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25.3.18

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COURT NOTICE
(U/o 5 Rule 20 CPC)

IN THE COURT OF Ms. Pawandeep Kaur
Civil Judge (Junior Division) Jind

Next Date, Purpose of case, Orders and Judgments as well as other case information is available on <http://ecourts.gov.in>

Anup

Vs.

Paramjit etc

Suit for declaration to the effect that the plaintiff is the absolute and undisputed owner in possession, to the extent of his 1/3rd share, in the ancestral, joint hindu family and coparcenary land measuring 68 kanals 12 marla being 686/2811 share of land measuring 281 kanals 2 marlas comprising khewat No. 129 (new khewat no. 160) in land measuring 30 kanals 19 marlas 4 sarsai being 1239/4954 share of land measuring 123 kanals 17 marlas comprising khewat no. 130 (new Khewat No. 161) and in land measuring 1 kanal 6 marls 3 sarsai being 79/699 share of land measuring 11 kanals 13 marlas comprising khewat no. 137 (new khewat no. 169) all lands situated at village Jai Jaiwanti, tehsil Julana, district Jind as per fard Jamabandi for the year 2011-12 (new fard Jamabandi for the year 2016-2017) and that the defendants have no concern or connection, whatsoever, with ownership and possession of the plaintiff over his share in the above land and that the alleged release deed bearing vasika No. 2073 dated 31.12.2013 allegedly got procured by defendants No.1 to 3 in collusion with each other in favour of the defendants No. 1 and 2 from defendant No. 3 in connivance and collusion with each other regarding the above referred land is absolutely wrong, incorrect, illegal, null and void, ab-initio, incomplete, without jurisdiction, without any legal necessity and need, without competency, without consideration, based upon fraud and misrepresentation, depriving the rights of the plaintiff in the suit land, and as such the same has no binding effect upon the rights of the plaintiffs and the said release deed along with its resultant mutation No. 942 dated 20.01.2014 are liable to be set aside as well as for mandatory (permanent) injunction directing the defendants to get the above ancestral suit land transferred in favour of the plaintiff to the extent of his share with consequential relief of injunction (prohibitory) restraining the defendants from further selling, alienating, transferring or encumbering the suit land in any manner, whatsoever, in favour of any other person and further from interfering or dispossessing the plaintiff from his ownership possession over the suit land or changing its nature in any manner. On the basis of evidence of all kinds oral as well as documentary of every description.

CNR No. HRJN02-000326-2018

Next Date:- 09-04-2019

CYBER HINDI
New Delhi

PUBLICATION ISSUED TO: Defendants NO. 2

**BABITA RANI D/O SHRI RAMPHAL S/O JAI SINGH AND W/O SHRI ASHOK
LAMBA S/O GOPA RAM R/O VPO HAAT KHERI TEH SAFIDON DISTT JIND**

To,


The Manager
JAGAT KRANTI.

Whereas it has been proved to the satisfaction of the Court that the defendant(s)/respondent(s) above named cannot be served in the ordinary way of service. Hence, this proclamation **under order 5 Rule 20 CPC** is hereby issued against him/them and should appear personally or through their counsel on **09-04-2019 at 10:00 a.m.**

Take notice that, in default of his/their appearance on the day before mentioned, the above said case will be heard and determined in his/their absence according to law.

Given under my hand and the seal of the Court, this **20-03-2019.**




Ms. Sarita Solanki
Civil Judge (Junior Division)
Jind


Civil Judge (Junior Division)
Jind