

HERE IS THE COMPLETE RESULT OBTAINED FROM THE WIRASAT SOFTWARE. THE COMPLETE RESULTS ARE IN THREE STEPS AND MUST BE SEEN IN TOTALITY.

STEP - 1 (INPUTS & INDIVIDUAL REPORTS):

DISTRIBUTION OF PROPERTY LEFT BY DECEASED SALMANE2

INPUTS:

Gross Estate = 18600

Funeral exp. = 1000

Debts = 5000

Will(s) = 2600

Net Estate = 10000

SHARE CLAIMANTS:

Wives = 1

Daughters = 1

Mother = 1

Brothers (Full) = 1

Sisters (Full) = 2

DISTRIBUTION FOLLOWS LIKE THIS:

(5). FULL SISTER'S SHARE

In the case under examination, the deceased has left NO Son, Son' son, Son's Son's Son, Father, Grand Father or Great Grand Father BUT has the following:

Daughter = 1

Son's Daughter = 0

Son's Son's Daughter = 0

In presence of ANY one of above, the FULL Sister will succeed as a Residuary (Asaba') with Full Brother. Daughter(s)/ descending daughter(s) will take their share.

So, the share of Full Sister in the net estate wealth as a Residuary (Asaba') will be:

RESIDUARY (ASABA')

True

(4). FULL BROTHER'S SHARE

In the case under examination, the deceased has left NO Son, Son' son, Son's Son's Son, Father, Grand Father or Great Grand Father BUT has the following:

Daughter = 1

Son's Daughter = 0

Son's Son's Daughter = 0

In presence of ANY one of above, the daughters/ descending daughters

will take their share first and the FULL Brother (with Full Sister, if alive) will succeed as Residuary (Asaba').

So, the share of Full Brother in the net estate wealth as a Residuary (Asaba') will be:

RESIDUARY (ASABA')

True (0/1)

(3). MOTHER'S SHARE

In the case under examination, the following legal heirs are alive:

Sons = 0

Grand Sons = 0

Great grand Sons = 0

Daughters = 1

Grand Daughters = 0

Great grand Daughters = 0

Brothers = 1

Sisters = 2

In presence of any of the descendant heirs or in presence of two or more brothers or sisters or both (brother plus sister of any type i.e. Full, Consanguine or Uterine) the share of mother in the net estate wealth will be only one sixth ($1/6$) i.e.

1667 ($1/6$)

(2). DAUGHTER'S SHARE

In the case under consideration, the deceased has left NO son but a daughter only.

Under the above situation, the daughter will receive share in the net estate wealth equal to one half ($1/2$) i.e.

5000 ($1/2$)

(1). WIFE'S SHARE

In the case under examination, since the deceased has left sons/daughters, the share of wife/ wives will be one eighth ($1/8$) of the net estate wealth i.e.

1250

SUMMARIZED SHARES:

Wives = 1 (1250)- Sharer ($1/8$)

Daughters = 1 (5000)- Sharer ($1/2$)

Mother = 1 (1667)- Sharer ($1/6$)

Brothers (Full) = 1 (0)- Resid (Asaba')

Sisters (Full) = 2 (0)- Resid (Asaba')

NOTE:- ONLY ENTITLED RESIDUARIES [ASABA'T] WILL SHARE THE RESIDUE IF ANY.

TOTAL SHARED = 7917
RESIDUE = 2083

STEP - 2 (RESIDUARIES [ASABA'T]):

The numbers shown within first brackets are the number of such Quranic Heirs left ALIVE by the deceased Salmane2. The value inside the second bracket indicates the per unit value of share. The distribution of Gross Estate left by the deceased BETWEEN Quranic heirs and Residuaries (Asaba't) will be as under:

Net Estate Wealth = 10000

QURANIC SHARERS (Zawil-Farooz):

WIFE (1) = 1250 (1/8)

DAUGHTERS (1) = 5000 (1/2)

MOTHER (1) = 1667 (1/6)

BROTHER (1) = 0 (0/1)

SISTER (2) = 0 (0/1)

TOTAL Q-Shares = 7917

RESIDUE (Balance) = 2083 (5/24)

RESIDUARIES [ASABA'T] (Share per head):

Full Brother (1) = 1042 (10/96)

Full Sister (2) = 521 (5/96)

STEP - 3 (AUL/ RADD):

AUL OR RADD NOT APPLICABLE IN THIS CASE.

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