

श्रेणी : III  
SERIES : III

Daman 31<sup>st</sup> July, 2015 9 Sravana 1937 (Saka)

सं. : 04  
No.

# सरकारी राजपत्र OFFICIAL GAZETTE



सत्यमेव जयते  
भारत सरकार  
Government of India

## संघ प्रदेश दमण एवं दीव प्रशासन

U.T. ADMINISTRATION OF DAMAN & DIU

प्राधिकरण द्वारा प्रकाशित  
PUBLISHED BY AUTHORITY

No. CRSR/DMN/DSH/2015-16/79  
U. T. Administration of Daman & Diu,  
Office of the Civil Registrar-Cum-Sub Registrar,  
Daman.

Dated : 09/07/2015.

### ADVERTISEMENT

OFFICE OF THE CIVIL REGISTRAR-CUM-SUB REGISTRAR, DAMAN  
AND NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION, DAMAN.

In accordance with para first of Article 179 of Law No. 2049 dated 6-8-1951, and for the purpose of para second of the same article, it is hereby made public that the Deed of Succession or Qualification of heirs drawn on 20<sup>th</sup> June of, 2015 at Pages 106 overleaf of Book No. 220 of Deed of Succession or Qualification of heirs, executed in this office.

That on 31<sup>st</sup> January of the year 2015 Expired at House No. 15/201, Shiv Krupa-4, Khariwad, Nani Daman, Daman, One Yogeshkumar Premabhai Damania, who was residing at House No. 15/201, Shiv Krupa-4, Khariwad, Nani Daman, Daman. During his lifetime he had married to Avaniben on 29-4-1997 according to Hindu religious rites and customs but their marriage was not registered in any government office and out of their legal wedlock they have one son namely Harshal Yogeshkumar Damania, aged about 16 years, occupation

Contd./---

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

student, Hindu, son of late Yogeshkumar Premabhai Damania, resident of House No. 15/201, Shiv Krupa-4, Khariwad, Nani Daman, Daman and one daughter namely Sanskruti Yogesh Damania, aged about 13 years, Occupation student, Hindu, daughter of late Yogeshkumar Premabhai Damania, resident of House No. 15/201, Shiv Krupa-4, Khariwad, Nani Daman, Daman. That, the deceased Yogeshkumar Premabhai Damania died without Executing will or any other testamentary disposition of his last wishes. The deceased Yogeshkumar Premabhai Damania was government servant and was entitle to receive pension as per the government laws and regulations and in his absence his legal heir/Interested Party is entitled to receive government Pension and all other dues from the government departments or bank or banks or any financial institutions or any other government or semi government offices. The declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the present deed, the declarants do hereby affirms and state for all alleged purposes that the above mentioned legal heir Avaniben Yogeshkumar Damania is the sole and universal heir and successor of the above said deceased Yogeshkumar Premabhai Damania and there is no other person or persons who as per prevailling law may be preferred to Avaniben Yogeshkumar Damania and who may have better claim to the said pension amount left by the said deceased YOGESHKUMAR PREMABHAI DAMANIA. That the declarants are neither Successors of the said deceased nor they have any interest in making the present declaration which they make on oath.

Sd/-  
( Antonio F. Jesus )  
CIVIL REGISTRAR-CUM-SUB REGISTRAR AND  
NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION  
DAMAN.

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. CRSR/DMN/DSH/2015-16/88**  
**U. T. Administration of Daman & Diu,**  
**Office of the Civil Registrar-Cum-Sub Registrar,**  
**Daman.**

**Dated : 24/07/2015.**

**ADVERTISEMENT**

**OFFICE OF THE CIVIL REGISTRAR-CUM-SUB REGISTRAR, DAMAN**  
**AND NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION, DAMAN.**

In accordance with para first of Article 179 of Law No. 2049 dated 6-8-1951, and for the purpose of para second of the same article, it is hereby made public that the Deed of Succession or Qualification of heirs drawn on 7<sup>th</sup> July of, 2015 at Pages 108 overleaf of Book No. 220 of Deed of Succession or Qualification of heirs, executed in this office.

