IN THE COURT OF ZAHIR KHAN, CIVIL JUDGE-I/GUARDIAN JUDGE, KALAYA, ORAKZAI

Petition No. 3/5

Date of institution: 30.05.2023

Decided: 05.06.2023

Amjid Ali vs Public at large

Order -04 05.06.2023

> Special attorney of petitioners along with counsel present. Respondents absent despite service through publication in daily newspaper "Ausaf", hence, placed and proceeded against ex-parte. Ex-parte evidence recorded and closed.

Petitioner No. 1) Amjid Ali (Husband), 2) Gul Hussain (Son), 3) Sohail Raza (Son), 4) Asim Raza (Son), 5) Artuza Hassan (Son), 06) Hamayoon Raza (Son), 07) Mst. Rawida Hasrat (Daughter), 08) Mst. Huma Batool (Daughter) and 09) Mst Hina Batool (Daughter) have filed the instant petition for grant of succession certificate in their favour on the ground that they are the only legal heirs/successors of deceased Mst. Mumtaza.

Notice was issued in the name of General Public in News Paper Daily "AUSAF", however, no one attended the Court from the general public, hence, placed and proceeded ex-parte. Accordingly, petitioners were given opportunity to produce ex-parte evidence.

05/06/2023

W.

ZAHIR KHAN Civii JuogerJM Kalaya Orakzai

During course of recording evidence, Amjid Ali (attorney) recorded his statement as PW-1, Shoaib Khan as PW-2 and Muhammad Younas as PW-3 respectively. PW-1 submitted special power of attorney as Ex.PW-1/1, copy of death certificate of deceased Mst. Mumtaza as Ex.PW-1/2, FRC as Ex.PW-1/3, Form-B as Ex.PW-1/4, Copy of his CNIC as Ex.PW-1/5 and copy of service book as Ex.PW- 1/6. Contents of the petition were reproduced and verified by the witnesses.

The available record on file prima facie establishes that petitioners are the legal heirs of deceased Mst. Mumtaza as there is nothing in rebuttal. Hence, petitioners will inherit the legacy of deceased as per shari shares.

In the absence of any rebutting evidence, petitioners are hereby declared as the legal heirs of the deceased named above. Succession Certificate be issued in favour of the petitioners on furnishing surety bonds/undertaking in the sum of Rs: 500,000/- (five lac) with two local & reliable sureties each in the like amount to the satisfaction of this Court to the effect that if there appears any other legal heir of the deceased except above named legal heirs, they would be responsible to the court.

Before closing, it is pertinent to mention that this certificate does not confer any title to the holder of the certificate and does not conclusively determine the shares in the securities/debts, rather this certificate is issued with the sole purpose to recover the securities/debts from the department concerned. Thus, any person(s), if aggrieved, may press his/their rights through a suit before a competent forum and to recover the amount received on the basis of said certificate to the extent of his/their shares on the basis thereof. Similarly, this certificate does not place bar on the right of any aggrieved person to establish his/their title and entitlement in the dues of the deceased before a competent court of jurisdiction.

05/06/023

ZAHIR KHAN Compussion Kalaya Orakzai

<u>In case, if there is any minor (s) legal heir, then share of the</u> <u>minor (s) be kept intact and shall not be dispose of without prior</u> <u>permission of the Court.</u>

File be consigned to the Record Room after its necessary completion and compilation.

Announced 05.06.2023

(Zahir Khan) CJ-I/Succession & Guardian Judge, Tehsil Kalaya, Orakzai

机装饰 医阳空