

CIVIL COURT (FAMILY SECTION)

MR. JUSTICE ANTHONY G. VELLA

Sitting of Tuesday 13th April 2021;

Application number: 102/2021 AGV ;

A sive BC

Vs

DC

The Court,

Having seen of A sive BC dated 10 ta' March 2021 solemnly declared and under oath other confirms;

- 1. That the applicant married Sandra Micallef on the 11th May 1992;
- 2. That from this marriage no children were born;

- 3. That the parties have been separated de facto since October of the year 2015. That the parties legally separated by virtue of a separation agreement in the acts of Notary Dr. Claire Camilleri, dated the 18th February 2020, which is here with being marked and attached as Doc A;
- 4. That there is no reasonable or even remote prospect of reconciliation given between the parties have lived apart from each other ever since, and each party has built her own life independently from the other;
- 5. That the applicant and the respondent have forfeited the right to request and receive maintenance from each other;
- 6. That hence the aforesaid facts satisfy the conditions requires at Law in Article 66 B of the Civil Code (Chapter 16 the laws of Malta) from the pronunciation of divorce.

That hence for the above-mentioned reasons, the applicant humbly request this Honourable Court to;

- Declare the marriage celebrated between A sive BC and DC celebrated on the 11th May 1992 dissolved and pronounce divorce between the parties;
- 2. Order the Registrar of Court to notify the Director of the Public Registry within those times as stipulated by this Honourable Court to register accordingly the dissolution of marriage, and to carry out the correction in the act of marriage.

With costs against the respondent and with reference to her oath.

Having heard that the defendant finds no objection to the granting of the divorce as requested, as long as she incurs no expenses.

DECIDE

For these reasons the Court upholds the application and pronounces their divorce;

Orders the Court Registrar to, within ten days, inform the Director of the Public Registry with the parties' divorce, in order for the said divorce to be duly registered in the Public Registry.

No costs are to be borne by parties.

Term for leave to appeal is being abbreviated to one day.

Judge Hon. Anthony Vella

Cettina Gauci Dep Reg