That on Sixth May Two Thousand and Fifteen at Dabhel, Nani Daman, Expired One Shri Bhagubhai Bodiya Patel, residing at Dabhel, Nani Daman, said Bhagu Bodiya had legally married with Smt. Ratanben alias Bhikhiben Kuwaria, who has Expired Prior to Shri Bhagubhai Bodiya, leaving behind their only one daughter namely Smt. Jasodaben Bhagubhai Bodiya, married, house hold, aged about 33 years, daughter of Shri Bhagubhai Bodiya, resident of Amran falia, Dabhel. That during his lifetime of Smt. Ratanben alias Bhikhiben Bhagubhai Bodiya, and without obtaining legal divorce, Shri Bhagubhai Bodiya, had illegally come into contact with Smt. Jaliben Bhagubhai Bodiya, aged about 59 years, Household, Indian National, resident of Nani Daman, and due to said illegal marriage he has five illegitimate daughters and one illegitimate son namely (One) Smt. Varsha Shailesh Patel, aged about 36 years, resident of Patlara, Moti Daman, (Two) Smt. Darshana Patel, aged about 34 years, resident of Pariyari, Moti Daman, (Three) Smt. Manisha Ketan Patel, aged about 32 years, resident of Vapi, Gujarat, (Four) Smt. Panna Pankaj Patel, aged about 30 years, resident of Marwad, Nani Daman, (Five) Smt. Jignisha Srikant Patel, aged about 29 years, resident of Kunbharia, Gujarat, and (Six) Shri Tejas Bhagu Patel, aged about 27 years, resident of Dabhel, Nani Daman. As per prevailing law the above five illegitimate daughters and one illegitimate Son are not legal heirs of deceased Shri Bhagubhai Bodiya died without Executing any will or any other testamentary disposition of his last wishes but leaving behind some movable and immovable properties which include lands, house, fixed deposits receipts, bank Account, home Saving Account, Insurance policy, Vehicle, Ornaments, Jewellery, etc., his only daughter Smt. Jasodaben Bhagubhai Bodiya, who is only legal heir and Successor there does not exists any other person or persons, according to the law of Succession i.e. Code of the Usage and Customs of Non Christian Inhabitant of Daman.

Sd/-

( Antonio F. Jesus )

**CIVIL REGISTRAR-CUM-SUB REGISTRAR AND**  
**NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION**  
**DAMAN.**

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. CRSR/DMN/DSH/2015-16/89**  
**U. T. Administration of Daman & Diu,**  
**Office of the Civil Registrar-Cum-Sub Registrar,**  
**Daman.**

**Dated : 24/07/2015.**

**ADVERTISEMENT**

**OFFICE OF THE CIVIL REGISTRAR-CUM-SUB REGISTRAR, DAMAN**  
**AND NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION, DAMAN.**

In accordance with para first of Article 179 of Law No. 2049 dated 6-8-1951, and for the purpose of para second of the same article, it is hereby made public that the Deed of Succession or Qualification of heirs drawn on 15<sup>th</sup> July of, 2015 at Pages 110 overleaf of Book No. 220 of Deed of Succession or Qualification of heirs, executed in this office.

That on 23-7-2012 at Nani Daman Expired Malvikaben Dalpatram Oza leaving behind her Sister Naliniben Dalpatram Oza the interested party hereto as her legal heir along with Shri Mahendra Dalpatram Oza and Shri Hitesh Dalpatram Oza. That the said deceased Malvikaben Dalpatram Oza died without Executing any will or any other testamentary disposition of her last wishes, said Malvikaben Dalpatram Oza was a government servant and in receipt of service benefit and pension. That besides her sister Naliniben Dalpatram Oza, who is one of the legal heir and Successor along with Shri Mahendra Dalpatram Oza and Shri Hitesh Dalpatram Oza of deceased Malvikaben Dalpatram Oza, there does not exist any other person or persons, according to the law of Succession i.e. Code of the Usage and Customs of Non Christian Inhabitant of Daman in force in this District of Daman as applicable to the said deceased, being such Non Christian Inhabitant of Daman, as applicable to the deceased, that may have a right of Succession or may put in a claim to the inheritance and Estate of the said deceased. That they the declarants have perfect knowledge of all these facts which interalia are public and well known. That by the present deed the Declarants do hereby affirms and state for all legal purposes that the above mentioned Naliniben Dalpatram Oza is one of the legal heir and successor alongwith Shri Mahendra Dalpatram Oza and Shri Hitesh Dalpatram Oza of the above said deceased Malvika Dalpatram Oza and there is no other person, who as per prevailing law may be preferred to them and who may have better claim to the Estate left by the said deceased Malvika Dalpatram Oza.

