



... and ... of ... and ... of ...

... of ...

... of ... and ... of ... and ... of ...

... of the ...

in all the three ... of ... cases No ... here had ... which are the self ... acquired property of ... who is alive and the lands left ... which all are in ... illegally ... without any right, title interest ... to the ... in all ... have and no ... possession ... the ... by ...

N 515104

AS

Chaly ... of ...

one in the names of Titamala Prasad  
Kumar. There is no doubt of this case  
and also in the names of Prasad Kumar  
and another case in name of Rudraswar Kadar  
Taha are respondents and the two cases  
beadings before the court.

It is further submitted  
that Dhuli Devi alias Chhuli Devi members  
of all the respondents of three cases  
is a stranger to the lands in dispute and  
frivolously with her malaide intention  
executed deed of gift to respondents to  
grab the entire land of the appellants  
which are in dispute without any consultation  
thus all the three deed of gift executed  
by Chhuli Devi alias Dhuli Devi member  
of the respondents in favour of respondents  
in the three cases here are forged, fabricated  
illegal, unwarranted and fraudulent pieces  
of document and are completely inoperative  
and are not binding on the appellants.

It is further submitted  
on behalf of the appellants that the res-  
pondents in all the three cases, pleading  
here admits the acquisition of Nagu and  
Syl acquisition of Plot 22/11A over the  
lands in dispute - which are appellants  
from ~~the~~ refusal of the receipts of  
the deed of gift of the respondents of  
the three cases that are the respondents  
cannot deny their admissions may the  
respondents of all the three cases will  
be estopped from challenging the genuineness  
of the affidavits - which they executed to

M  
5/05/04.

B  
5/05/04.

Purchases from the rightful owner  
of Musamat Bahria.

It is further submitted that

Perusal of the impugned order passed by the  
Additional Commissioner in the mutation case, your No  
- will show that the lands in dispute has clearly  
been shown/mentioned that ~~the~~ some of the  
lands in dispute has been acquired by Mughal  
and some of the land in dispute have been  
acquired by Musamat Bahria - who is alive. It has  
- however and illegally been also mentioned in  
the impugned order that after partitioning  
the lands in dispute Chaudhri / Ghousi Devi has  
executed the deed of gift in the ~~the~~ names  
of her sons - who are respondents in all the  
- these cases even fact in the life time of Musamat  
Bahria, Ghousi Devi had no right to transfer  
- the lands by executing any documents  
in the life time of Bahria and so far  
- the lands acquired by Mughal is concerned  
after the death of Musamat Bahria the entire lands  
acquired by Mughal will be divided in six  
equal shares i.e. 1/6 the share in the left  
by Mughal and 1/6 share of each other  
- will be divided in four equal  
- share thus the widow of Tiban (widow of  
- the respondents in all the cases) and sons  
of Tiban - will get 1/12th share each out  
of 1/6th share of Tiban.

5/105/04

5/105/04

... ..  
... ..  
... ..  
... ..  
... ..

गैर-युक्त अर्थ-व्यवस्था का विकास करना ही हमारा  
उद्देश्य-समस्या है। हमें यह भी ध्यान रखना है कि  
विकास-कार्यक्रम को लागू करने में बाधा न पड़े।  
हमें अपने-आपको सतर्क बनाना चाहिए और  
समाज के अंदर जागरूकता फैलाने की कोशिश करनी चाहिए।

यह सब करने के लिए हमें एक  
संगठित संस्था बनानी है जो हमारे विकास कार्य को  
सुचारु रूप से चला सके। हमें अपने-आपको  
सहयोगी बनाना है। हमें अपने-आपको  
सुशिक्षित बनाना है, जो हमारे विकास कार्य को  
सुचारु रूप से चला सके। हमें अपने-आपको  
सहयोगी बनाना है। हमें अपने-आपको  
सुशिक्षित बनाना है, जो हमारे विकास कार्य को  
सुचारु रूप से चला सके।

N  
5/05/04

N  
5/05/04