any other person or persons from whom they or any of
them may procure the same without any action or suit TO HAVE AND
TO HOLD the said land premises strictly granted or expressed or
intended as to be unto and to the use of the beneficiary absolu-
tely and for ever. AND the trustee doth hereby covenant with the
beneficiaries that the trustee has not done any act or thing
wherby he may be prevented from assuring the premises to the
beneficiaries in the manner aforesaid.

THE SCHEDULE ABOVE REFERRED TO:-

1. ALL THAT undivided 1/8th share of land in the dwelling house
forming part of the municipal premises No. 200A, Shyamal Prasad -
Nukherjee Road, within the municipal limits of Calcutta, Town -
Tollygunge, Sub-Division Alipore with pre-erected building and
grounds and Rent free land appurtenant thereto measuring in the
aggregate 41-

5-

(5) :-

aggregate 13 Cottages 1 Chitack and 5 square feet and a passage at the southern extremity of it having an area of 7 Cottages 3 Chitacks in all to 31 Cottages 3 Chitacks and 5 square feet comprised in Holding Nos. 27 and 30 (formerly part of 16A, Evers Road) and better and bounded in the manner following, that is to say On the North by Tipu Sultan Road, On the East by Shyam Prasad Mukherji Road, On the West by premises No. 29/2A, Pratapaditya Road and On the South by the said passage forming part of the above mentioned premises and thereafter by premises No. 200X, Shyam Prasad Mukherji Road, Calcutta, and delineated in the map enclosed hereto and therein shown as both 'A' and 'B' enclosed by red line and the common passage indicated by term 'Salient OR HOWEVER OTHERWISE the same may be described or distinguished:-

2. ALL THAT brick built single storied messuage or Dwelling House together with Asbestos Shed Roofing being part of premises No. 29/1, Pratapaditya Road measuring 1 Cottage 16 Chitack and 23 Square feet to the same a little more or less known as 19/1, Pratapaditya Road in Thana Tollygunge in the South Division of the town of Calcutta forming part of Holding Nos. 27 and 30 Sub-Registry Alipore better and bounded in the manner following, that is to say, On the North by Tipu Sultan Road, On the East by portion of 30/2A, Pratapaditya Road, On the South by portion of 30/2A, Pratapaditya Road and On the West by portion of 30/2A, Pratapaditya Road. OR HOWEVER OTHERWISE the same may be described or distinguished delineated in the map or plan enclosed hereto and therein coloured by yellow border.

3. ALL THAT brick built single storied messuage or dwelling House together with Asbestos Shed Roofing measuring two Cottages one Chitack and forty square feet to the same a little more or less situate lying at and being portion of premises No. 30/2A, Pratapaditya Road within the municipal limits of Calcutta forming part of Holding Nos. 27 and 30 Thana Tollygunge Sub-Registry Alipore better and bounded in the manner following that is to say On the North by Tipu Sultan Road, On the East by portion of premises No. 30/2A, Pratapaditya Road, On the South by portion of premises No. 30/2A, Pratapaditya Road and On the West by the Sub-Station CESC., on premises No. 30/1, Pratapaditya Road. OR HOWEVER OTHERWISE the same may be described or distinguished and shown in the map or plan enclosed hereto and therein coloured by green borders.

IN WITNESS

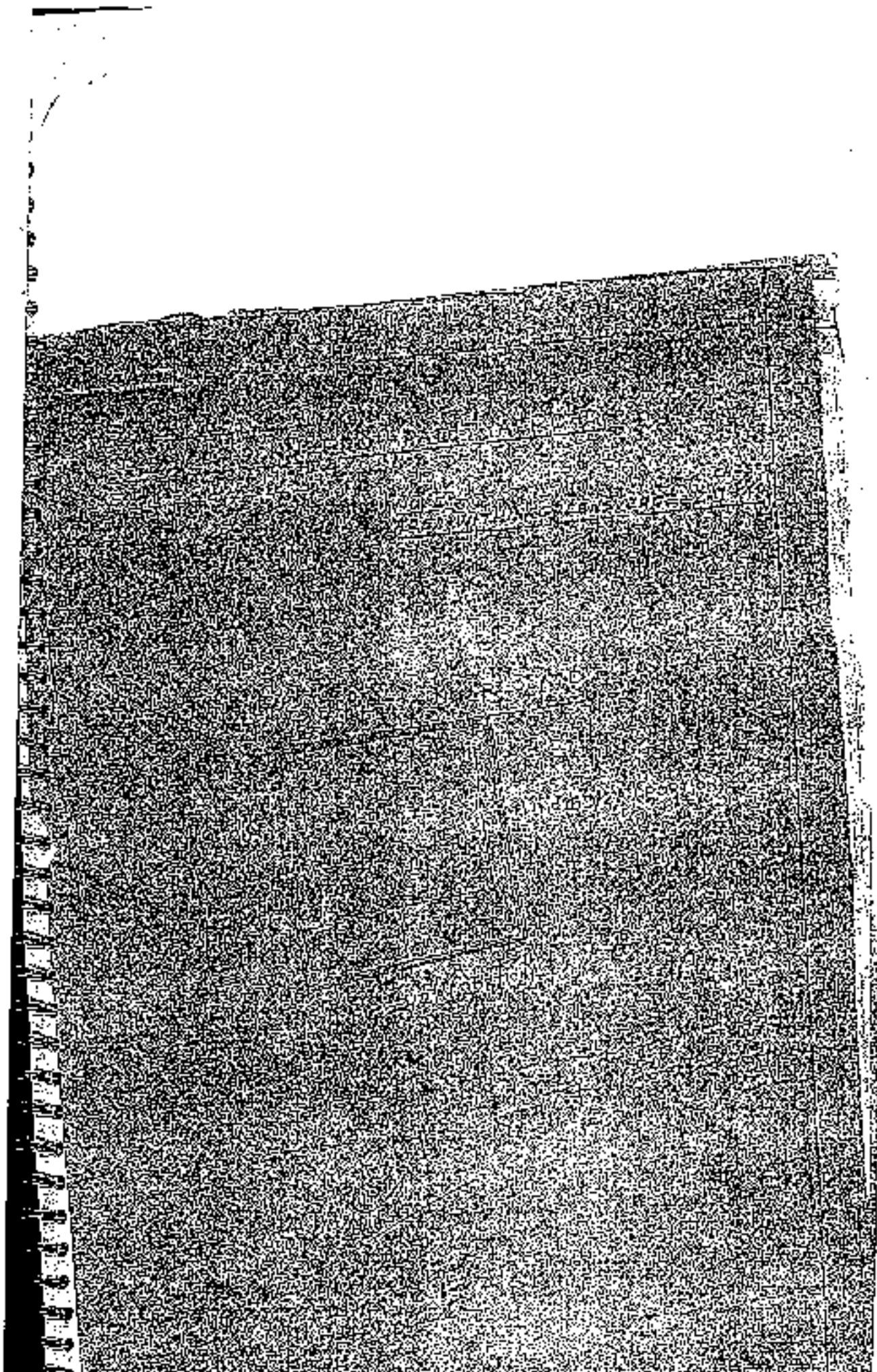
IN WITNESS WHEREOF the Trustee has hereunto set hand subscribed -
his hand and seal the day month and year first above written.

SIGNED, SEALED AND DELIVERED
at Calcutta in the presence
of:-

R. K. Ghosh
Attorney
High Court
Calcutta

Witness
Witness of the above written
Lunch

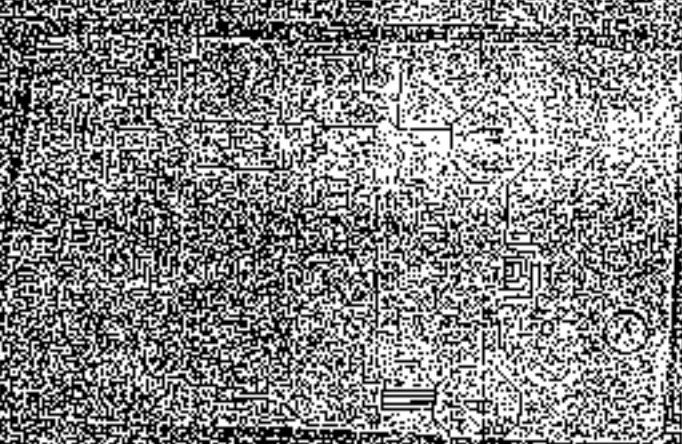
Witness
Witness of the above written
Lunch



PROCAD MICHELE ROAD

LA VALLA
CANTONE DI PISTOIA

CONTRADA S. GIUSEPPE



PROCAD MICHELE ROAD

Redd
1934
1934
1934

12/15/34
RECEIVED THIS DAY OF *Jan* 1935

3-

RECEIVED
RECEIVED
RECEIVED

File

To arrive

TRANSFER FROM
DEPT OF POSTS & TELEGRAPHS

11.1.82



30-38

5, 3, 10
ADVOCATES & SOLICITORS
7, 100-POST OFFICE ST.
CALCUTTA.

The following is a list of the names of the members of the committee appointed by the Government of India to inquire into the activities of the Communist Party of India (CPI) in the State of Kerala during the period from 1947 to 1952. The committee was constituted on 15th November 1951.

The members of the committee are:

1. Mr. K. M. Panikkar, Chairman
 2. Mr. K. P. Menon
 3. Mr. K. G. Gopinathan
 4. Mr. K. V. Krishna Rao
 5. Mr. K. S. Varma
 6. Mr. K. S. Srinivasan
 7. Mr. K. S. Ramani
 8. Mr. K. S. Ramani
 9. Mr. K. S. Ramani
 10. Mr. K. S. Ramani

The committee has submitted its report to the Government of India on 15th November 1952. The report contains a detailed account of the activities of the CPI in Kerala during the period mentioned above.

The committee has also submitted a list of the names of the members of the CPI in Kerala during the period from 1947 to 1952. The list contains the names of 1,000 members of the CPI in Kerala.

The committee has also submitted a list of the names of the members of the CPI in Kerala during the period from 1947 to 1952. The list contains the names of 1,000 members of the CPI in Kerala.

The following is a list of the names of the members of the committee appointed by the Government of India to inquire into the activities of the Communist Party of India (CPI) in the State of Kerala during the period from 1947 to 1952. The committee was constituted on 15th November 1951.

The members of the committee are:

1. Mr. K. M. Panikkar, Chairman
 2. Mr. K. P. Menon
 3. Mr. K. G. Gopinathan
 4. Mr. K. V. Krishna Rao
 5. Mr. K. S. Varma
 6. Mr. K. S. Srinivasan
 7. Mr. K. S. Ramani
 8. Mr. K. S. Ramani
 9. Mr. K. S. Ramani
 10. Mr. K. S. Ramani

The committee has submitted its report to the Government of India on 15th November 1952. The report contains a detailed account of the activities of the CPI in Kerala during the period mentioned above.

The committee has also submitted a list of the names of the members of the CPI in Kerala during the period from 1947 to 1952. The list contains the names of 1,000 members of the CPI in Kerala.

The committee has also submitted a list of the names of the members of the CPI in Kerala during the period from 1947 to 1952. The list contains the names of 1,000 members of the CPI in Kerala.