Sd/-

( Antonio F. Jesus )

**CIVIL REGISTRAR-CUM-SUB REGISTRAR AND**  
**NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION**  
**DAMAN.**

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. NP/DIU/2014-2015/29**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 27/07/2015.**

**ADVERTISEMENT**

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu.

In accordance with para first of Article 179 of Law No. 2049 dated 06/08/1951 and for the purpose of para second of the said Article, it is hereby made known to the public that Deed of Qualification of Heirs dated 8<sup>th</sup> June, 2015 has been drawn at Page No. 81 to Page No. 84 of the Notarial Book No. 236 of Deed of Qualification of heirs.

That Mr. Parxotomo Maugi also known as Parshottam Mavji Bamanian died at Khed, Ratnagiri, Maharashtra; on dated 07/11/2002, without executing any will or any other disposition of their properties leaving behind him, his widow Mrs. Hemlata Premgi and their three sons Viz. (1) Mr. Pareshkumar Parxotomo, (2) Mr. Priyeshkumar Parxotomo and (3) Mr. Nimeshkumar Parxotomo as his only legal heirs.

That except said (1) Mrs. Hemlata Premgi, (2) Mr. Pareshkumar Parxotomo, (3) Mr. Priyeshkumar Parxotomo and (4) Mr. Nimeshkumar Parxotomo, who are now only legal heirs and successors of said deceased, there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Habitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased (including properties bearing Survey No. 78/6, 78/7 & 78/8, all situated at/near Malala, Jolawadi, Diu) together with them. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned persons Viz. (1) Mrs. Hemlata Premgi, (2) Mr. Pareshkumar Parxotomo, (3) Mr. Priyeshkumar Parxotomo and (4) Mr. Nimeshkumar Parxotomo are the universal heirs and legal successors of the said deceased Mr. Parxotomo Maugi also known as Parshottam Mavji Bamanian.

Sd/-  
C. D. VAJA  
NOTARY PUBLIC, DIU

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. NP/DIU/2014-2015/30**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 27/07/2015.**

**ADVERTISEMENT**

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu.

In accordance with para first of Article 179 of Law No. 2049 dated 06/08/1951 and for the purpose of para second of the said Article, it is hereby made known to the public that Deed of Qualification of Heirs dated 9<sup>th</sup> June, 2015 has been drawn at Page No. 84-V to Page No. 88 of the Notarial Book No. 236 of Deed of Qualification of heirs.

That Mr. Karsan Bhola died at Dangarwadi, Diu; about 50 years back and thereafter Mrs. Ratanbai Karsan Bamanian died on 15/10/1992 at Dangarwadi, Diu; without executing any will or any other disposition of their properties leaving behind Mr. Bawa Punja Bamanian (real brother of Mrs. Ratanbai Karsan Bamanian) as their only legal heir.

That Mr. Bawa Punja Bamanian died on 25/12/2007 at Dangarwadi, Diu and Mrs. Somaibai Bawa Bamanian died on 03/04/1983 at Dangarwadi, Diu; without executing any will or any other disposition of their properties leaving behind them, their three sons Viz. (1) Mr. Rana Bava, (2) Mr. Lacmane Bava and (3) Mr. Bica Bava, as their only legal heirs.

That Mr. Rana Bava dies on 19/05/1997 at Dangarwadi, Diu; without executing any will or any other disposition of their properties leaving behind him, his widow Mrs. Valibai Rana and their two sons Viz. (1) Mr. Kishorkumar Rana, (2) Mr. Ravindra Rana, as his only legal heirs.

