Note Reader 22/07/2022

5

The presiding officer is on Casual leave.

File be put up for previous proceedings on 25.07.2022.

Order -05 25/07/2022

1. Petitioners present through counsel and attorney.

Petitioner's evidence recorded and closed.

Arguments heard and record perused.

- 2. Through publication in daily newspaper "Ausaf" dated; 30.06. 2022 general public was asked to submit objections, if any, however, no one appeared before the court, so ex-parte proceedings were conducted.
- 3. Petitioner No. 01. Mst Kahlida Bibi (Widow), 02. Muhammad Iqbal (Son), 03. Muhammad Irfan (Son), 04. Muhammad Atif (Son) filed the instant application. Muhammad Ijaz-ul- Haq (attorney) recorded his statement as PW-1, Qudrat Khan as PW-2 testified respectively. PW-1 submitted his power of attorney as Ex.PW-1/1, copy of his CNIC as Ex.PW-1/2, Copy of CNIC of petitioner No. 1 as Ex.PW-1/3, death certificate of deceased as Ex.PW-1/4, Form "B" of petitioner No. 2 & 3 as Ex.PW-1/5. All the exhibited documents, publication and report of process server etc. are placed on file. 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 Haji Rehman as there is nothing in rebuttal. Hence, petitioners will inherit the legacy of deceased as per following shares;

REHMAT ULLAH WAZIR Senior Chil Judge Mel Senior ak Baber Mel



S. No	Name of petitioner legal heirs	Major/minor	Relation with deceased	Share Percentage
l	Mst Khalida Bibi	Major	Widow	12.52%
2	Muhammad Iqbal	Major	Son	29.17%
3	Muhammad Irfan	Minor	Son	29.17%
4	Muhammad Atif	Major	Son	29.17%

The share of minor at serial No. 3 shall be deposited to the official account of Senior Civil Judge.

- As, there is no other legal heir of deceased and considering the request of the petitioners being genuine this application is allowed along with accrued profit and Succession Certificate is issued in favour of petitioners, subject to surety bond/undertaking to the tune of Rs. 500,000/- with 02 local sureties each in the like amount to the satisfaction of this court. If any legal heir/objector appear in future, the petitioners and the sureties will be responsible for the payment. Parties are left to bear their own cost. Two original succession certificates be prepared; one original succession certificate be given to the petitioners subject to surety bonds of Rs. 500,000/- (Five lacs) with two local sureties, while one be retained and placed on judicial file for record.
- 6. File be consigned to the Record Room after its necessary completion and compilation.

Announced 25/07/2022

(REHMET LULAHWAZIR SCJ/Succession W Guardian Judge, Orakzai (Baber Mela)