AND WHEREAS (1) SH. RAJESH CHANDRAN widow of Soudendra Nath Choudhury, deceased (2) SH. SUDENDRA NATH CHANDRAN son of said Soudendra Nath Choudhury a minor under the age of 18 years represented by his mother and natural guardian said Sh. Rajesh Choudhury residing at 200A, Shyama Prasad Mukherji Road, within the Municipal limits of Calcutta, (3) SH. JAYANTA CHANDRAN called 'The Beneficiary Trust' (which expression shall unless excluded by or repugnant to the context be deemed to include their respective heirs, executors, administrators, legal representatives and assigns) of the

OTHER PART
 WHEREAS said Sh. Rajesh Choudhury by a Bengali Deed of Settlement dated the 5th day of September 1966 settled the properties mentioned in the schedules 'A' to 'G' to the said Deed of Settlement for the benefit of his grandsons said Soudendra Nath Choudhury since deceased, Rajesh Choudhury also since deceased and Jayanta Choudhury the three sons of said Sh. Rajesh Choudhury.

AND WHEREAS by the said Deed of Settlement the settlor had provided that on the death of the settlor the said trustee may at any time thereafter in his absolute discretion divide and distribute the properties mentioned in the schedules to the said Deed of Settlement amongst the beneficiaries namely the said three grandsons of the settlor in equal shares to be held and enjoyed by them as absolute property of each of them.

AND WHEREAS the said settlor died on the 5th day of May, 1970.

AND WHEREAS said Rajesh Choudhury one of the beneficiaries under the said Bengali Deed of Settlement died unmarried and intestate on the 11th day of November 1970 leaving the trustee his trustee his wife being said Rajesh Choudhury's mother having pre-deceased him on or about the 11th day of April 1961 and on his demise

before

before the death of the settlor and after the death of his mother
his undivided share or interest as beneficiary under the said General
Deed of Settlement vested in the trustee as his sole heir.

AND WHEREAS said Sankendra Nath Chowdhury also died on the 10th day
of July, 1979 intestate leaving his widow said Subhaya Chowdhury
and his only son said Suddhendra Nath Chowdhury also known as --
Sudipa Chowdhury as his heirs and legal representative his survi-
ving and being called and possessed (inter alia) of the beneficial
interest under the said General Deed of Settlement in the properties
comprised in Schedule to the said Deed of Settlement.

AND WHEREAS in exercise of the powers vested in the Trustee in that
Deed contained in the said General Deed of Settlement the ^{Trustee}
has from time to time sold various parts or portions of the said --
properties mentioned in the Schedule to the said General Deed of
Settlement and as a result the said proceeds is now held by the --
Trustee in seven and half percent National Rural Development (N.R.D.)
Bond the said sum forming part and parcel of the Trust Estate cre-
ated by the said General Deed of Settlement and is held by him as
such Trustee.

AND WHEREAS in the events that have happened the wife and legal
representatives of said Sankendra Nath Chowdhury deceased have become
vested with the beneficial interest of their husband and father said
Sankendra Nath Chowdhury in the remaining properties covered by the
said General Deed of Settlement, the trustee in his capacity as heir
of Kalyan Chowdhury has also become entitled to another 1/5th share
of the remaining properties comprised in the Schedule to the said
General Deed of Settlement and said Jayanta Chowdhury is vested with
the beneficial interest in the said remaining properties mentioned
in the Schedule to the said General Deed of Settlement.

AND WHEREAS

AND WHEREAS the Trustee has given in exercise of the power vested in him under the said Bequest's deed of Settlement and all other powers enabling him to do so, the trustee has decided to bring an end to the Trust by transferring to each group of beneficiaries the properties mentioned in the schedule of the said Bequest's deed of Settlement and with that, and in view has divided the properties and land in three parcels each part whereof is intended to be hereby transferred to the beneficiaries as hereinafter mentioned separately to be held by them in lieu of their respective shares as the absolute property of them free of any trust or obligations created by the said Bequest's deed of Settlement hereinafter mentioned.

AND WHEREAS it has been a term of the transfer that each of the beneficiaries not of their separate estate 1/3rd part of the estate now transferred to them as absolute estate will meet and pay all liabilities in respect of the properties transferred to each of them in their respective 1/3rd shares as all the liabilities namely, the municipal rates and taxes, income-tax, wealth-tax and such other outgoings connected with the estate as the same cannot be immediately discharged and satisfied and would have to be so done on liquidation of such liability are deemed in respect of them.

AND WHEREAS the movable assets forming part of the said Trust Estate, namely the assets and securities and the investment and cash in hand and at bank which pass by delivery or possession have been divided into three equal lots and simultaneously with the execution of these orders to such assets securities investments, cash in bank and at hand have been transferred to the beneficiaries by means of proper Transfer Deed in their favour and/or necessary authorization by delivering such deeds along with the share scripts so as to enable the beneficiaries to register their names in the books of the company as the holders thereof.

AND WHEREAS

AND CERTAIN steps have also been taken for the purpose of effectually vesting the fund now held in National Rural Development Bond in equal shares in the said beneficiaries so as to vest in them the said investments in equal shares free of all obligations owed by the said Financial Dept of Settlement to be paid by them as the absolute estate of each of them.

NOW THIS INSTRUMENT WITNESSETH that in consideration of the premises the trustee of the said Mayabadi Wajid Trust hath hereby transfer and convey and assure unto the beneficiaries the several pieces and parcels of land and building fully described in the Schedule hereunder written and shown on the Map or plan annexed hereto and thereon enclosed by different borders or BOUNDARIES DEFINED the said land and premises or any part thereof now are or so hereafter were or was situated separated bounded bounded called or to be hereafter described or distinguished TOGETHER WITH certain rights appurtenant thereto and appurtenances whatsoever to the said LAND and premises belonging or to be appurtenant or usually held or enjoyed therewith or reputed to belong to or to be appurtenant thereto and all the estate right title interest claim and demand whatsoever of the trustee (as the personal representative of the said testator) in or upon the said land and premises or any part thereof together WITH all deeds patents and instruments of title whatsoever in anywise relating to or concerning the said land and premises or any part thereof of which now are in the possession power or control of the trustee or any other person or persons from whom they or any of them may procure the same without any action or suit.

TO HAVE AND TO HOLD THE said land premises hereby granted or expressed or intended to be unto and to the use of the beneficiary absolutely and for ever.

WITNESSETH

AND the trustee shall pay... the trustee has not done any act... prevented from... manner of...

SCHEMATIC APPROXIMATE TO :

1811-11.

ALL THAT undivided 1/5th share of all in the... within the municipal limits... apartments... an area of 2... ft. comprised in...

- On the North : by Bapu Sultan Road
- On the East : by Shyam Prasad Mukherji Road.
- On the West : by premises No. 59/A1, Pratapa Liva Road
- On the South : by the said passage... above mentioned premises and thereafter by premises No. 200K, Shyam Prasad Mukherji Road.

and delineated in the map... as shown... marked... bed or distinguished.

1811-11.

ALL THAT two storied brick built... piece of parcel of revenue free... on... area of...

1811-11

some a little more or less... at...
 ...with the...
 ...of Calcutta...
 ...the...
 ...the...
 ...the...
 ...the...

- On the North : By...
- On the East : By...
- On the South : By...
- On the West : By...

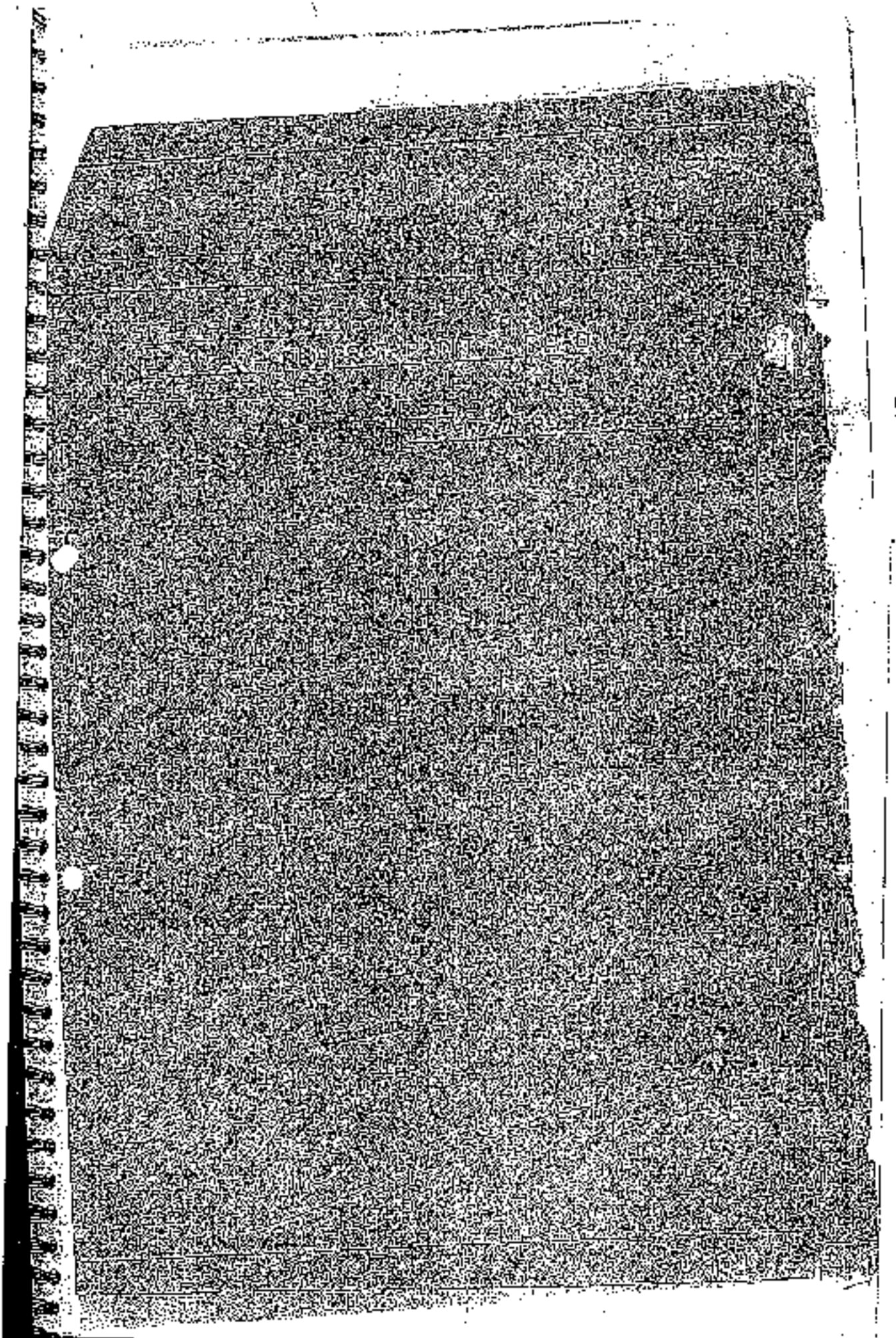
Or How-ever...
 and...
 ad by...

IN WITNESS WHEREOF the...
 hand and seal the day month and year first above written.

SIGNED SEALED AND DELIVERED...
 at Calcutta in the presence of :

Handwritten signatures and notes:
 ...
 ...
 ...

Handwritten signatures:
 ...
 ...



BY PERMISSION OF

THE NATIONAL ARCHIVES

SCALE 1:1000

THE NATIONAL ARCHIVES

COLLEGE PARK, MARYLAND

1963

THE NATIONAL ARCHIVES

COLLEGE PARK, MARYLAND

1963

THE NATIONAL ARCHIVES

COLLEGE PARK, MARYLAND

1963

THE NATIONAL ARCHIVES

COLLEGE PARK, MARYLAND

1963

THE NATIONAL ARCHIVES

COLLEGE PARK, MARYLAND

1963

RECEIVED
1987

30 DAY 17 March 87

ESTATE

RAI KUTUBSHA KATI CALANDRY

A. D. S.

DR. SURESH CHANDRAN & CO. CHENNAI.



