**Christopher Ross Gidla**

**ATTORNEY AT LAW**

# Gidla & Associates

**99A DUKE STREET,**

**PORT OF SPAIN.**

**IN THE REPUBLIC OF** **TRINIDAD AND TOBAGO**

**In the High Court of Justice**

**Family**

**Petition/Application no.FH00228/2014**

**IN THE ESTATE OF JAMAL MUSTAFA MUHAMMED ALSO CALLED JAMAL MUSTAFA MOHAMMED ALSO CALLED JAMAL MUHAMMED ALSO CALLED JAMAL MOHAMMED (DECEASED) WHO DIED ON THE 17TH DAY OF NOVEMBER 2013, INTESTATE**

**AND**

**IN THE MATTER OF THE ADMINISTRATION OF ESTATES ACT CHAPTER 9:01 AS AMENDED BY THE DISTRUTUTION OF ESTATES ACT 2000**

**IN THE MATTER OF A CLAIM BY AMANDA RENEE JOB AS COHABITANT OF THE SAID JAMAL MUSTAFA MUHAMMED ALSO CALLED JAMAL MUSTAFA MOHAMMED ALSO CALLED JAMAL MUHAMMED ALSO CALLED JAMAL MOHAMMED (DECEASED)**

**AFFIDAVIT OF JUDITH ANNIKA BLAKE (INTERESTED PARTY )**

I, **JUDITH ANNIKA BLAKE** of 52 Ravine Morne Coco, Petit Valley, in the island of Trinidad make oath and say as follows:

1. The facts and matters hereinafter deposed to are true and correct save where stated to be on information and belief in which case I verily believe the same to be true.
2. I was informed by my attorney at law that **AMAND RENEE JOB** made an application claiming to be a Cohabitant of the said **JAMAL MUSTAFA MUHAMMED ALSO CALLED JAMAL MUSTAFA MOHAMMED ALSO CALLED JAMAL MUHAMMED ALSO CALLED JAMAL MOHAMMED (DECEASED) on April 29th, 2014 and verily believe the same to be true.**
3. That I make this affidavit on behalf of my minor child **MUSADDIZ ABDUL MOHAMMED an interested party in the above matter.**
4. That I am 26 years old and I am a Lotto Attendant.
5. That I met **JAMAL MUSTAFA MUHAMMED ALSO CALLED JAMAL MUSTAFA MOHAMMED ALSO CALLED JAMAL MUHAMMED ALSO CALLED JAMAL MOHAMMED (hereinafter referred to as “the DECEASED”)** in May 2004.
6. That Sometime later in 2004 I started an intimate relationship with the Deceased. I moved into the deceased’s at no.66 Duke Street, Port of Spain as a result of our intimate relationship, on a permanent basis. The Deceased lived by himself except for his uncle Shawn Mohammed who occupied the front portion of the family house.
7. That to the best of my knowledge the deceased had three children from his past relationship and that the said children namely **Guyle Mustatapha, Mollica Wallace** and **Josiah Joseph** grew up with their mother.
8. Apart from cooking, I performed all other house hold duties including cleaning and washing during my stay with him. Hence, the deceased had a comfortable lifestyle, since his general well being is take care of by me.
9. That on 24th of February, 2005 under Muslim Rites the deceased and I were married by Imam Hassan of the Crescent in Arima, however on making diligent enquiries I found out the said marriage was not registered. I am in the pursuit of obtaining a copy of the register signed by the deceased and myself.
10. Between December and January 2006 I found out I was pregnant with our first child **MUSADDIQ ABDUL MOHAMMED** who was born on 18th of June 2007. A copy of the birth cerficate of our son is hereto annexed and marked “JB1”.
11. Soon after the birth of our son the deceased and I ended our relationship and I moved out of his home.
12. During the period I was living with the deceased he used to support me financially, by giving me money as a personal allowance and also to buy groceries for the household. He used to provide for me and our Musaddiq, generally.
13. That the deceased died on 17th of November, 2013 at the age of 33 years. A true copy of the death certificate of the deceased is hereto annexed and marked “JB2”.

Sworn to at 99 A bn Duke Street }

Port of Spain }

This day of September, 2015 }

Before me

Commissioner of Affidavits