### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

#### IN THE HIGH COURT OF JUSTICE

#### DIVORCE

##### CHRISTOPHER ROSS GIDLA

##### Quamina, Gidla & Associates

**# 123 Duke Street**

Port of Spain

Telephone/Fax # 624 - 4410

Attorney’s Bar # GIC2006148

### Petition No. of 2009

## BETWEEN

|  |  |
| --- | --- |
| KENRICK HENRY | Petitioner |
| And |  |
| DENISE ANN MARIE JAMES | Respondent |

\* \* \* \* \* \* \*

**THE PETITION OF KENRICK HENRY SHOWS THAT:**

1. On the  **16th day of July 1983** the Petitioner was lawfully married to **DENISE ANN MARIE JAMES** (hereinafter called “the Respondent”) at Registrar’s Office, St.Vincent.
2. After the said marriage the petitioner last lived and cohabited with the respondent at Lot # 25, Chinapo Village, Morvant.
3. The Petitioner is domiciled in Trinidad and Tobago and the Respondent is domiciled in St.Vincent.
4. The Petitioner is a **Forklift operator** and now resides at #19 Rock City, Upper Erica Street, Laventille and the Respondent is a House wife and the present address is unknown.
5. (a) There are no children of the family now living

(b)To the knowledge of the petitioner no other child has been born to the respondent during the marriage.

(c) There are three children born to the Petitioner before the said marriage namely

1. Kenwyn Henry born on 14th November, 1978

(ii) Charlene Henry born on 14th November, 1978

1. Onica Barbour born on 16th July, 1984
2. There have been no proceedings previous hereto in any Court in Trinidad and Tobago with reference to the said marriage or between the Petitioner and Respondent with reference to any property of either or both of them except petition No:FH:00515/2009 was filed on d 25th March, 2009 was dismissed on 18th May, 2009 for the petition not being complete. Copy of the order is hereto attached.
3. There are no proceedings continuing in any country outside Trinidad and Tobago, which are in respect of the said marriage or are capable of affecting its validity or subsistence.
4. There has been no agreement or arrangement between the petitioner and the respondent for the support of the parties or any child of the family.
5. The said marriage has broken down irretrievably.
6. The parties to the marriage have lived apart for a continuous period of at least five (5) years immediately preceding the presentation of this petition.

# PARTICULARS

The Parties separated in or about the year 1985 and have not resumed cohabitation since that date.

The Petitioner THEREFORE PRAYS: -

1. That the said marriage may be dissolved.
2. Such further and/or other relief as the nature of the case may require.

……………………………… ………………………………

Attorney at law Petitioner

### CHRISTOPHER GIDLA KENRICK HENRY

I, **KENRICK HENRY**, Forklift operator of #19 Rock City, Upper Erica Street, Laventille in the Island of Trinidad make oath and says as follows:

1. I am the Petitioner herein.
2. That the contents of this my petition are true.

Sworn to at 123 Duke Street )

Port of Spain, this day )

of , 2009 )

Before Me,

**Commissioner of Affidavits.**

The name and address of the person who is to be served with this Petition is: -

**Adress unknown**

The Petitioner’s address for service is:-

**CHRISTOPHER ROSS GIDLA**

**c/o WILSON & COMPANY**

**ATTORNEYS AT LAW**

**#37 ABERCROMBY STREET,**

**PORT OF SPAIN.**

Dated this day of 2008.

#### CHRISTOPHER ROSS GIDLA

### QUAMINA, GIDLA & ASSOCIATES

**# 123 Duke Street**

**Port of Spain**

**TELEPHONE/FAX # 668-2680**

**ATTORNEY’S BAR # GIC2006148**

### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

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##### CHRISTOPHER ROSS GIDLA

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### Petition No. of 2009

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| --- | --- |
| KENRICK HENRY | Petitioner |
| And |  |
| DENISE ANN MARIE JAMES | Respondent |

\* \* \* \* \*

CERTIFICATE OF RECONCILIATION

I CHRISTOPHER ROSS GIDLA the attorney for the petitioner CERTIFY that I have not discussed with the petitioner the possibility of reconciliation

And

that I have not given to the petitioner names of persons and organisations who are qualified to help with reconciliation.

Signed ...........................................................

Attorney At Law for the Petitioner

Dated this day of 2009

##### CHRISTOPHER ROSS GIDLA

##### Quamina, Gidla & Associates

**# 123 Duke Street**

Port of Spain

Telephone/Fax # 624 - 4410

Attorney’s Bar # GIC2006148

### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

#### IN THE HIGH COURT OF JUSTICE

#### 

### Claim # CV 0f 2009 - 02802

|  |  |
| --- | --- |
| HAFIZA MOHAMMED | Claimant |
| And |  |
| CARLOS DEWAYNE MOORE | Defendant |

**NOTICE OF APPLICATION**

The Claimant Hafiza Mohammed of C/o Harrison James, Riseland Road,Carnbee applies to the court for an order that:-

1. That service of the notice of the application for default Judgement herein be made by way of substituted service or in the alternative the service on the Defendant be dispensed with.
2. That the time for filing the Acknowledgement of service be extend to 28 days from the date of postage of the documents herein.

**A draft of the order that I seek is attached**

**THE GROUNDS** of this application are that the Respondent resides abroad in the United States and visits Tobago occasionally. The Address left by the Defendant is a guest house and the attendants in the guest house do not wish to accept the service and leave is required to dispense with personal service of the Claimant herein.

I hereby certify that the facts stated above are true to the best of my knowledge, information and belief. An affidavit in support accompanies this application.

Signed Attorney for Claimant

Dated:

**NOTICE:**

This application will be heard by the Judge in Chambers on ………………..…… the ……….……. day of ……………………… 2009 at ……………. am/pm at the Hall of Justice, Tobago.

**If you do not attend this hearing an Order may be made in your absence.**

**NB:** This notice of application must be served as quickly as possible on the Defendant to the application.

The Court Office is at Hall of Justice,Tobago #639-2640/639-1119. The office is open between [8.00 am and 4.00 p.m. every day except Public Holidays and such other days on which the Court Office is closed.

The Claimant’s address for service is c/o Harrison James, 4b Rise land Road, Carnbee, Tobago.

### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

#### IN THE HIGH COURT OF JUSTICE

#### DIVORCE

##### CHRISTOPHER ROSS GIDLA

##### Quamina, Gidla & Associates

**# 123 Duke Street**

Port of Spain

Telephone/Fax # 624 - 4410

Attorney’s Bar # GIC2006148

### Petition No. of 2009

## BETWEEN

|  |  |
| --- | --- |
| KENRICK HENRY | