

ORDER SHEET
IN THE HIGH COURT OF SINDH, KARACHI

SMA No.191/2016

Date Order with signature(s) of Judge(s)

For hearing of main petition

19.10.2016

Mr. Muhammad Aazm Khan, Advocate alongwith petitioner Muhammad Hashmatullah and legal heirs namely Mrs. Azmat Moiz, Muhammad Nusrat Ullah, Muhammad Saadat Ullah, Muhammad Munim Ali Mehkri and two witnesses namely Muhammad Younus Malik and Muhammad Arif are present.

Through instant petition, petitioner Muhammad Hashmat Ullah S/O deceased Muhammad Inayat Ullah Mehkri has applied for issuance of Letter of Administration in respect of the Property left by deceased Muhammad Inayat Ullah Mehkri, who died intestate on **03.04.1997** at Karachi. Original death certificate of deceased is placed on the record.

The deceased has left the following legal heirs: -

- | | | |
|----|---------------------------|----------|
| 1. | Mst. Shehr Bano Mehkri | widow |
| 2. | Muhammad Rahmat Ullah | son |
| 3. | Mrs. Azmat Moiz | daughter |
| 4. | Muhammad Saadat Ullah | son |
| 5. | Muhammad Nusrat Ullah | son |
| 6. | Muhammad Salamatullah | son |
| 7. | Muhammad Munir Ali Mehkri | son |
| 8. | Muhammad Hashmat Ullah | son |

Photostat copy of Family Registration Certificate issued by NADRA are also available on record.

It is stated that no application has been moved to any Court and no certificate of any kind, probate or letter of administration in respect of assets mentioned in schedule of property and there is no impediments for the grant of the letter of administration.

As per schedule of assets deceased has left behind one property, as mentioned in the schedule of property.

Affidavits of two independent witnesses namely Muhammad Younus Malik son of Abdul Aziz Malik and Muhammad Arif son of Abdul Rehman are also available on record.

Publication of main petition has been effected in daily "JANG" dated **01.09.2016** inviting objections, if any, however, no one has come forward to raise any objection.

All the formalities required under the law have been completed. Two independent witnesses also affirmed through their affidavits that legal heirs mentioned in paragraph-3 of the petition are the only legal heirs of deceased, as such there is no impediment in the grant of this SMA, which is accordingly granted as per rules.

J U D G E