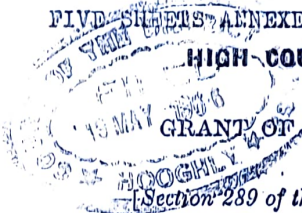


PROBATE DUTY OF Rs.590.00.P. IN COURT FEES IN TWO SHEETS AND COPY OF WILL IN FIVE SHEETS ANNEXED.

Bengal Form No. 3306.



HIGH-COURT FORM No. (J) 53.

GRANTY OF PROBATE OF WILL (1).

[Section 289 of the Indian Succession Act, 1925.]

IN THE COURT OF THE DISTRICT JUDGE OF HOOGHLY. Act XXXIX Case No. 97 of 1963

(1) Judge of the District of [or Delegate appointed for granting Probate or Letters-of-Administration in (here insert the limits of the Delegate's jurisdictions)].

I, Sri S.K.Bhattacharyya, District Judge, Hooghly,

hereby make known that on the sixth day of July in the year One thousand nine hundred and sixtyfive, the last Will of Kali Charan Bhar, late of Chandernagore, P.S. Chandernagore, District Hooghly, a copy whereof is hereunto annexed, was proved and registered before me, and that administration of the property and credits of the said deceased, and in any way concerning his Will, was granted to 1)Santi Charan Bhar, 2) Arun Chandra Bhar, sons of late Kali Charan Bhar of Lalbagan, Chandernagore, P.S. Chandernagore, District Hooghly, 3) Sm. Charu Bala Pal wife of late Nitya Gopal Pal, of Maheshtala, P.S. Chinsurah, Dist Hooghly, 4) Amulya Charan Sen, son of late Sarat Chandra Sen, of Senpara, near Maheshtala, P.S. Chinsurah, District Hooghly,-----

the Executors in the said Will named, they having undertaken to administer the Further Court Fee of same, and to make a full and true inventory of the said property and credits, Rs.251.00.P. as probate duty added, as valuation of the properties raised to Rs.36700.00.P. only. and exhibit the same in this Court within six months from the date 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.

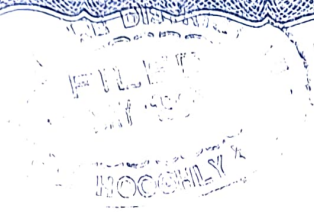
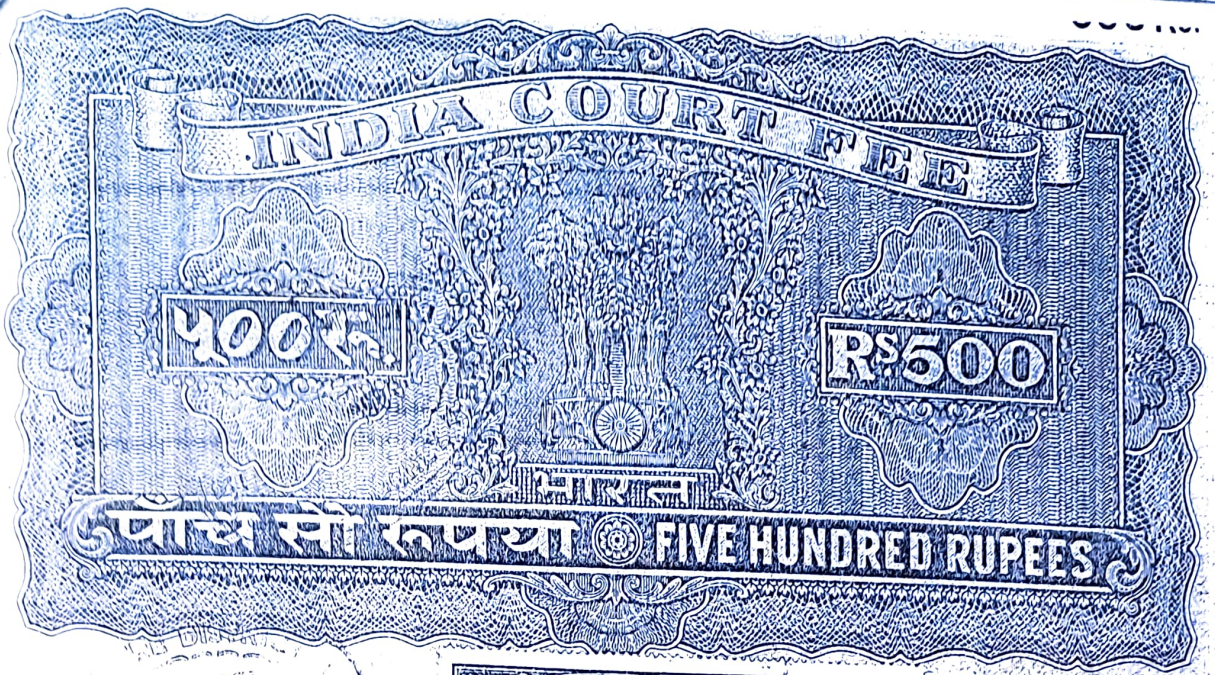
DISTRICT JUDGE, HOOGHLY. 16.5.1966.