TRUSTEE OF THE ESTATE

OF R. K. KATI

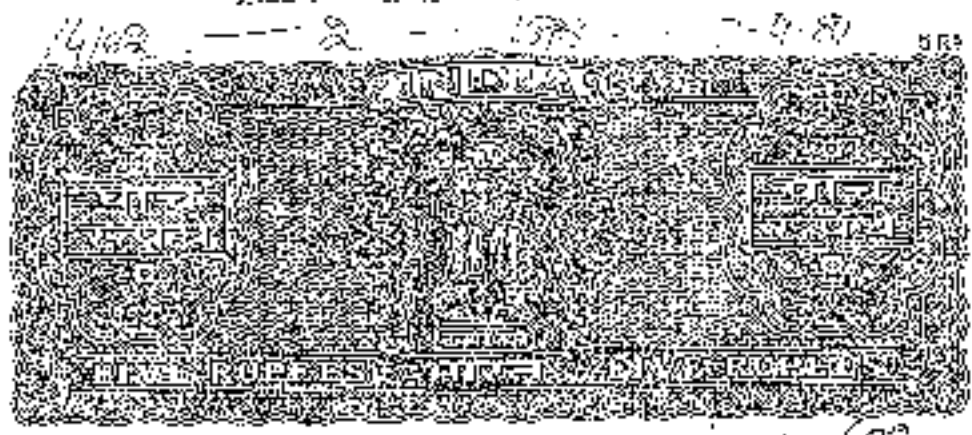
IN TRUST FOR

Handwritten signature



30.3.87

A. C. KAR,
TRUSTEE,
7, OLD POST OFFICE STREET,
CHENNAI.



$$\frac{4.04}{100} \times 1000 = 40.4$$

$$27.5 \quad 2 \quad 31$$

$$3.23$$

$$3.50$$

$$3.22$$

600
 13.50
 1

Rs 70 ... of 1 ...

Allowed under Rule 20 ...
 the ... of Oct 1977 and also as ...
 by ... stamp ... Oct 1972 & 1977
 ... 1A No. 62 B.

Paid on ...
 Rs 50 -
 50 -
 25 -
 4 -
 ...
 ... 129 -

$$\frac{1.5}{100} \times 50 = 0.75$$

$$0.75$$

... D. N. ...
 ...
 20.3.21

20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 30
 31
 32
 33
 34
 35
 36
 37
 38
 39
 40
 41
 42
 43
 44
 45
 46
 47
 48
 49
 50

256.

1940

Provincia

La Paz

...



...

১৯৬১-৬২-এ স্থানান্তর করা হইবে

২০-১১-৬১-এ স্থানান্তর করা হইবে

২০-১১-৬১-এ স্থানান্তর করা হইবে

(স্বাক্ষর)

THIS INSTRUMENT was this 10th day of June

1961 RAJENDRA NATH CHOWDHURY son of RAJ ...
deceased residing at ...
within the municipal limits of Calcutta, ...
in his capacity as trustee under the ...
of settlement in Bengali language and character ...
the 5th day of September, 1928 created by Sh. Mayabati Devi ...
of RAJENDRA NATH CHOWDHURY hereinafter called 'THE ...
' (which expression shall ...
unless excluded by or repugnant to the subject or context ...
be deemed to include the trustee or trustees for the time ...
being of the said trust and their successors and assigns) of ...
the ONE PART ANN RAJENDRA NATH CHOWDHURY son of RAJ ...
RAJENDRA NATH CHOWDHURY, deceased residing at ...
within the municipal limits of Calcutta, ...
hereinafter called 'THE BENEFICIARY' (which expression shall unless excluded ...
by or repugnant to the subject or context be deemed to ...
include his heirs, executors, administrators, legal repre-
sentatives and assigns) of the ONE PART ...

WITNESSETH that Sh. Mayabati Devi hereinafter called the settlor ...
by a Bengali deed of settlement dated the 5th day of Sep-
tember 1928 settled the property mentioned in the schedule ...
to 'RA' to the satisfaction of settlement for the ...
benefit of her grandson 'RAJENDRA NATH CHOWDHURY ...
since deceased, Kalyan Choudhury who since deceased and ...
Mayabati Choudhury the three sons of her said son RAJENDRA ...
NATH CHOWDHURY;

And witness

AND SIGNED



AND WHEREAS by the said deed of Settlement the settler had provided that on the death of the settler (the said Trustee may at any time thereafter in his absolute discretion divide and distribute the properties mentioned in the Schedule to the said deed of Settlement amongst the beneficiaries namely the said three grandsons of the settler in equal shares to be held and enjoyed by them as absolute property of each of them

AND WHEREAS the said Settler died on the 26th day of May, 1976

AND WHEREAS said Rajan Choudhary one of the beneficiaries under the said Bequest deed of Settlement died unmarried and intestate on the 15th day of November, 1976 leaving the trustee as his father his sole heir and Rajan Choudhary's mother having pre-deceased him on or about the 10th day of April, 1964 and on his death before the death of the settler and after the death of his mother his qualified share or interest as beneficiary under the said Bequest deed of Settlement devolved in the trustee as his sole heir.

AND WHEREAS said Sureshwar Nath Choudhary also died on the 10th day of July, 1976 intestate leaving his widow said Mrs. Purna Choudhary and his only son said Shakti Choudhary Nath Choudhary also known as Sakti Choudhary as his heir and legal representative his surviving and being called and possessed (inter alia) of the beneficial interest under the said Bequest deed of Settlement in the properties comprised in the Schedule to the said deed of Settlement.

AND WHEREAS in exercise of the powers vested in the trustee in that behalf contained in the said Bequest deed of Settlement the settler has from time to time sold various parts or portions of the said properties mentioned in the Schedule to the said Bequest deed of Settlement and as a result the said proceeds are now held by the trustee in seven and half percent National Level Investment (NLI) Fund the said fund forming part and parcel of the Trust Estate created by the said Bequest deed of Settlement and is held by him as such trustee.

AND WHEREAS ***



(3/10/30)
(3/10/30)

-(3) :-

AND FURTHER in the events that have happened the heirs and legal representatives of said Sankarna Nath Choudhury deceased have become vested with the beneficial interest of their husband and father said Sankarna Nath Choudhury in the remaining proportion covered by the said Bengali Deed of Settlement. The trustee in his capacity as heir of Kalra Choudhury has also become entitled to another 1/3rd share of the remaining properties comprised in the Schedule on the said Bengali Deed of Settlement and said Jyanti Choudhury is vested with the beneficial interest in the said remaining properties mentioned in the Schedule to the said Bengali Deed of Settlement.

AND FURTHER the trustee has grown in years and in exercise of the power vested in him under the said Bengali Deed of Settlement and all other powers enabling him to do as the trustee has decided to bring up and to the Trust by transferring to each group of beneficiaries the properties mentioned in the Schedule to the said Bengali Deed of Settlement and with that end in view has divided the properties and land in three parcels each part thereof is intended to be hereby transferred to the beneficiaries as hereinafter mentioned separately to be held by them in lieu of their respective shares in the absolute property of them free of any trust or obligations created by the said Bengali Deed of Settlement hereinafter mentioned.

AND FURTHER it has been a term of the transfer that each of the beneficiary out of their separate estate and/or out of the estate now transferred to them an absolute estate will hold and pay all liabilities in respect of the properties transferred to each of them in their respective 1/3rd shares on all the liabilities namely the municipal rates and taxes, assessments, health-tax and various other outgoings connected with the estate as the same cannot be immediately discharged and satisfied and would have to be as done as to satisfaction of such liability and demand in respect of them.



100
100
100

AND WHEREAS the movable assets forming part of the said trust estate namely the shares and securities and the interest and cash in hand and at bank which have been divided and have been divided into three equal lots and simultaneously with the execution of those presents each share participation certificate, each in book and at hand have been transferred to the beneficiaries by signing of proper transfer deed in their favour and/or necessary authorization by delivering such deeds along with the share certificates to enable the beneficiaries to register their names in the books of the company of the holders thereof.

AND WHEREAS steps have also been taken for the purpose of effectually vesting the fund now held in National Social Development Board in equal shares in the said beneficiaries so as to vest in them the said investments in equal shares free of all liabilities covered by the said bequest deed of settlement to be held by them as the absolute estate of each of them.

AND THAT IN CONSIDERATION OF THE fact that in contemplation of the said trust the trustees of the said trust have by transfer and conveyance and square unto the beneficiaries the several pieces and parcels of land and buildings fully described in the Schedule hereinafter written and subject to the way or plan shown hereon and thereon enclosed by different bearings and dimensions the said land and buildings or any part thereof now are or is heretofore were or was situated towards the said beneficiaries and have been described or distinguished with details with the possession rights liberties rights and provisions belonging or otherwise appertaining or usually held or enjoyed therewith or reputed to belong to or to be appertaining thereto and all the estate right title interest claim and demand whatsoever of the trustee (or the persons representing of the said trustee) in or upon the said land and premises or any part thereof HEREBY give all deeds past and present and all instruments whatsoever in writing relating to or appertaining to the said land and premises or any part thereof which now are in the possession power or control of the trustee or any other person or persons from whom they or any of them may procure the same without any notice or entry NO PAY AND TO HOLD the said land premises hereby granted or expressed or intended to be unto and to the use of the beneficiaries lawfully and for ever. AND the trustee doth hereby covenant with the beneficiaries that the trustee has not done any act deed or thing whereby he may be prevented from



(13) 10

ON PROSECUTION OF THE ACTS OF DISOBEDIENCE
acted in the city of New York and vicinity and by
bordered

IN WITNESS WHEREOF the undersigned has hereunto
his hand and seal the day and date first above written

SIGNED AND AFFIXED HIS SEAL
at New York in the presence of

clerk

P. C. K. K. K.

Adviser

High Court

Clerk

Rank (Baker's)

Chief Clerk

Adviser

71 1/2 West 10th St.



Date 2/3/21

R. C. Kan

High Court of Cal.

10. 11. 1920

High Court, Cal.

High Court, Cal.

at 4 p.m.

10th Day of March 1921

Residence by Rai

Sublime Not Chaudhary

Resident

Rai Sublime Not Chaudhary

W.D. D. H. Bang

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

High Court of Cal.

