

Court of Magistrates (Gozo)
Superior Jurisdiction
Family Section

**Magistrate Dr Brigitte Sultana LL.D. LL.M. (Cardiff), Adv. Trib. Eccl.
Melit.**

Sitting of the 15th January 2021.

Sworn application number: 21/2020 BS

Dr Aa as representative of ZZ

Vs

Bb

The Court;

Having seen the application filed by Doctor of Laws Aa as representative of Dr Orsolya Becze holder of Hungarian identity card number 496995RA as duly authorised by virtue of a power of attorney attached and marked as Document A that humbly submits and confirms on oath:

That Dr Orsolya Becze and Bb contracted marriage in Budapest Hungary, on the fourth (4th) April of the year two thousand and nine (2009) as confirmed by the marriage certificate herby attached and marked as **Document B**;

That the parties separated by virtue of a deed dated twenty-first (21st) of March of the year two thousand and seventeen (2017) published in the records of Notary Anna Maria Mizzi. A copy of this deed is attached and marked as Document C;

That there is no reasonable prospect of reconciliation between the parties and all attempts at reconciliation have failed. Indeed nowadays both of them live separately from each other and Zzis now residing in Hungary whereas defendant is still in Gozo;

That the maintenance as regards the couple's son Soma Kollar was regulated by virtue of the above mentioned separation deed dated twenty-first (21st) of the year two thousand and seventeen (2017) and there are no maintenance arrears due;

That the facts of this application are being confirmed on oath by applicant nomine.

Therefore in view of the above applicant nomine is humbly requesting this Honourable Court to:

1. Grant divorce to the parties;
2. To order the Director Gozo Courts to inform the Director Public Registry with the declaration of divorce so that the Director Public Registry can register said declaration and this within the time-period established by law.

Each party is to bear his own costs.

Having seen that the defendant though duly notified with the acts of the proceedings failed to file a sworn reply within twenty days from such notification.

Notes the contents of the sworn application namely that there are no pending issues between the parties and that no alimony is due and deems that the applicant has satisfied the requirements imposed by law for the pronouncement of dissolution of marriage.

DECIDE

The Court, therefore, having perused all the documents filed by the applicant;

Upholds the application and grants the requests.

Declares the dissolution of the marriage (divorce) between the parties; and

Orders the Registrar of Courts, within the time limit permitted by law to notify the Director of the Public Registrar of the dissolution of the marriage (divorce) between the parties so that it be registered in the Public Registry.

Without costs.

Dr. Brigitte Sultana
Magistrate

Maureen Xuereb
D/Registrar