That except said (1)(i) Mrs. Valibai Rana, (1)(ii) Mr. Kishorkumar Rana, (1)(iii) Mr. Ravindra Rana, (2) Mr. Lacmane Bava and (3) Mr. Bica Bava, who are now only legal heirs and successors of said deceased, there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Habitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased (including properties bearing Survey No. 127/1, 142/61, 148/10 & 148/14, all situated at/near Dangarwadi, Jolawadi, Diu) together with them. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned persons Viz. (1)(i) Mrs. Valibai Rana, (1)(ii) Mr. Kishorkumar Rana, (1)(iii) Mr. Ravindra Rana, (2) Mr. Lacmane Bava and (3) Mr. Bica Bava are the universal heirs and legal successors of the said deceased persons Viz. (1) Mr. Karsan Bhola, (2) Mrs. Ratanbai Karsan Bamanian, (3) Mr. Bawa Punja Bamanian, (4) Mrs. Somaibai Bawa Bamanian and (5) Mr. Rana Bava.

Sd/-  
C. D. VAJA  
NOTARY PUBLIC, DIU

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. NP/DIU/2014-2015/31**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 27/07/2015.**

**ADVERTISEMENT**

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu.

In accordance with para first of Article 179 of Law No. 2049 dated 06/08/1951 and for the purpose of para second of the said Article, it is hereby made known to the public that Deed of Qualification of Heirs dated 10<sup>th</sup> June, 2015 has been drawn at Page No. 88-V to Page No. 91-V of the Notarial Book No. 236 of Deed of Qualification of heirs.

That Mr. Sidi Shankar Bamanía expired at Dangarwadi, Diu; on dated 20/04/2006, without executing any will or any other disposition of his properties leaving behind him, his widow Mrs. Quessar Bai Sidi Bamanía as his only legal heir.

That except said Mrs. Quessar Bai Sidi Bamanía, who is now only legal heir and successor of said deceased, there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Habitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased (including properties bearing Survey No. 136/18, 137/10, 143/28 & New City Survey Plot No. PTS-49-D/126, all situated at/near Dangarwadi, Jolawadi, Diu) together with her. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. Mrs. Quessar Bai Sidi Bamanía is the universal heirs and legal successor of the said deceased Mr. Sidi Shankar Bamanía.

Sd/-  
C. D. VAJA  
NOTARY PUBLIC, DIU

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. NP/DIU/2014-2015/32**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 27/07/2015.**

**ADVERTISEMENT**

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu.

In accordance with para first of Article 179 of Law No. 2049 dated 06/08/1951 and for the purpose of para second of the said Article, it is hereby made known to the public that Deed of Qualification of Heirs dated 1<sup>st</sup> July, 2015 has been drawn at Page No. 92 to Page No. 96 of the Notarial Book No. 236 of Deed of Qualification of heirs.

That Mr. Sidi Kala Bamanía expired at Saudwadi, Diu; on dated 15/05/2015 and his wife Mrs. Rambubai expired at Vanakbara, Diu; on dated 15/01/1985 both without executing any will or any other disposition of properties leaving behind them their only son Viz. Mr. Karsan Sidi Bamanía also known as Carsane Sidi as their only legal heir.

That said Mr. Karsan Sidi Bamanía also known as Carsane Sidi expired at Saudwadi, Diu; on dated 04/04/2013 and his wife Mrs. Sonabai expired at Saudwadi, Diu; on dated 19/03/2014 both without executing any will or any other disposition of properties leaving behind them, their three sons Viz. (1) Mr. Giva Carsane, (2) Mr. Rama Carsane and (3) Mr. Nanji Karsan Bamanía, as their only legal heirs.

That except said (1) Mr. Giva Carsane, (2) Mr. Rama Carsane and (3) Mr. Nanji Karsan Bamanía, who are now only legal heirs and successors of said deceased, there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Habitantes.Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased together with them. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. (1) Mr. Giva Carsane, (2) Mr. Rama Carsane and (3) Mr. Nanji Karsan Bamanía are the universal heirs and legal successors of the said deceased (1) Mr. Sidi Kala Bamanía, (2) Mrs. Rambubai Sidi Bamanía, (3) Mr. Karsan Sidi Bamanía also known as Carsane Sidi and (4) Mrs. Sonabai Karsan Bamanía.