D. M. Baumgardner

16 3 81

W. H. Brown

16 3 81

W. H. Brown

16 3 81

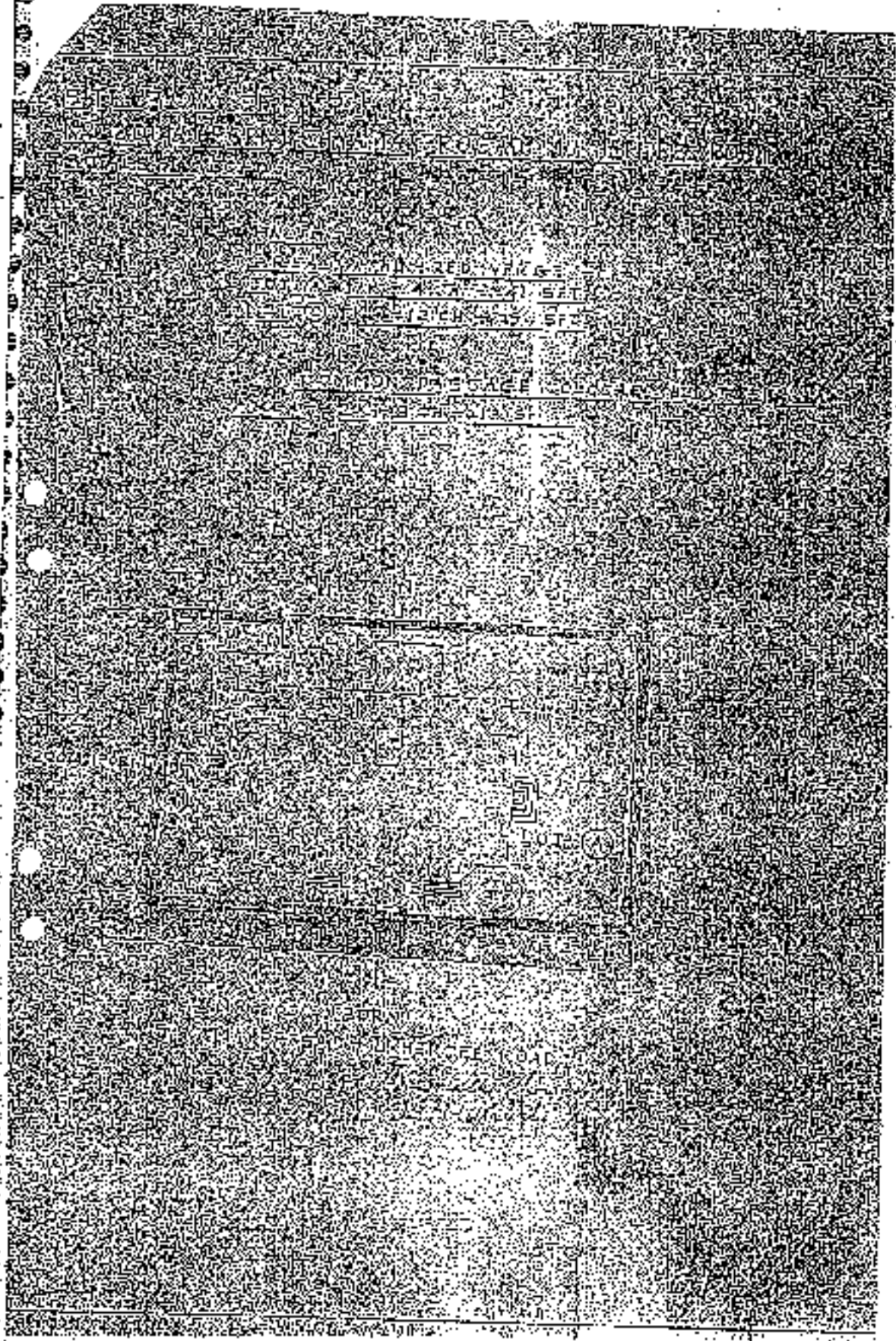
W. H. Brown

16 3 81



W. H. Brown





Rev. S. S. Chandrasekhar
Chennai

Dear Sir,
I have the honor to acknowledge the receipt of your letter of the 10th inst. regarding the matter mentioned therein. I am sorry that I cannot give you a more definite answer at this time, but I shall be glad to discuss the matter with you at a later date.

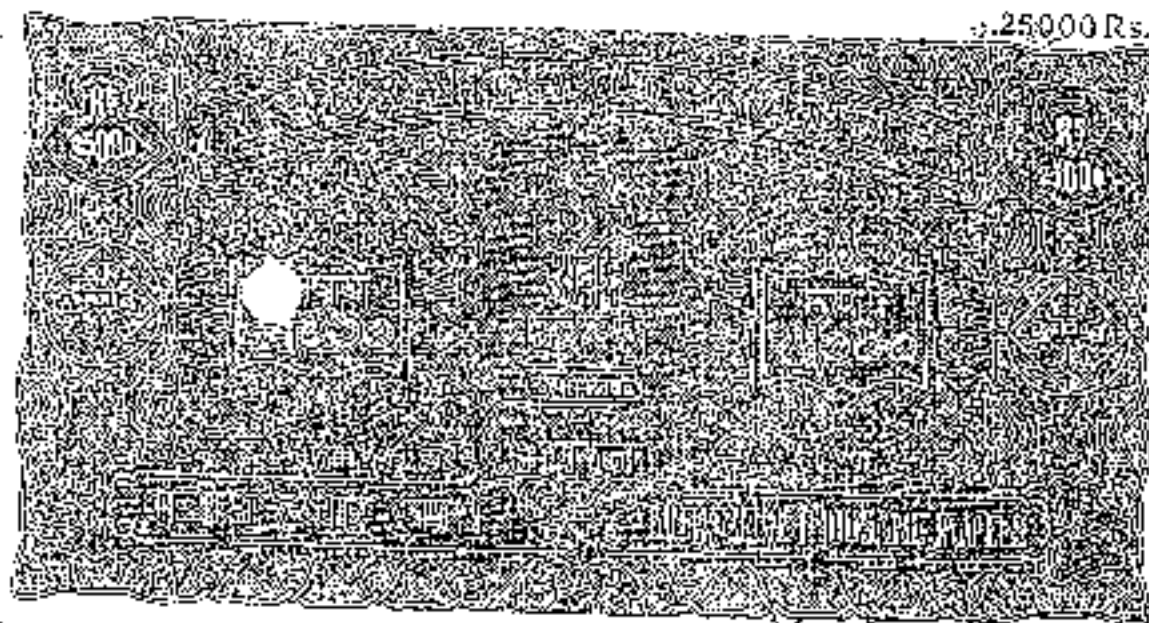
Sincerely,
S. S. Chandrasekhar

Dr. S. S. Chandrasekhar
9, Bowbazar Street,
Chennai

Kindly acknowledge the receipt of this letter.

Yours faithfully,
S. S. Chandrasekhar

₹.25000 Rs.



S.S. NO. 2 of 2007
P.L.A. NO. 151 of 2005

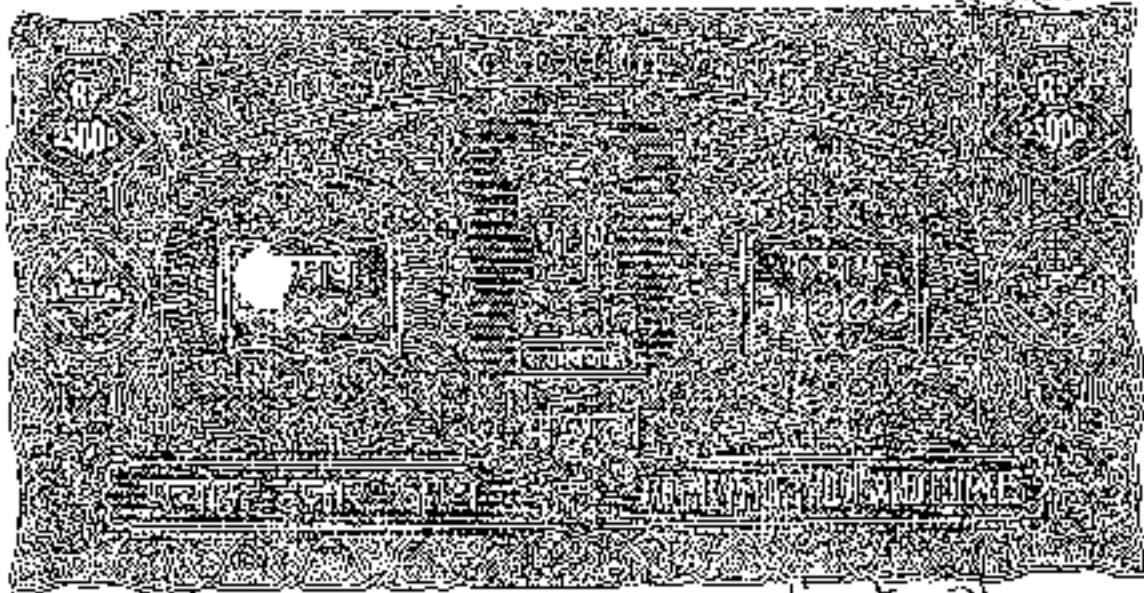
IN THE HIGH COURT AT CALCUTTA
Testamentary and Intestate Jurisdiction

COPIES
ORIGINAL SIDE

HEREBY MAKE IT KNOWN that on the sixteenth day of September in the year two thousand and thirteen the last Will of Rai Sudhendra Nath Chowdhury residing at 200A, Shyama Prasad Mukherjee Road, Kolkata - 700026 since deceased who as appears from the petition filed herein filed at 200A, Shyama Prasad Mukherjee Road, Kolkata - 700025 aforesaid on the twentyseventh day of February in the year one thousand nine hundred and eighty nine (copy of the official translation of which Bengali Will is herunto annexed) was proved and registered before this Court and that letters of Administration of the property and credits of the said deceased and in any way concerning his said Will was granted to Sudipto Chowdhury son of Late Rai Sudhendra Nath Chowdhury residing at 200A, Shyama Prasad Mukherjee Road,

Kolkata

6 - 2/5 2014



W.S. No. 8 of 2009
P.L.A. No. 151 of 2005

ORIGINAL
SIGNATURE
22/11

Kollata - 760026 one of the beneficiaries in the said *W.S.* named with effect throughout the whole of the Union of India be the said Subjto *W.S.* having undertaken to administer the said property and credits and to make a full and true inventory thereof and exhibit the same in this Court within six months from the date of issue of this grant or within such further time as the Court may from time to time appoint and also to render to this Court a true account of the said property and credits within one year from the same date or within such further time as the Court may from time to time appoint.

Dated at Calcutta aforesaid this the 25th day of June in the year two thousand and fourteen.

Syed Asif Muneed - Advocate

Registrar 25/6/14
REGISTRAR
HIGH COURT, O. S.
CALCUTTA

*Subjto W.S. 760026
Kollata - 760026
Syed Asif Muneed
Advocate*

15
22-88-15

No. 20000
Date 22-88-15
Pay to the order of 227-436-8000
20000

State Collector
Treasury

For 20000

20000



180

7-25-2014
BA

CM
Sri Sri Gopal

Sri Sri Subhinderanath Choudhury

Executed by Sri Sri Subhinderanath Choudhury, son of the late Sri Subhinderanath Choudhury, by faith in Hindu occupation - business, s/p. 220-A, Shyam Prasad Mukherjee Road, P.S. Tollygange, District - 24 Parganas.

The Instrument of Last Will or final Testament is executed to the effect following. Life is transient, it cannot be predicted as to what will happen and when. Under the circumstances, I execute the Instrument of Last Will or final Testament, considering it necessary to make proper arrangements in respect of all my movable and immovable properties. This shall come into force after my death.

My wife died some days back. At present, my three sons, Sri Sri Saijnendra Nath Choudhury, Sri Sri Rajyanti Choudhury, and Sri Sri Rajyanti Choudhury and one only daughter, Sri Sri Subhra Devi, and my aged mother, are alive. My aged mother, being the heir to a lot of properties, I do not have any ^{movable and} immovable properties for her and she shall not get any share of my immovable properties to be left behind by me. I have given my daughter, Sri Sri Subhra in marriage to an honest and suitable groom, sometime back and save and except the dowry etc. given at the time of marriage, I have given an amount of rupees ten thousand to her before the marriage, hence, after my death, she will get an amount of rupees thirty thousand 30 thousand out of the estate to be left behind by me. My wife or her relatives,

shall be deducted from the same. Apart from the same, the Executor to this Will shall keep about an amount of rupees five thousand and the same shall be given on the occasion of "Upanayan" (Sacred thread wearing ceremony) of Sandip, the first son of my daughter. The said amount shall be invested in some safe security and Sriman Sandip shall get the entire money, together with interest, at the time of Upanayan.

