

CIVIL COURT (FAMILY SECTION)

MR. JUSTICE ANTHONY G. VELLA

Sitting of Tuesday 27th May 2025

Application number: 222 /2025 AGV

GU

VS

KG

The Court;

Having seen the sworn application of GU

Humbly submits and confirms on oath:

- 1. That on the 29th March 2003 the parties contracted marriage in Valletta Malta (Doc. A);
- 2. That the parties legally separated on the 8th August 2024 by a deed of personal separation in the act of Notary Dr Sean Critien (Dok B);
- That the parties have two children JTU who is 17 years old and KM U who is 16 years old both minors;
- 4. That while the parties separated de facto in September 2022 more in six months have passed since the parties legally separated and there is no reasonable prospect of reconciliation between the parties;
- 5. That there exists all the essential elements required by Law for the dissolution of the marriage and the divorce of the parties;

Therefore the plaintiff requests with respect that this Honorable Court declares that the marriage between GU with respondent KG is dissolved and that the parties are divorced and to order the Court Register to inform the Director of Public Registry with the divorce of the parties so

that it may be registered at the Public Registry according to Law as this Honourable Court deems fit and appropriate.

Save any other order that this Honorable Court may deem fit and necessary

Having seen the sworn reply of KG;

Respectfully submits and with her sworn oath confirms:

- 1. That the respondent submits that it is not being contested that the parties got married on 29th March 2003, and that they got legally separated by means of a public deed published in the act of Notary Dr Sean Critien dated the 8th August of the year two thousand and twenty four.
- 2. That it is not being contested that the parties have been separated de facto to since September 2022 and that there is no reasonable prospect for them to reconcile;
- 3. That the respondent confirms that the applicant is not currently obliged to pay maintenance whether for her personally or for the wellbeing of the minors and this in view of the agreed upon in the

public deed published in the act of the Notary Dr Sean Critien dated the 8th August of the year two thousand and twenty four;

Therefore, the respondent does not object to the declaration of parties Divorce however she objects to any costs that she is or might be made to pay as a consequence of these proceedings

DECIDE:

Now, therefore, the Court;

Upholds the applicants' claim.

Declares the divorce of the marriage contracted between the parties on the 29th March 2003

Orders the Registrar of Courts to inform within ten (10) days the Director of the Public Registry to register the divorce in the Public Registry.

Without costs.

Term for leave to appeal abbreviated to one day.

Hon. Anthony Vella Judge

Cettina Gauci- Dep Reg