Granted this twentieth day of September in the year One thousand nine hundred and sixtyfive under the seal of the Court.

The estate is valued at Rs. 23,000.00.P. and probate duty of Rs.590.00P in court fees realised. Estate duty certificate produced.



Handwritten signature of District Judge and District Delegate.



20  
21.9.65

IN THE COURT OF THE DISTRICT JUDGE OF HOOGHLY.

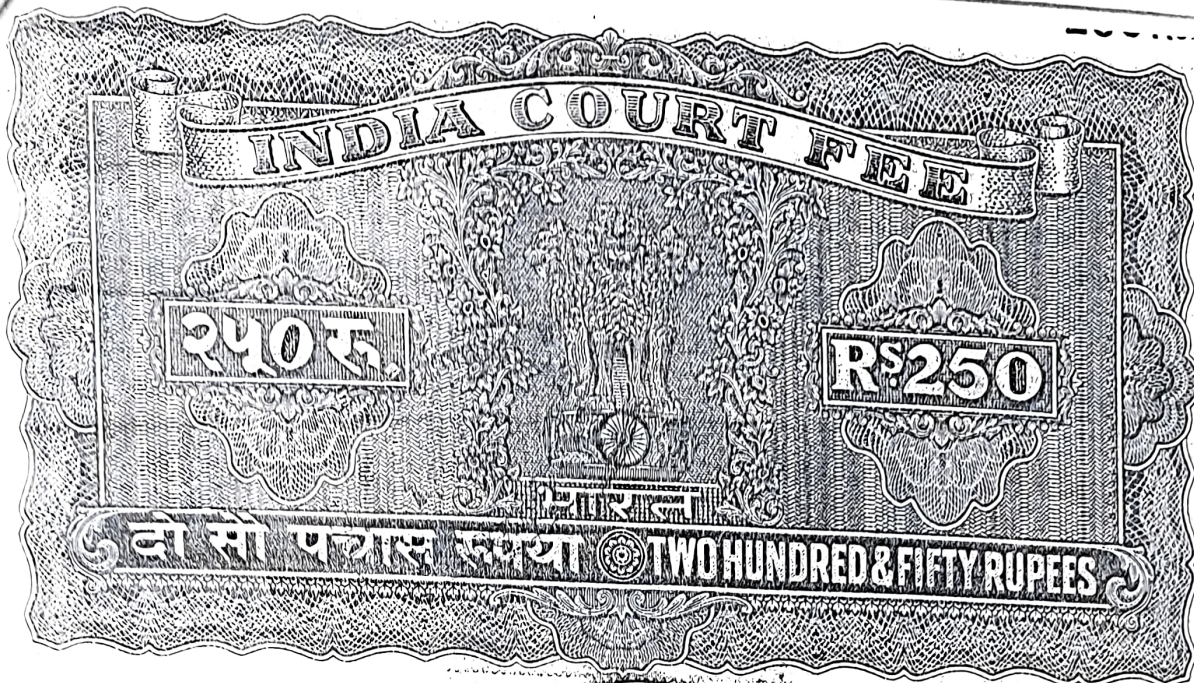
Act XXXIX Case No. 97 of 1963

In the goods of Kali Charan Bhar --- deceased.

This Court fee of Rs.510.00.P(Rupees five hundred and ten) only is used in the matter of grant of probate of Will left by Kali Charan Bhar granted to the executors 1) Santi Charan Bhar,2) Arun Chandra Bhar, sons of late Kali Charan Bhar of Lalbagan, Chandernago P.S.Chandernagore,District Hooghly,3) Sm.Charu Bala Pal, wife of late Nitya Gopal Pal, of Maheshtala,P.S. Chinsurah, District Hooghly,4) Amulya Charan Sen, son of late Sarat Chandra Sen, of Senpara, near Maheshtala, P.S. Chinsurah, District Hooghly.



*Sen*  
DISTRICT JUDGE, HOOGHLY.  
20.9.65.



HOOGHLY

IN THE COURT OF THE DISTRICT JUDGE OF HOOGHLY.