Save and except whatever I have arranged to give to my daughter, my three sons shall receive all my movable and immovable properties in equal shares.

I appoint my eldest son, Sriman Rai Sumanand Nath, the Executor to this my Will. The said Executor shall be entitled to retain probate without furnishing any security and he shall do all the acts as per the provisions of this Will.

To this import, I, in sound health and of my own accord, in full possession of senses without being deceived by others, in a better frame of mind, for giving my own name in presence of the witnesses, writing this Will with my own hand, this date 26th Jyestha, 1971 B.S. corresponding to 9th June, 1960 A.S.

Sd/- Rai Sumanand Nath Chaudhary
S. N. Chaudhary

Witness:

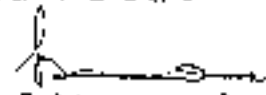
Sd/- Illegible
9, Basant Mandir Road
Calcutta - 26

Karnalal Mukherjee, Advocate
10/1A, Haldera Para Road
Calcutta - 26.

A true Translation of the contents
Beng. will bearing No. 173/2005
est. Shri Banerjee

Translated
High Court, O.S. Calcutta
Dated 20th Day of June '05

This copy is duly certified this
the 20th day of June in the year 2005,
with the original Bengali will and its
official translation remaining in the
possession of the High Court at Calcutta.


Registrar 29/6/05
High Court, Original Side
Superior Chamber
REGISTRAR
H.C. COURT, O. S.
CALCUTTA

Copy made by
Karnalal Mukherjee
Advocate
10/1A, Haldera Para Road
Calcutta - 26.

12

NOTARIAL CERTIFICATE

TO ALL TO WHOM THESE PRESENTS SHALL COME

West Bengal as NOTARY and practicing within the city of Calcutta, State of India do hereby certify that the Paper Writings 'A' are presented before me by the Executant(s) Smt. Swarna Banerjee residing at 207/A, S.P. Banerjeejee, 1st floor, Kalyan, 4th Cross Street, Chokkibury, and Mr. Jayanta Choudhury both are residing at the above stated address.

Smt Swarna Banerjee residing at Kalyan Villa, 207/A, S.P. Banerjeejee, 1st floor, Kalyan, Chokkibury

who has/have been properly identified, hereinafter referred to as the Executant(s), this the

21 JAN 2013

THE EXECUTANT(S) having admitted the Execution on the Paper Writings 'A' and being satisfied as to the Identity of the Executant(s) I have attested the Execution.

IN FAITH AND TESTIMONY WHEREOF, I, SWAPAN BANERJEE the said NOTARY have hereunto subscribed my name and affixed my Seal of Office on this the

21 JAN 2013

Swapan Banerjee

NOTARY

21 JAN 2013

Swapan Banerjee

Regn No. 1711994
O-81 KARUNAYOYEE HOUSING ESTATE
CALCUTTA-700051
M. 9432186350



NOTARY

भारतीय गैर न्यायिक

एक सौ रुपये

Rs. 100

₹. 100



ONE HUNDRED RUPEES

भारत INDIA

INDIA NON JUDICIAL

पश्चिम बंगाल पश्चिम बंगाल WEST BENGAL

N 237924



TERMS OF SETTLEMENT

This Terms of Settlement is made in Kolkata on this Monday of January 2013 by and between.

- (i) SMT. PURNA CHOWDHURY, wife of Rai Soumendra Nath Chowdhury, residing at 200A, S.P. Mukherjee Road, Kolkata - 7000 26;
- (ii) MR. SUDIPTO CHOWDHURY, son of Rai Soumendra Nath Chowdhury, residing at 200A, S.P. Mukherjee Road, Kolkata - 7000 26;
- (iii) MR. JAYANTA CHOWDHURY, son of Late Rai Sudhindra Nath Chowdhury, residing at 200A, S.P. Mukherjee Road, Kolkata - 7000 26;

hereinafter collectively referred to as the "First Party";



And

- (ii) SMT SUBHA BANERJEE, Daughter of the Late Rai Suchindra Nath Chowdhury, residing at 'Suchindra Villa', 2111, Chakgaria, Kolkata - 700094;

hereinafter referred to as the "Second Party".

WHEREAS:

- (A) The First Party and the Second Party are the only legal heirs of Late Rai Suchindra Nath Chowdhury.
- (B) The First Party and the Second Party have agreed to settle their disputes and differences in connection with the probate proceedings initiated by the First Party for probate of the last will and testament of Late Rai Suchindra Nath Chowdhury amongst themselves and the terms of the settlement as agreed upon between the parties are recorded herein in writing.

NOW THEREFORE, in consideration of the mutual representations, warranties and covenants contained herein, and other good and valuable consideration the receipt and sufficiency of which are hereby confirmed, it is hereby agreed by and between the First Party and the Second Party as follows:

1. The Second Party hereby represents, warrants and covenants that on 14.11.2006, hereinafter referred as the "Effective Date" the Second Party shall sign all the necessary documents for withdrawal of the Caveat filed by her in the instant proceeding being P.L.A. No. 151 of 2006 morefully and specifically described in the Schedule 'A' mentioned hereunder, pending for adjudication before the High Court at Calcutta through her respective legal counsel.

ANNEXURE 'A'



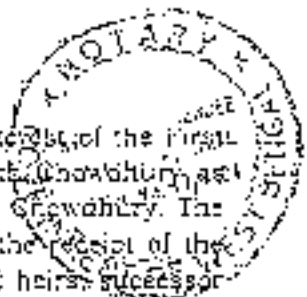
Simultaneously upon signing of all the necessary documents by the Second Party for withdrawal of the Caveat filed in the instant proceeding being P.L.A. No. 151 of 2005, the Second Party shall receive a total amount of INR 1,50,00,000 /- (Rupees One Crore Fifty Lakh) (hereinafter referred to as "Settlement Amount") as full and final payment from the First Party to relinquish her alleged share in the said Estate of Late Rai Sudhindra Nath Chowdhury to be paid in three tranches more fully and specifically mentioned in the Scheduled 'B' mentioned herein below.

3. The Second Party upon receipt of the said Settlement Amount from the First Party, expressly represents, warrants, covenants and acknowledges herein that the Second Party or her legal heirs shall not be entitled to any other monies, benefits, right, title, interests, or claims owing or due to her from the 'Estate of Rai Sudhindra Nath Chowdhury' or from the said Goods of Rai Sudhindranath Chowdhury as per the last will and testament of Late Rai Sudhindranath Chowdhury, being the subject matter of the instant proceedings as of the Effective Date, other than the said Settlement Amount.
4. Subject to receipt of the said Settlement Amount from the First Party the Second Party, shall withdraw, waive and abandon law suits, applications in toto, including but not limited to the instant caveat application related to the ownership, title interest with respect to the Goods of Rai Sudhindra Nath Chowdhury as per the last will and testament of Rai Sudhindra Nath Chowdhury.
5. To give effect to this Terms of Settlement, the Second Party shall sign, execute, issue and/or deliver to the First Party any and all requisite writings, deeds, instruments, documents (including but not limited to applications, authorities, affidavits, powers of attorney, certificates vakalatnamas, declaration, and/or statements, etc.) in requisite form and also undertake to cooperate and also undertake to cooperate as required for withdrawal of the caveat and also undertake to cooperate as

ANNEXURE 'A'

all times whatsoever and in all actions required to perfect the title ownership and interest of the First Party with respect to the Estate of Rai Sudhendra Nath Chowdhury or the said Goods of Rai Sudhendra Nath Chowdhury as per the last will and testament of Late Rai Sudhendra Nath Chowdhury being the subject matter of the instant proceedings.

5. If the said caveat in the instant proceeding is not treated as withdrawn for any act/omission attributable to the Second Party or any obligations as mentioned herein are not complied with by the Second Party or that the Second Party in any manner whatsoever directly or indirectly prevents the First Party from obtaining the grant of the probate in the instant proceeding then the Second Party shall be required to refund to the First Party the entire sum of the Settlement Amount together with interest @ 18% per annum.
7. If there is any delay or laches to the commitment of the First Party to pay the Second Party the entire Settlement Amount or any part thereof then the First Party shall be required to pay to the Second Party that part of the Settlement Amount which has remained unpaid together with interest calculated thereon @ 18% per annum.
8. It is hereby agreed by and between the Second Party and the First Party that if any suit, petition, appeal etc. arises in future, but not in connection with the proceeding being P.L.A. No. 151 of 2005, the same shall not in any way affect, have bearing upon or prejudice the terms and conditions agreed between the parties in this Terms of Settlement in respect of the immovable property and appurtenants thereto located at and being Premises No. 200A, Shyama Prasad Mukherjee Road, Kolkata - 700025.
9. It is further understood and agreed upon by and between the Second Party and the First Party that this Terms of Settlement is drawn to settle a long standing dispute amicably and to avoid any further dispute/litigation in future.
10. Notwithstanding anything mentioned hereinabove and for avoidance of any doubt and to understand the effect of this settlement, the Second Party upon full and final receipt of the above Settlement Amount shall withdraw her caveat filed in the proceeding being P.L.A. No. 151 of 2005 pending for adjudication before the High Court at Kolkata, as on the Effective Date and further undertakes to cooperate at all times in all



actions required to perfect the title, ownership and interest of the First Party with respect to the Goods of Rai Sudhindra Nath Chowdhury as per the last will and testament of Rai Sudhindra Nath Chowdhury. The Second Party hereby accepts and confirms that after the receipt of the Settlement Amount, the Second Party or her son, legal heirs, successors or successors-in-interest or assigns or any agents thereof shall not have any further interests and/or claims of any nature whatsoever in the 'Estate of Rai Sudhindra Nath Chowdhury' or the said Goods of Rai Sudhindra Nath Chowdhury as per the last will and testament of Late Rai Sudhindra Nath Chowdhury, which includes immovable property and appurtenants thereto located at and being Premises No. 200A, Shyama Prasad Mukherjee Road, Kolkata - 7000 26.

Since in view of the above terms of settlement, all heirs have filed their consent to the issuance of the grant, there is no impediment to the grant being issued

In Witness Whereof the Parties have executed and delivered this Terms of Settlement on the date given above.

Dated 21st day of October 2013

FIRST PARTY

- (1) *Sudhita Choudhury*
- (2) *Purnima Chowdhury*
- (3) *Sangita Chowdhury*

SECOND PARTY

- (1) *Subhra Banerjee*

A. Chatterjee

11 OCT 2013

WITNESS

- 1. *Sandip Banerjee*
- 2. *Sparsh Banerjee*

521 (S) Signatures of
 11 OCT 2013
 Notary Public
 Kolkata - 7000 26

SCHEDULE

ANNEXURE 'A'

'A'

P.A. No 151 of 2006
IN THE HIGH COURT AT CALCUTTA
TESTAMENTARY AND INTERSTATE JURISDICTION



In the Goods of:

Rai Sudhindra Nath Chowdhury,
residing at 200A, Shyama Prasad
Mukherjee Road, Kolkata - 700 026.
... since deceased

-And-

Amended vide order dated
13.4.2006 passed by the Hon'ble
Justice Sengupta and read with
order dated 15.5.2006 and
19.5.2006 passed by the Hon'ble
Justice Banerjee on signed copy of
the minutes.

