<u>ORDER SHEET</u>	
IN THE HIGH COURT OF SINDH AT KARACHI	
S.M.A. No. 103 of 2018	
Date	Order with signature of Judge

For hearing of main petition.

05.11.2018

Ms. Aleena Qadri, advocate for petitioner.

Through the instant petition, Petitioner Muhammad Talha has prayed for the grant of Letter of Administration in respect of immoveable property/asset, details whereof are mentioned in the Schedule of Property attached with the memo of petition, available at page 89, which was left by his deceased mother, namely, Mehrunnisa Ismail widow of Muhammad Ismail Qasim, who allegedly died on 24.03.2016 at Karachi, leaving behind (i) Asma Rafiq (daughter), (ii) Farzana Abdul Jabbar Godil (daughter), (iii) Rubina Bano (daughter), (iv) Adila Sikandar (daughter), and (v) Muhammad Talha (son/petitioner) as her legal heirs. Original Death Certificate of deceased as well as photostat copies of Family Registration Certificate, issued by the NADRA and title documents of the immovable property are also filed at page 23, 27 and 31 to 51.

Legal heirs No (i) to (iv) have executed Special Power of Attorney, duly attested by the Notary Public at Karachi in favour of Umair Rafique Vadria s/o. Rafique Vadria, who has also filed his affidavits of no objection for the grant of Letter of Administration in favour of the petitioner, on their behalf.

Two witnesses, namely, Muhammad Yousuf s/o. Muhammad Yaqoob and Sohail s/o. Haroon Abdul Ghani have also filed their respective affidavits and affirmed that there is no other legal heir of the deceased except mentioned above. Their affidavits are also available on record.

Notice of this petition was published in Daily "Jang" Karachi dated 10.03.2008; however, none has filed any objection to the grant of Letter of Administration to petitioner, as per the report submitted by the Deputy Registrar (OS) on 29.03.2018.

Today petitioner as well as Attorney of legal heirs No. (i) to (iv) and witnesses are present. They affirm the contents of their affidavits and also verify their signatures thereon.

Since all the legal formalities/requirements have been fulfilled, there is no impediment in grant of Letter of Administration to petitioner, therefore, the petition is allowed. The office is directed to issue Letter of Administration in respect of immovable property/asset shown in the Schedule of Property, as per rules.

JUDGE

Athar Zai