



In the Family Court at WALSALL



No. of matter: **WJ14D00616**

Between
and

[REDACTED]
[REDACTED]

Petitioner
Respondent

Referring to the decree made in this cause on the 24th March 2015, whereby it was decreed that the marriage solemnised on the 17th May 2003.

at San Nicolas De Tolentino Cathedral, San Nicolas Street, Surigao City

between **[REDACTED]** the Petitioner

and **[REDACTED]** the Respondent

be dissolved unless sufficient cause be shown to the court within six weeks from the making thereof why the said decree should not be made absolute, and no such cause having been shown, it is hereby certified that the said decree was on the 8th May 2015, made final and absolute and that the said marriage was thereby dissolved.

Dated: 8th May 2015

Notes:

1. **Divorce affects inheritance under a will**
Where a will has already been made by either party to the marriage then, by virtue of section 18A of the Wills Act 1837:
(a) any provisions of the will appointing the former spouse executor or trustee or conferring a power of appointment on the former spouse shall take effect as if the former spouse had died on the date on which the marriage is dissolved unless a contrary intention appears in the will;
(b) any property which, or an interest in which, is devised or bequeathed to the former spouse shall pass as if the former spouse had died on the date on which the marriage is dissolved unless a contrary intention appears in the will.
2. **Divorce affects the appointment of a guardian**
Unless a contrary intention is shown in the instrument of appointment, any appointment under section 5(3) or 5(4) of the Children Act 1989 by one spouse of his or her former spouse as guardian is, by virtue of section 6 of that Act, deemed to have been revoked at the date of the dissolution of the marriage.