Act XXXIX Case No. 97 of 1963

In the goods of Kali Charan Bhar --- deceased.

This Court fee of Rs.251.00.P.(Rupees Two hundred and fifty-one) only is used in the matter of grant of probate of Will left by Kali Charan Bhar granted to the executors 1) Santi Charan Bhar, 2) Arun Chandra Bhar, sons of late Kali Charan Bhar of Lalbagan, Chandernagore, P.S. Chandernagore, District Hooghly, 3) Sm. Charu Bala Pal, wife of late Nitya Gopal Pal, of Maheshtala, P.S. Chinsur District Hooghly, 4) Amulya Charan Sen, son of late Sarat Chandra Sen, of Senpara, near Maheshtala, P.S. Chinsurah, District Hooghly.



*B. J. Anand*  
DISTRICT JUDGE, HOOGHLY.  
16.6.1966.

INDIA COURT FEE

80 Rs.



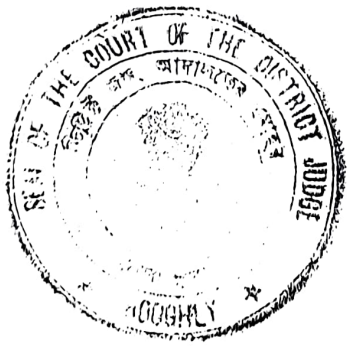
3/2/65

IN THE COURT OF THE DISTRICT JUDGE OF HOOGHLY.

Act XXXIX Case No. 97 of 1963

In the goods of Kali Charan Bhar --- deceased.

This Court fee of Rs.80.00.P. (Rupees eighty) only is used in the matter of grant of probate of Will left by Kali Charan Bhar granted to the executors 1) Santi Charan Bhar, 2) Arun Chandra Bhar sons of late Kali Charan Bhar of Lalbagan, Chandernagore, P.S. Chandernagore, District Hooghly, 3) Sm. Charu Bala Pal, wife of la Nitya Gopal Pal, of Maheshtala, P.S. Chinsurah, District Hooghly, 4) Amulya Charan Sen, son of late Sarat Chandra Sen, of Senpara, near Maheshtala, P.S. Chinsurah, District Hooghly.



*[Signature]*  
DISTRICT JUDGE, HOOGHLY.  
20.9.65.



Court of the District Judge,  
Hooghly.

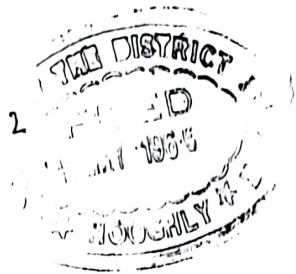
Filed 18 Apr 1963

This is the last Will + Testament of me, Kali Charan Bhar alias Fakir Chander Bhar, an inhabitant of Kalbar Chaudenagore, Clerk retired, son of Jadal Chander Bhar, deceased.

Whereas I am possessed of some movable and immovable properties within the territory of Chaudenagore and I am also possessed of a leasehold land with building thereon in the town of Deoghar, Santal Parganas, in Bihar, and whereas I am desirous of disposing by the will of all the movable and immovable properties in the territory of Chaudenagore which I am now or shall be possessed or to which I may be entitled at the time of my death.

I give and bequeath the house of mine at Kalbagan which I purchased by private treaty before the Notary Public of Chaudenagore, bounded on the south by my own land with a structure thereon (hereinafter mentioned as garden), on west by Municipal Road, on the north by Habool Nundy's land, on the east by Habool Nundy's and Kangali Charan Seal's house, for residence and occupation only to my eldest son Santal Charan Bhar, his wife and unmarried daughter for and during the terms of their natural lives and also for the same purposes to his sons who shall have the absolute use benefit and right

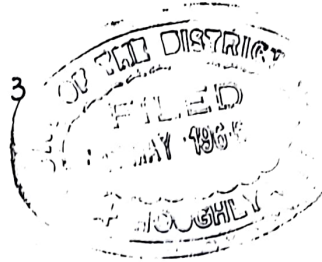




right of the property after the death of their father, mother and unmarried sisters but (second Page) if no sons survive Santu Charan Bhan, which God forbid, the house shall pass to the male heirs of my youngest son Anu Chandra Bhan and shall in no case go to any son or sons of the daughters of Santu Charan Bhan.

