



**QORTI CIVILI  
(SEZZJONI TAL-FAMILJA)**

**ONOR. IMHALLEF  
ABIGAIL LOFARO**

Seduta ta' l-10 ta' Dicembru, 2013

Rikors Kongunt Numru. 400/2013

**AB**

**and**

**CD**

**The Court,**

Having seen the joint application which was confirmed on oath by both applicants, by virtue of which applicants premised:

1. That the applicants contracted their marriage in Italy on the 4<sup>th</sup> January 1990 and their marriage was registered with the Public Registry, Malta as results from the Marriage Certificate progressive number 18510/2001 (hereto annexed and marked as Dok A);
2. That from this marriage they had two children, Salvatore and Claudio, the latter of whom is still a minor;

3. That the parties have separated by means of a contract in the Acts of Notary Elena Farrugia dated 7<sup>th</sup> March 2005 (Dok B);
4. That the parties have therefore been legally separated for over six years and thus have not been living together for more than four (4) years;
5. That the applicants see no reasonable prospect that they can reconcile;
6. That there is no maintenance due between the parties;

The applicants request that this Honorable Court :

1. Declares that the marriage between them is dissolved and therefore pronounces the divorce;
2. Orders the Court Registrar to inform the Director of the Public Registry with the dissolution of the parties' marriage so that such is registered in the Public Registry;

Having seen the documents which were exhibited;

Having seen its previous decree dated 8<sup>th</sup> August 2013;

Having seen all the evidence;

Having seen Section 66 B of Chapter 16 of the Laws of Malta;

Having seen all the acts;

Considers that applicants successfully satisfied all the conditions required by Law so that a marriage be dissolved since they proved that they have been legally separated from the 7<sup>th</sup> March 2005 and have been not living together for more than four (4) years;

Applicants also proved that there is no reasonable prospect that they can reconcile and that there is no maintenance due between the parties;

Therefore the Court accedes to the request, declares that the marriage between the parties is dissolved and

Kopja Informali ta' Sentenza

orders the Court Registrar to inform the Director of the Public Registry within one month from today with the dissolution of the parties' marriage so that it will be registered in the Public Registry;

The Court orders that each party is to bear its own costs.

**< Sentenza Finali >**

-----TMIEM-----