7 ANNEXURE 'A'

SCHEDULE

'B'



1. The Second Party being the Caveatrix in P.L.A. No 151 of 2005 upon the signing and filing of the Affidavit at the High Court at Calcutta for the purpose of withdrawing /not contesting their objections as earlier filed by them in P.L.A. No 151 of 2005 will receive the first part payment of the three stage payment from the First Party for an amount of Rs. 75,00,000 (Rupees Seventy Five lacs) being part payment of the full said settlement amount of Rs. 1,50,00,000 (Rupees One Crore fifty lacs).
2. Upon the completion of the abovementioned filing of the Affidavit the Second Party would be required to record through her Advocates before the due Probate Court that the Second Party has filed her due Affidavit at The High Court at Calcutta and henceforth would not be objecting/contesting in the instant Probate proceeding being P.L.A. No 151 of 2005. Simultaneous to such recording through the Advocates of the Second Party before the Probate Court, the First Party shall make the second part payment of the three stage payment to the Second Party for an amount of Rs. 25,00,000 (Rupees Twenty five lacs) through Demand Draft dated _____ drawn on _____ being part payment of the full said settlement amount of Rs. 1,50,00,000 (Rupees One Crore fifty lacs).
3. The Probate Court in the probate proceeding being P.L.A. No 151 of 2005 upon issuance of the grant to the First Party and the First Party upon obtaining the final certified true order copy in the instant Probate Proceeding being P.L.A. No. 151 of 2005 shall make the third and final payment to the Second Party for the remainder amount of Rs. 50, 00,000 (Rupees fifty lacs).

Date



Swapan Banerjee

Advocate High Court, Calcutta
Bar Association
Room No. 2, Calcutta-700 001
and NOTARY, CALCUTTA
Govt. of West Bengal
The Calcutta City Courts Bar Association
(2nd Floor) Calcutta-700 001

Residence :
D-134 KARUNAMOYEE HOUSING ESTATE
CALCUTTA-700 091
Phone : 2359 0204
M - 9432133359

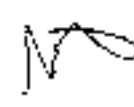
West Bengal Form No. 8711

HIGH COURT FORM NO. (M) 55 (REVISED) 20 (Continued)
APPLICATION FOR INFORMATION

Serial No & Date	Name & designation of the applicant	Name of information required	Date on which information is to be made	Signature of Officer receiving the application	Remarks
1	D. K. Pal (Adv)	In the Court of Lt. Col. Jyoti Singh Jt. Division of Sec. Court at <u>Maldah</u> Whether any <u>T.S.</u> has been filed against <u>Parsons Chandrababu</u> <u>W/O</u> <u>Sankar Das, W/O Chandrababu</u> <u>W/O</u> <u>of P.O. no. 2008, Jyoti Singh</u> <u>Block, Madhupur, Rd, P.S. -</u> <u>Walgung</u> From the year <u>2006 to 2015</u> If so, what is the present position thereof?	19-3-15	M. Sankar	No such <u>T.S.</u> has been filed as yet. The man name as it appears from the Q. No. 1 dated during the year <u>2014</u> to <u>2015</u> M. Sankar 19-3-15



HIGH COURT NO. (M) 55 CIVIL / (H) 30 (Criminal) ANNEXURE - C

Serial No. & Date 1 20/12/16	Name of residence of the applicant D.K. Park (Aby)	Name of informant required 3 Name of informant: <i>T. C. ...</i> Address: <i>...</i> Telephone: <i>...</i> Occupation: <i>...</i> Relationship to applicant: <i>...</i> Is he/ she is the case no. and the Present Petitioner there of?	Date of which information to be ready 4 15-12-16	Signature of Officer receiving the application 5 	Remarks 6 No such ... Filed in the court on ... Year
------------------------------------	--	--	--	--	---

[Signature]
15-12-16

HIGH COURT FORM NO. (M) 55 Civil / (H) 30 (Criminal)
APPLICATION FOR INFORMATION



ANNEXURE - C

Serial No. & Date 1	Name & residence of the applicant 2 D. U. Pat. (Cal.)	Name of information required 3 In the Court of Id. Civ. Judge 38, Division at 3 rd Court at <u>Alipore</u> Whether any <u>Dr. S</u> has been filed against <u>Supra. Bhattacharya, Wild. Sengupta, Nath, Chatterjee, etc.</u> or <u>Dr. M. Sengupta, Prasad, Mukherjee, etc.</u> following <u>10/11/1995</u>	Date on which information is to be reply 4 19-5-15	Signature of Officer receiving the application 5 MR. Khatun	Remarks No such <u>Dr. S</u> been filed against the name as if <u>appears from his Register during the year 2014</u> 19-5-15
------------------------	--	--	--	---	--



Emblem of Government of West Bengal

HIGH COURT NO. (MD) SS. CIVIL / (ID) 30 (Criminal)
APPLICATION FOR INFORMATION

Serial No. Date: <i>12/29/2015</i>	Name of residence the applicant <i>D.M.Pal</i>	Name of information required Whether any <i>M.S.</i> has been filed against <i>Pawan Chatterjee</i> <i>Mr. Sankar Das</i> <i>misfeasance</i> <i>of Mr. Abhimanyu Prasad Singh</i> <i>Ed. P.S. Tollygunge</i> in the Court of <i>3rd Civil Judge (Criminal)</i> for the year <i>2014</i> If so what is the case no. and the Present Position thereof?	Date at which information to be ready 4 <i>15-12-15</i>	Signature of Officer receiving the application 5 	Remarks 6 No such <i>M.S.</i> has filed in this court dur year <i>2014</i> <i>15-12-15</i> app. cases from the <i>2014</i>  <i>15-12-15</i>
---------------------------------------	--	---	---	--	--



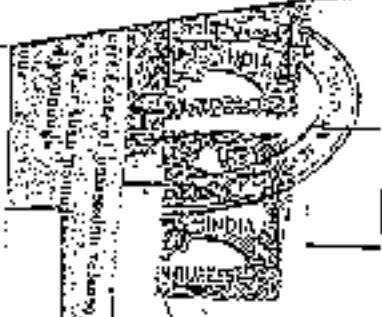
Stamping Fee as low as possible
 Stamping Fee as low as possible

West Bengal Form No. 87D

HIGH COURT FORM NO. (M) 55 Civil (1) 20 (Criminal)
APPLICATION FOR INFORMATION

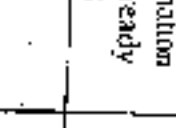
Serial No. & Date	Name & residence of the applicant	Name of information required	Date on which information is to be ready	Signature of Officer receiving the application	Remarks
1 5/4	D. K. Pal (Adv)	In the Court of Ld. Civil Judge Sr. Division of Sd. Court at <u>Alipore</u> Whether any <u>T-5</u> has been filed against <u>Baroness Bhandari, W/O Surenchandra, 10/11, Park Road, 29, Bhowani, 1st, Sanyal Road, Madhyama, 48, 9/12, 10, Bhowani</u>	19-3-15	19-3-15	BY ORDER SUSPENDING JUDGE (Civil) BD, COURT ALIPORE

From the year 2001 to 2015
If any case is pending in the court?



HIGH COURT NO. (MD) 55 CIVIL / (H) 30 (Criminal)
APPLICATION FOR INFORMATION

ANNEXURE - 2

Serial No. & Date	Name of residence the applicant	Name of information required	Date of which information to be ready	Signature of Officer receiving the application	Remarks
1	D. K. Pal (Nile)	Whether any... <i>J.S.</i> ... has been filed against <i>Raman Chandra Das</i> with <i>Sunderbani Akta, Chandra Das</i> of <i>2007, Sanyasa - Pined, Nayab, P. S. - Tellicherry</i> in the Court of <i>M. Civil Judge (S. J. at Nilpur</i> for the year <i>2016</i> If so what is the case no. and the Present Position there of?	<i>6/10/16</i>		No such J.S. has been filed in the court of Judge at Nilpur. The present status of the case is as follows: <i>15/1/16</i>

Stamp of the Court with text: "The Court of Justice" and "Union Seal".

Printing Fee so as not to exceed half of the or the printed time

**HIGH COURT NO. (MD) 55 CIVIL / (HD) 30 (Criminal)
APPLICATION FOR INFORMATION**

ANNEXURE - C

Serial No. & Date	Name of residence of applicant	Name of Information required	Date of which information to be ready	Signature of Officer receiving the application	Remarks
1	D.K. Pal (Adv)	Whether any... T.S. has been filed by... by... <i>Prerna Chatterjee</i> <i>Uda. Sureshwar Nath Choudhary</i> <i>or... Shyam... Prasad...</i> <i>of - P.S. - Tollygunge</i> in the Court of <i>8th Civil Judge (Sr. J)</i> at <i>Adra</i> for the year... <i>2011</i> if so what is the case no. and the Prizent Period here of?	<i>21/11/11</i>	<i>[Signature]</i>	No... T. Staff... filed in the... of... year... as if... response... <i>[Signature]</i>


Sealing Fee
so as level half of the
at the pricked time



Seal of Possession
of the Government

HIGH COURT NO. (M) 55 CIVIL / (ED) 30 (Criminal)
 APPLICATION FOR INFORMATION

ANNEXURE - 2

Serial No. & Date	Name of residence of the applicant	Name of information required	Date of which information to be ready	Signature of Officer receiving the application	Remarks
2	D. L. Paul (Able)	3 Whether any <u>M.S.</u> has been filed against <u>Reena, Devidharaj, Viji, Saranbala, Madh, Devadharaj, of 200 A, Shyama, Panch, Madh, D. P. S - Pallygar, to the court at 20th Ave, Madhav, for the year 2014</u> or not in the case no. and the Percent Reason Here of?	4 15/12/11	5 	6 The case of <u>Reena</u> has been filed in the court during the year <u>2011</u> and the case no. is <u>15/12/11</u> as it is referred to the Magistrate.




 15/12/11

This NDC will be given a 7 day grace period for payment. If the payment is not received by the 7th day, the NDC will be placed in arrears and the amount thereof will be added to the account. The amount of the NDC will be printed on the bill. The amount of the NDC will be printed on the bill. The amount of the NDC will be printed on the bill.

<p>1. The YES What is</p>	<p>1. The YES What is</p>	<p>1. The YES What is</p>
<p>1. The YES What is</p>	<p>1. The YES What is</p>	<p>1. The YES What is</p>

High Court, Calcutta
 25/11/57
 For the name of Judge
 J.P.


