

IN THE COURT OF REHMAT ULLAH WAZIR, CIVIL JUDGE-I,

ORAKZAI AT BABER MELA

Petition No:

04/2

Date of Institution:

18/03/2020

Date of Decision:

30/09/2020

GUARDIANSHIP CERTIFICATE UNDER SECTION-07 OF ACT NO. VIII OF 1890 (GUARDIAN & WARDS ACT,1890)

To,

Mst. Maroof Jana w/o Din Akbar R/O Bilyamina, Qoum Ali Khel, Tappa Shehwas Khel, Tehsil Upper, District Orakzai...

(Petitioner)

VERSUS

Public at large ----- (Respondent)

ORDER 30/09/2020

Petitioner through counsel present. Argument heard and case file perused.

Perusal of case file reveals that the instant petition instituted by the petitioner for appointment as legal guardian for the persons and properties of the minors namely 1. Samida 2. Najma 3. Anwar Ul Haq and 4. Khafsa, mentioned in the petition on the grounds that the petitioner is the real mother of the minors.

It is pertinent to mention here that the minor namely Samida has attained the age of majority as per the Form "B" which is EX.P3, therefore, the petitioner cannot be appointed as guardian for her and she may collect her own share in the pension/bank deposits etc.

The respondent/general public was summoned through publication in newspaper "Daily Ausaf" dated: 18th June 2020, however none turned up as legal guardian of the minors other than the petitioner. Therefore, the respondent proceeded ex-parte. Consequently, petitioner produced ex-parte evidence.

At this stage there seems to be no clash of interest between the minors and the petitioner, being mother of the minors, in the light of statements of witnesses produced by the petitioner. It is evident that minors are residing presently with the petitioner who is looking after them. As real mother, she is most likely to take care of the welfare of the minors. Therefore, the petition in hand is accepted under Section-07 of Guardian & Wards Act, 1890 and petitioner is appointed as guardian of the person and property of the above minors no. 02 To 04 having generally the rights, duties and liabilities of a guardian mentioned in the Guardian & Wards Act, 1890 and subject to the following conditions especially in view of section-34 of the said Act.

- That she will produce the minors in court as and when required by the court.
- That she will maintain and educate the minors in proper manner.
- That she will not take away the minors outside the jurisdiction of this court without prior permission.
- That she will not act in prejudice to the interest of minors.
- That she will not be entitled to dispose of the property of minors without prior permission of the court.

However, petitioner is required to submit before this court a surety bond of Rs. 3,00,000/- with 02 local and reliable sureties. Guardianship certificate shall be issued accordingly. File shall be consigned to the record room after its necessary compilation and completion.

Announced 30/09/2020

(Rehmat Ullah Wazii Civil Judge-I, Orakzai (Baber Mela)