Sd/-  
C. D. VAJA  
NOTARY PUBLIC, DIU

\*\*\*



SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. NP/DIU/2014-2015/33**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 27/07/2015.**

**ADVERTISEMENT**

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu.

In accordance with para first of Article 179 of Law No. 2049 dated 06/08/1951 and for the purpose of para second of the said Article, it is hereby made known to the public that Deed of Qualification of Heirs dated 2<sup>nd</sup> July, 2015 has been drawn at Page No. 96-V to Page No. 100 of the Notarial Book No. 236 of Deed of Qualification of heirs.

That Mr. Jentilal Carsane died at Fudam, Diu; on dated 09/03/2015, without executing any will or any other disposition of their properties leaving behind him, his widow Mrs. Vasanteben Meggi and their three sons Viz. (1) Mr. Priteche Jentilal Carsane, (2) Mr. Calpesh Jentilal Carsane and (3) Mr. Jiteche Jentilal Carsane as his only legal heirs.

That except said (1) Mrs. Vasanteben Meggi, (2) Mr. Priteche Jentilal Carsane, (3) Mr. Calpesh Jentilal Carsane and (4) Mr. Jiteche Jentilal Carsane, who are now only legal heirs and successors of said deceased, there does not exists any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Habitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased together with them. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. (1) Mrs. Vasanteben Meggi, (2) Mr. Priteche Jentilal Carsane, (3) Mr. Calpesh Jentilal Carsane and (4) Mr. Jiteche Jentilal Carsane are the universal heirs and legal successors of the said deceased Mr. Jentilal Carsane.

Sd/-  
C. D. VAJA  
NOTARY PUBLIC, DIU

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. NP/DIU/2014-2015/34**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 27/07/2015.**

**ADVERTISEMENT**

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu.

In accordance with para first of Article 179 of Law No. 2049 dated 06/08/1951 and for the purpose of para second of the said Article, it is hereby made known to the public that Deed of Qualification of Heirs dated 7<sup>th</sup> July, 2015 has been drawn at Page No. 100-V to Page No. 104 of the Notarial Book No. 236 of Deed of Qualification of heirs.

That Mrs. Ushagauri Mansukhlal Chauhan expired at Ghoghla, Diu on dated 06/06/2014, without executing any will or any other disposition of her properties leaving behind her, her husband Mr. Mansukhlal Vira and their two sons Viz. (1) Mr. Hikeshkumar Mansukhlal and (2) Mr. Darshikkumar Mansukhlal as her only legal heirs.

That except said (1) Mr. Mansukhlal Vira, (2) Mr. Kikeshkumar Mansukhlal and (3) Mr. Darshikkumar Mansukhlal, who are now only legal heirs and successors of said deceased, there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Habitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased together with them. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. (1) Mr. Mansukhlal Vira, (2) Mr. Kikeshkumar Mansukhlal and (3) Mr. Darshikkumar Mansukhlal are the universal heirs and legal successors of the said deceased Mrs. Ushagauri Mansukhlal Chauhan.

Sd/-  
C. D. VAJA  
NOTARY PUBLIC, DIU

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. NP/DIU/2014-2015/35**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 27/07/2015.**

**ADVERTISEMENT**

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu.

In accordance with para first of Article 179 of Law No. 2049 dated 06/08/1951 and for the purpose of para second of the said Article, it is hereby made known to the public that Deed of Qualification of Heirs dated 10<sup>th</sup> June, 2015 has been drawn at Page No. 104-V to Page No. 108 of the Notarial Book No. 236 of Deed of Qualification of heirs.

That Mr. Mandane Guiga also known as Mandan Giga Bamanian expired at Patelwadi, Diu; on dated 29/07/2009, without executing any will or any other disposition of properties, leaving behind him his widow Mrs. Ratan Bai Mandane and their two sons Viz. (1) Mr. Ramesh Mandane and (2) Mr. Jignesh Mandane as his only legal heirs.