I give and bequeath my dwelling house at Lalbagan and my garden for residence use and occupation only to my youngest son Anu Chandra Bhan, his wife and unmarried daughters and to the widows of my deceased son Santosh Kumar Bhan for and during the terms of their natural lives and also for the same purposes to the sons of Anu Chandra Bhan who shall have the absolute use benefit and right after the death of their father, mother, aunt Sumila Bhan and unmarried sisters and if no sons survive Anu Chandra Bhan which God forbid, the house and the garden shall pass to the male heirs of my eldest son Santu Charan Bhan and shall in no case go to any son or sons of the daughters of Anu Chandra Bhan or Santosh Kumar Bhan, deceased, and I design to allocate the rooms on the first floor :- Out of the four rooms at present in existence the room which each one is at present using and occupying shall continue to be so used and occupied hereafter and the room which I myself am using and occupying shall be used and occupied by the widow Sumila Bhan after my death and the room on the south eastern side of my



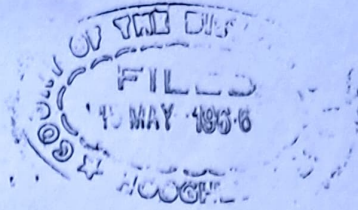


my house shall be used and occupied by Anu Chandra Bhan after my death and with regard to the rooms on the (Third Page) ground floor after setting apart two rooms for the purpose of kitchen and <sup>store</sup> ~~store~~ respectively and one room for my widowed daughter Charubala the remaining rooms shall be used jointly by Anu Chandra Bhan and the widow Sunita Bhan and my widowed daughter Charubala and with regard to the room in the second floor this room shall exclusively be used as common Thacoogher.

I desire and hereby declare that each and every one <sup>of</sup> of my sons and the widow Sunita Bhan shall be allowed on the occasion of any ceremony taking place in their families to have the use of the garden and the premises other than the ones each of them has ~~been~~ <sup>has</sup> already in occupation by the terms of this my will as necessity arises without any objection. This privilege shall last so long as Santu Chohan Bhan and Anu Chandra Bhan live and shall cease to be operative with their death.

I also desire that when my immovable properties will in course of time and after the death of my widowed daughter Charubala and the widow Sunita Bhan pass on to the hands of my grandsons who have the right of absolute use and benefit if they or any one of them at any time desire or under circumstances of financial difficulty are or be compelled to dispose of sale or mortgage the properties they or he must first approach their





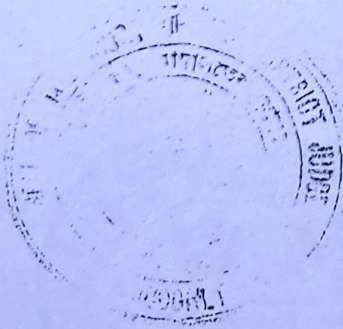
their ( Fourth Page ) or his other copartners of the properties for the purpose of the value of such shares or share shall be determined by the award of at least three persons selected from among the interested parties within the family and in case of refusal to entertain the proposal in writing by the copartners the intending seller or seller, shall have the liberty to sell or mortgage the shares or share in the property elsewhere.

With regard to the leasehold property of mine at Drogbin I declare that after my death my two sons Santu Charan Bhan and Anu Charan Bhan shall be the sole proprietors of this property.

Further I declare that the cost of maintenance of my widowed daughter Charubela and the widowed daughter-in-law Sevila Bhan shall be borne by my estate.

The provision made in this will with regard to the widow Sevila Bhan shall be effective should the widow agree to continue to live in my family after my death as she has been doing hitherto and this condition shall not preclude her from making, if she desires, occasional visits to her father's house as a daughter general does.

To supervise the performance of the terms stipulated in this will properly and for the regular management of my estate, I hereby appoint my two sons Santu Charan Bhan





Bhar and ( Fifth Page ) Anu Chandra Bhar and my widowed daughter Chandra and my son in law Anulya Charan Sen as my lawful executors and should any of them refuse to undertake the responsibility the remaining executors shall have the power to select and appoint any one in his or her stead but there shall not be less than three executors at any one time.

In witness hereof I set my hand this day the twenty first of August one thousand nine hundred and fifty seven.

sd/- Kali Ch. Bhar

21.8.57

witnesses:

sd/- Mammohan Das  
Lalbagan  
Chandernagore  
21.8.57

sd/- Jotish Chandra Bhar  
21.8.57  
Bibihal,  
Chandernagore.

Filed in Act XXXIX Case no - 97 of 1963.

District Judge's Court, Hooghly.

Act 39 Case no. 97/1963

Ext No. 1

Produced by Petr.

written by -  
Rabindranath

compared by -  
Rabindranath  
J.S. Gopal

sd/- S.K. Bhattacharya,  
District Judge, Hooghly  
6.7.65.

True copy.

B.P. Das  
29.9.65

Head Clerk,  
Dt. Judge's Office, Hooghly.

