

Order -03 18.04.2022 Petitioner present through attorney.

Inquiry report has been returned and placed on file. Publication received but none present on behalf of public at large. Hence, public at large is proceeded ex-parte. To come up for ex-parte evidence of petitioner on 26.04.2022.

Rehmat Ullah Wazir Senior Civil Judge, Orakzai at Baber Mela.

ORDER-04 26.04.2022

Petitioner through attorney and counsel present.

Petitioner's evidence recorded. 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 person and properties of the minor namely **Mst Aleeda Bibi,** mentioned in the petition on the grounds that the petitioner is the real mother of the minor.

The respondent/general public was summoned through publication in newspaper "Daily Ausaf" dated: 8th April, 2022, however none turned up as legal guardian of the minor 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 minor and the petitioner, being a real mother of the minor, in the light of statements of witnesses produced by the petitioner. It is evident that minor is residing presently with the petitioner, who is looking after her. As real mother, she is most likely to take care of the welfare of the minor. Therefore, the petition in hand is accepted under Section-07 of Guardian & Wards Act, 1890 and petitioner is appointed as guardian of the person of the above minor 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 minor in court as and when required by the court.
- That she will maintain and educate the minor in proper manner.
- That she will not take away the minor outside the jurisdiction of this court without prior permission.
- That she will not act in prejudice to the interest of minor.

(4)

 That she will not be entitled to dispose of the property of minor without prior permission of the court.

Two original guardianship certificates be prepared; one original guardianship certificate be given to the petitioner subject to surety bonds of Rs.400,000/- (Four lacs) with two local and reliable sureties, while one be retained and placed on judicial file for record. File be consigned to the record room after its necessary compilation and completion.

Announced 26/04/2022

(Rehmat Ullah Wazir) SCJ/Succession & Guardian Judge,

Orakzai (Baber Mela)

Sept. Croix Hill