That except said (1) Mrs. Ratan Bai Mandane, (2) Mr. Ramesh Mandane and (3) Mr. Jignesh Mandane, who are now only legal heirs and successors of said deceased, there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Habitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased (including property bearing Survey No. 292/3 situated at Patelwadi, Bucharwada, Diu) together with them. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. (1) Mrs. Ratan Bai Mandane, (2) Mr. Ramesh Mandane and (3) Mr. Jignesh Mandane are the universal heirs and legal successors of the said deceased Mr. Mandane Guiga also known as Mandan Giga Bamanian.

Sd/-  
C. D. VAJA  
NOTARY PUBLIC, DIU

\*\*\*

SERIES - III No. 04
DATED : 31 <sup>ST</sup> JULY, 2015.

**No. CRSR/DMN/DSH/2015-16/94**  
**U. T. Administration of Daman & Diu,**  
**Office of the Civil Registrar-Cum-Sub Registrar,**  
**Daman.**

**Dated : 29/07/2015.**

**ADVERTISEMENT**

**OFFICE OF THE CIVIL REGISTRAR-CUM-SUB REGISTRAR, DAMAN  
AND NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION, DAMAN.**

In accordance with para first of Article 179 of Law No. 2049 dated 6-8-1951, and for the purpose of para second of the same article, it is hereby made public that the Deed of Succession or Qualification of heirs drawn on 15<sup>th</sup> July of, 2015 at Pages 111 overleaf, 112 overleaf of Book No. 220 of Deed of Succession or Qualification of heirs, executed in this office.

That on 29-11-2012 at Haria Hospital Vapi, Expired Shri Ismael Abdulgafur who was married to Smt. Arifa Amadxarifa, leaving behind him his widow Smt. Arifa Amadxarifa, and three daughters namely major daughter Shana Ismael, major daughter Mizba Ismael, and one minor daughter namely Aaliya Ismael the interested parties hereto as his only legal heirs. That the said deceased Shri Ismael Abdulgafur died without Executing any will or any other testamentary disposition of his last wishes but leaving behind him one vehicle and its insurance i.e. L.M.V. (Car) being Chevrolet Tavera ( P 10A BS III ), bearing Engine No. 3DL125182, Chassis No. MA6ABCD5BAH123704, Reg. No. DD-03-F-2611 and Policy No. 171803/31/2013/668 of the Oriental Insurance Company Limited, Branch Nani Daman, Daman. That besides his widow Smt. Arifa Amadxarifa, and three daughters namely major daughter Shana Ismael, major daughter Mizba Ismael, and one minor daughter namely Aaliya Ismael, who are the only legal heir and Successor of deceased Ismael Abdulgafur, there does not exist any other person or persons, according to the law of Succession i.e. Code of the Usage and Customs of Non Christian Inhabitant of Daman in force in this District of Daman as applicable to the said deceased, being such Non Christian Inhabitant of Daman as applicable to the deceased, that may have a right of Succession or may put in a claim to the inheritance and estate of the said deceased. That they the declarants have perfect knowledge of all these facts which interalia are public and well known. That by the present deed the declarants do hereby affirms and state for all legal purposes that the above mentioned widow Smt. Arifa Amadxarifa, and three daughters namely major daughter Shana Ismael, major daughter Mizba Ismael, and one minor daughter namely Aaliya Ismael, are the Sole and Universal heir and successor of the above said deceased Shri Ismael Abdulgafur and there is no other person, who as per prevailing law may be preferred to them and who may have better claim to the Estate left by the said deceased Shri Ismael Abdulgafur. That the declarants are neither successors of the said deceased nor they have any impediment for this act and they have no interest in making the present declaration which they make on oath.

Sd/-  
( Antonio F. Jesus )  
CIVIL REGISTRAR-CUM-SUB REGISTRAR AND  
NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION  
DAMAN.

\*\*\*

[Government Printing Press, Daman. 07/2015 - 250]  
[Price Rs. 6.00]