West Bengal Form No. 87A

HIGH COURT FORM NO. (M) 55 Civil (44) 30 (Criminal)
APPLICATION FOR INFORMATION

Serial No & Date	Name & residence of the applicant	Name of information received	Date on which information is to be ready	Signature of Officer receiving the application	Remarks
1	D. K. Pal (Adv)	In the honor of <u>Ed. Civil Judge Jr.</u> , Division of <u>2nd Court</u> at <u>Alipura</u> . Whether any <u>7th</u> has been filed against <u>Sudipto Choudhury</u> , <u>512</u> <u>Severala, Naha, Choudhury</u> , <u>19</u> <u>Dr. M. R. Ghosh, Shyama, New rd.</u> <u>Madhyam Kd. P. S., Solapur</u> . From the year <u>2014</u> to <u>2015</u> . If so, what is the present position thereof?	19-9-15	D.K. Pal (Adv)	No info. has been filed as above, the name of the applicant appears from the register entry for the year <u>2004</u> to <u>2012</u> . D.K. Pal (Adv) 19-9-15

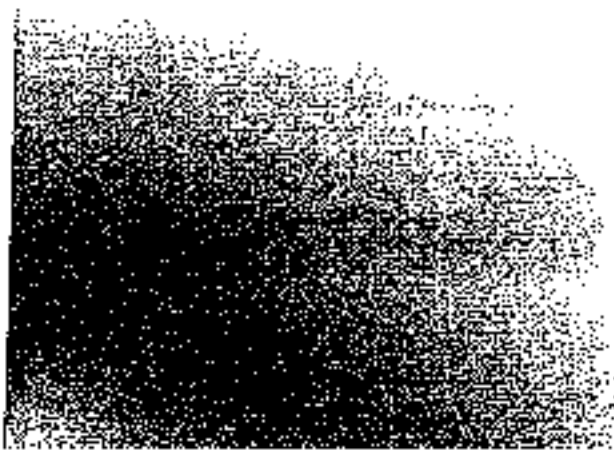


HIGH COURT NO. (M) 55 CIVIL / (H) 30 (Criminal) ANNEXURE - C
APPLICATION FOR INFORMATION


Serial No. & Date	Name of residence inc applicant	Name of information required	Date of which information to be ready	Signature of Officer receiving the application	Remarks
1	2 D.K. Pal (Adv)	3 I am a member of the High Court Bar and have been practicing as a Barrister at Law since 1978. I am currently employed as a Barrister at Law in the High Court of Madras. I am currently employed as a Barrister at Law in the High Court of Madras. I am currently employed as a Barrister at Law in the High Court of Madras.	4 15-12-15	5 	6 No stamp fees have been paid in this court since 15-12-15.



in violation of provision relating to the level of the or the period time



HIGH COURT FORM NO. (M) 55 Civil (H) 30 (Criminal) APPLICATION FOR INFORMATION

Serial No. & Date	Name & residence of the applicant	Name of information required	Date on which information is to be ready	Signature of Officer receiving the application	Remarks
1	D. K. Pal (Adv)	In the Court of Ld. Civil Judge-Ia - Division of 3rd Court at <u>Alipore</u> Whether any <u>A.S.</u> has been filed against <u>Sudipto Choudhury, S/O</u> <u>Sourabha Pal, Chakraborty, S/O</u> <u>Dr. Pranab Kumar Senapati, Panchajanya, Rudrajyoti Rd, P.S. Tollygunge</u> From the year <u>2004 to 2015</u> If so, what is the present position thereof?	19-5-15	R.S. Mahanta 	No such <u>At</u> <u>has been filed at</u> <u>as yet</u> , the <u>name of</u> <u>appears from</u> <u>the list of</u> <u>entering the</u> <u>2015</u> Mr. Pal 19-5-15

Office of the Registrar, High Court of West Bengal, Calcutta.

HIGH COURT FORM NO. (M) 15 Civil / (H) 10 (Continued)
APPLICATION FOR INFORMATION

Serial No. & Date 1 55	Name & residence of the applicant 2 D. K. Patel (Noida)	Name of information required 3 In the Court of Lt. Civil Judge, Sr. Division of GZB Court at Aligarh. Whether any 1-5 signature, Seal, Photo Identification Card, etc. has been filed in the Court of Lt. Civil Judge, Sr. Division of GZB Court at Aligarh. of the name: <u>Shri. S. S. Singh</u> Address: <u>Post Office, S. S. Singh, Aligarh.</u> From the year <u>1980</u> to <u>1985</u> (If what is the present position thereof?)	Date on which information is to be ready 4 19.3.15	Signature of Officer receiving the application 5 [Signature] 19.3.15	Remarks 6 [Blank]
------------------------------	--	---	--	---	-------------------------

BY ORDER


Signature

Clerk
[Signature]



HIGH COURT NO. (M) 55 Civil / (H) 30 (Criminal)
APPLICATION FOR INFORMATION

ANNEXURE
ANNEXURE

Serial No. & Date	Name of residence of the applicant	Name of information required	Date of which information to be ready	Signature of Officer receiving the application	Remarks
1	2 D.K. Pal (Adv)	3 Whether any... has been filed against... In the Court of... for the year... If so what is the... and the Present Position there of?	4 15/11/13	5 	6 The sum T. 5000/- has been... year... no. of... 15/11/13

Signature of the Officer receiving the application

West Bengal Form No. 379


HIGH COURT FORM NO. (M) 35 CIVIL (M) 30 (Formal)
APPLICATION FOR INFORMATION

Serial No. & Date	Name & residence of the applicant	Name of informant, require	Date on which information is to be ready	Signature of Officer receiving the application	Remarks
1 198.	D K Pal (Adv)	In the Court of Lt. Civil Judge, Division of Court at <u>Alipour</u> Whether any <u>Pr. S.</u> has been filed against <u>Sudipto Choudhury, S/O</u> <u>Govardhan Nath Choudhury</u> <u>S/O</u> <u>of house 204, Upper Meedai</u> <u>Presidency Rd. P.S. Kalyanpur</u> From the <u>198</u> <u>to</u> <u>1981</u> <u>to</u> <u>2015</u> If so, whether the person is present here?	19-2-15	19-2-15 <u>P</u>	BY ORDER <u>[Signature]</u>



HIGH COURT NO. (M) 55 Civil / (E) 30 (Criminal)
APPLICATION FOR INFORMATION

ANNEXURE

Serial No. & Date	Name of Applicant	Name of information required	Date of which information to be ready	Signature of Officer receiving the application	Remarks
1	D. K. Pat (Adv.)	<p>3</p> <p>whether any... has been held by... at... for the year... If no... the present position there of?</p>	4 15/11/78	5 	6 No such... File in this... as... Signature

for Searchlog. Fee
Rs. 50 at level half of the
over the period done





ANNEXURE - 27 A 208437 ORIGINAL

ANNEXURE - 27 A 208437 ORIGINAL

SHERIFFS OFFICE
High Court, Calcutta

23.12.15

In the name of Justice

High Court

Case No. 15-15

Particulars

Particulars

Particulars

Particulars

Particulars

Particulars

Particulars

Particulars

Particulars

Particulars

West Bengal Form No. 470

HIGH COURT FORM NO. (M) 55 CIVS / HI 30 (Criminal)
APPLICATION FOR INFORMATION

Serial No. & Date	Name & residence of the applicant	Name of information required	Date in which information is to be ready	Signature of Officer receiving the application	Remarks
1	2 P K Pal (Adv)	3 In the Court of LL. CIV. Judge, Div. of 3rd Court at <u>Medinipur</u> . Whether any <u>T.S.</u> has been filed against <u>Sethna, Benoyee, wife, Baburda, Benoyee</u> of <u>No. 208, Sagarra, Panna, Medinipur, P.S. Talghurga</u> from the year <u>2004 to 2013</u> . If so, what is the present position thereof?	4 15-3-15	5 M. K. Ghosh	No such case has been filed as yet. He is appearing in the court during the year 2014. M. K. Ghosh 15-3-15


Use pressure for the case no. and



HIGH COURT NO. (M) 55, CIVIL / (ID) 30 (Criminal)

ANNEXURE 2

APPLICATION FOR INFORMATION

Serial No. & Date	Name of residence of applicant	Name of information required	Date of which information to be ready	Signature of Officer receiving the application	Remarks
1 2007 12.9	2 D.R. Patel (Bldg 7)	3 I have been asked by the Police to provide information regarding the case of <u>Mr. R. K. Sharma</u> who is a resident of <u>Block A-1, Tollygunge</u> in the Court of <u>Mr. Justice</u> for the year <u>2006</u> . To add that is the case no. and the Present House No. of ?	4 15.12.07	5 	6 No Such info. in this court at present. Year 2006. Attached documents from High Court.



The fee for certificate of possession on return of the relative other than, 50% of the amount of the original purchase price.



15.12.07

West Bengal Court No. 8/11



HIGH COURT FORM NO. (M) 55 CIVIL (H) 50 (Continued)
APPLICATION FOR INFORMATION

Serial No. & Date	Name & residence of the applicant	Name of information required	Date on which information is to be ready	Serial No. of Director (keeping the application)	Remarks
1	2 D. K. Pal (Noida)	3 In the Court of Lt. Civil Judge, Jc. Division of Sec. Court at <u>Alipore</u> . Whether any <u>Rs. 5</u> has been filed against <u>Deekha Banerjee, Jc. Division Kalyana Banerjee, W/O</u> of <u>for no. 1009, Sanyal Road, Mukherjee Rd. P.S. Tollygunge</u> From the year <u>2004 to 2011</u> if so, what is the present position thereof?	4 10-3-15	5 M. Kundak	6 No such information has been filed at present. Registrar during 10-3-15 M. Kundak 19-3-15

to be certified by the Registrar in accordance with the provisions of the Act and the Rules thereunder.

ANNEXURE

HIGH COURT NO. (M) 55 (H) 30 (Criminal)
APPLICATION FOR INFORMATION

Sl. No., Date	Name of residence of applicant	Name of information required	Date of which information is required	Signature of Officer receiving the application	Remarks
1 208 130	D.R. Patel (Appln)	Whether any M.I. has been held against <u>Sachin R.A. Bhatnagar</u> <u>17/2, Kashiwada, Vasundhara</u> <u>of Sector, Siddhanta, Vasundhara</u> <u>17/2, Kashiwada, Vasundhara</u> In the event of such M.I. being held for the year 2011 & if so what is the case no. and the Present Position thereof?	15/11/2011		No Such M.I. has been held in this event of Year 2011. Details attached from file. 

For certificate of correction release
to be issued, other than
provisional parole, the
applicant must be
in possession of the
original certificate.



HIGH COURT FORM NO. (M)-55 Civil (H. 30 (Continued))
APPLICATION FOR INFORMATION

Serial No. & Date	Name & residence of the applicant	Name of information required	Date on which information is to be ready	Signature of Officer receiving the application	Remarks
571	D. K. Pal (M.B.)	In the Court of Ld. Civil Judge Sd. Division of Sd. Court at <u>Malpur</u> Whether any <u>1.5</u> <u>Eastwin Ltd</u> <u>against Subhadra Banerjee, W/O. Retired as Assistant of Lt. Col. - 800A, Sd. Division, Purand. Mukherjee Rd., P.O. - Talaganga.</u> <u>2004-70 2015</u> <u>From the year 2004-70 to 2015</u> <u>If so, when is the period possible there?</u>	27-3-15	11-3-15	<p>REMARKS</p> <p>FILED</p> <p>BY OPD/RA</p> <p>STATESDAR</p> <p>CIVIL DIVISION</p> <p>DATE</p>

Identification of possession relation in other than mortgage or title of possession and other

HIGH COURT NO. (M) 55 CIVIL / (H) 30 (Criminal)



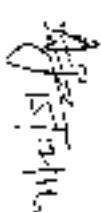
ANNEXURE - 23

1 Sl. No. / Date	2 Name of residence of the applicant	3 Name of Information required	4 Date of which information to be ready	5 Signature of Officer receiving the application	6 Remarks
<p>1</p> <p>As per level half of the per the picked time</p>	<p>2</p> <p>D. H. Tol. (Mk.)</p>	<p>3</p> <p>Whether any... I.S. has been filed Against <u>Sukhdeva Bawariya</u> <u>Vill. Bahadur, Sanyalje</u> <u>Old Post, Sanyalje, Panchayat, Panchayat</u> <u>W.D. Post, Sanyalje</u> In the Court of <u>Mr. J. S. Sanyalje</u> at <u>Old Post, Sanyalje</u> for the year <u>2014</u> If so what is the area no. and the present position. Show 677</p>	<p>4</p> <p>15/12/14</p>	<p>5</p> <p><i>[Signature]</i></p>	<p>6</p> <p>No such T. Staff. has been filed in P.O. No. 22 at the year. <u>Information</u> is as a <u>Staff</u> per <u>of</u> the requirement</p> <p><i>[Signature]</i> 15/12/14</p>

Signature of applicant on enclosure of this form
 Date of filing of this form

HIGH COURT NO. (M) 55 CIVIL / (H) 30 (Criminal)
 APPLICATION FOR INFORMATION

ANNEXURE - 23

1 No. Date	2 Name of residence the applicant	3 Name of information required	4 Date of which information to be ready	5 Signature of Officer receiving the application	6 Remarks
	D A. Pal (Natu)	Whether any M.S. has been filed against <u>Sankar Senapati</u> <u>M/s. Ratiakha, Bargarha</u> <u>of 2008, Bargarha, Taluk, Murkoya</u> <u>Dist. P.S. - Taluk Bargarha</u> in the Court of <u>S.M. Baidya, J.D. (S)</u> <u>at Bargarha, 2016</u> If so what is the case no. and the Present Police Station of ?	 15/11/16		No such M.S. has been filed in the Court during year 2008 to 2016. as it appears from the registers 

of purchase of
 the property on
 of the parked time

In the name of Justice

Chatterjee

Court

any

any

any

For the

year

what is the case?

any

any

any

any

for the year ended 31st Dec 18

for the year ended 31st Dec 17

for the year ended 31st Dec 16

for the year ended 31st Dec 15

for the year ended 31st Dec 14

for the year ended 31st Dec 13

for the year ended 31st Dec 12

for the year ended 31st Dec 11

for the year ended 31st Dec 10

for the year ended 31st Dec 09

for the year ended 31st Dec 08

for the year ended 31st Dec 07

for the year ended 31st Dec 06

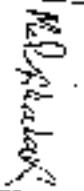
for the year ended 31st Dec 05

This document is intended to be read as a summary of the contents of the original documents. It is not intended to be used as a substitute for the original documents. The High Court will be pleased to receive any further information, if required, from the applicant.

For the year ended 31st Dec 18

Justice Chatterjee


HIGH COURT FORM NO. (M) 56 Civil / 05 30 (Criminal)

Serial No. & Date	Name & residence of the applicant	Name of information required	Date on which information is to be furnished	Signature of Officer receiving the application	Remarks
1	D. K. Pat (Adv)	In the Court of Ld. Civil Judge, Jt. Division of T. Court at <u>Aligarh</u> Against <u>Jayendra Choudhary</u> has been filed <u>Sic Pet</u> <u>for</u> <u>custody</u> <u>of</u> <u>his</u> <u>son</u> <u>Shri</u> <u>Chandray</u> <u>of</u> <u>Age</u> <u>14</u> <u>years</u> <u>residing</u> <u>at</u> <u>Aligarh</u> <u>Distt</u> <u>Uttar Pradesh</u> From the year <u>2004</u> to <u>2015</u> If so, what is the present position therein?	19-3-15		M. K. Khanna 18-19-3-15

Particulars of witnesses proposed to be called by the applicant and their names



ANNEXURE (NO. (M) 55 CIVIL / (IT) 30 (Criminal))
APPLICATION FOR INFORMATION
 ANNEXURE

Serial No. & Date	Name of residence of applicant	Name of information required	Date of which information to be ready	Signature of Officer receiving the application	Remarks
1 12/1 12/1	D. K. Pal (Father)	Whether any M. S. has been given by Applicant: <u>Tajendra Choudhary</u> <u>Shri. K. S. Bhatnagar</u> <u>of 10/11, Shyamprasad, Bhandarkar</u> <u>Rd. 1st, Tollygunge, Calcutta</u> In the Court of <u>Judge M. S. Talwar</u> (Sudhakar <u>Palgaonkar</u>) If so what is the case no. and the Present Position thereof?	15-10-16		No such M. S. ... stated in the court record. <u>M. S. Talwar</u> 15-10-16



The fee for re-affixation of prosecution release ...
 ... should be affixed on each of prosecution entry



ORIGINAL

SHERIFF'S OFFICE
High Court, Calcutta

File No. 26/3/15

In the name of Jayanta

Chaudhary

	Rt.	P.
For attorney's fee amounts as per particulars		
for serving Summons/Process		
for return and translation		
for cost of <i>cost of</i> service <i>service</i> 200/- 15	260/-	
for service of Notices of Appeal		
for executing Warrant of Attachment		
for serving Specific Decree		
for executing possession order		
for mode of service of		
for certificate of seizure		
for certificate of possession (where)		
for charge other than postage on writ of possession and attached postage		
for		
Total	260/-	

NO. 1

Sanjay Ghosh
Sheriff of Calcutta High Court, S.S.

Form No. 1 - Receipt Form
S.P. - 101-24, 000 - 2 Lower Street

As per available data as per return etc.
The NDC will not cover any further administrative demand or amount of General Revenue.
The NDC will be treated as valid and satisfied, if any payment through Bank Draft/ Pay Order drawn.
The document being counter general does not require any sign.

ANNEXURE- E1



Law Department
The Kolkata Municipal Corporation
3, S. N. Banerjee Road, Kolkata-700 013
Phone No. 033 2286 5269 / Tele Fax No. 033 2286 1444

Memo No. L- 95 / Law/2014-15

Date: 02.04.2015

To

Mr. Arun Karim
(Advocate, High Court, Calcutta)
34 Floor
1, Old Post Office Street
Kolkata-700001
Cell: 9830879648

Re: Information regarding Premises No. 200A, Shyama Prasad Mukherjee Road, Kolkata - 700026, Police Station Tollygunge, within the limits of Ward, No. 88 of the KMC, District North 24 Parganas (Said Premises).

Assessee No. 170081830366

It appears from the records available in the Law Department, KMC that no suits or proceedings are pending with regard to the above premises regarding any Corporation Tax or any other matters before Hon'ble High Court, Calcutta, Ld. City Sessions Court, Ld. City Civil Court in respect of the premises no. 200A, Shyama Prasad Mukherjee Road, Kolkata - 700026, Police Station Tollygunge, within the limits of Ward, No. 88 of the KMC, District North 24 Parganas (Said Premises). Assessee No. 170081830366.

If you are aggrieved by this decision, an appeal may be preferred before the appropriate authority U/S 19(1) of the Right to Information (RTI) Act, 2005.

For your kind information

.....
Asst. Manager (Law)

Assistant Manager (Law)
Law Department
Kolkata Municipal Corporation

.....
S.P.I.O., Law Dept., KMC

S.P.I.O.
Law Department
Kolkata Municipal Corporation



<p>Ariadani Bhakat Advocate High Court, Calcutta</p>	<p>C/o Mr. Jyoti Karim, Advocate 24/4A, Right Gate E. C.I. Post Office Street Kolkata - 700 001 Tel: 8002454720 Email: ariadani@rediffmail.com</p>
---	--

25th October, 2016

State Public Information Officer
Office of the Land Acquisition Collector
5, Bankshall Street
Kolkata-700001

Sir,

Information regarding Premises No. 200A, Shyama Prasad Mukherjee Road, Kolkata-700026, Police Station Tollygunge, within the limits of Ward No. 68 of the KMI, District South 24 Parganas (Said Premises)

1. I write to you in exercise of my statutory right under The Right To Information Act, 2005 and the Rules framed thereunder.
2. Please let me know if the Said Premises has been notified for acquisition/requisition or has been acquired/requisitioned under any of the Land Acquisition Acts and whether any acquisition/requisition proceedings are pending in respect of it, or not?
3. Please provide me the abovementioned information within the statutory period.
4. I have paid the charges for this application by affixing court fee stamp of Rs.10/- (Rupees ten), I am ready to pay all other statutory charges for the information sought by me.

Yours faithfully,

Ariadani Bhakat

Ariadani Bhakat

Content Not Verified

[Signature]
Officer in Charge
Office of the Land Acquisition Collector, Kolkata
5, Bankshall Street, Kcl-700001



ANNEXURE-41

Messenger

28th October, 2019

Public Information Officer
Kolkata Metropolitan Development Authority
Urdayan Bhawan
Sec-II, Salt Lake
Kolkata-700031

Sir,

Information regarding Premises No. 200A, Shyama Prasad Mukherjee Road, Kolkata-700026, Police Station Tollygunge, within the limits of Ward No. 33 of the KMC, District South 24 Parganas (Said Premises)

1. I write to you in exercise of my statutory right under The Right To Information Act, 2000 and the Rules framed thereunder.
2. Please let me know if the Said Premises or any part or portion thereof is affected by any scheme of road widening, acquisition, requisition, road alignment, betterment or improvement either approved or to be approved, notified or to be notified, sanctioned or to be sanctioned, proposed or to be proposed and prescribed or to be prescribed, by KMDA.
3. Please let me know the nature of land use applicable to the Said Premises and the predominant use of land in respect of the locality where the Said Premises situated as per the Land Use Map and Register prepared under West Bengal Town & Country (Planning & Development) Act, 1979.
4. Please also furnish me a certified copy of the Land Use Map and Register in respect of the locality where the Said Premises is situated.
5. Please provide me the above-mentioned information within the statutory period.
6. I have paid the charges for this application by affixing court fee stamp of Rs.10/- (Rupees ten). I am ready to pay all other statutory charges for the documents and information sought by me.

Yours faithfully
Sahadeb Pramanick
89/3, A.K. Mukherjee Road.
KOL-700030
9239447786

Sahadeb Pramanick

[Handwritten signature]
28/10/2019



ANNEXURE - II

Arindam Bhakat
Advocate
KST. Court, Kolkata

C/o Mr. Anjan Kumar (Advocate),
5th Floor, Right Gate
11, Old Post Office Street
Kolkata - 700007
Tel: 8602459779
Email: arindambhakatadvocate@gmail.com

23rd October, 2010

State Public Information Officer
Kolkata Improvement Trust
P.O. India Exchange Place (Extension)
Kolkata-700075

Sr,

Information regarding Premises No. 250A, Shyama Prasad Mukherjee Road, Kolkata-700026, Police Station Tollygunge, within the limits of Ward No. 88 of the KMC, District South 24 Parganas (*Said Premises*)

1. I write to you in exercise of my statutory right under The Right To Information Act, 2005 and the Rules framed thereunder.
2. Please let me know if the Said Premises or any part or portion thereof is affected by any scheme of road widening, acquisition, requisition, road alignment, betterment or improvement either approved or to be approved, notified or to be notified, sanctioned or to be sanctioned, proposed or to be proposed and prescribed or to be prescribed, by Kolkata Improvement Trust.
3. Please provide me the above-mentioned information within the statutory period.
4. I have paid the charges for this application by affixing court fee stamp of Rs.10/- (Rupees ten). I am ready to pay all other statutory charges for the information sought by me.

Yours faithfully
Arindam Bhakat

RECEIVED
STATE PUBLIC INFORMATION OFFICER
KOLKATA IMPROVEMENT TRUST
INDIA EXCHANGE PLACE (EXTENSION)
KOLKATA - 700075
DATE: 23/10/2010
TIME: 11:30 AM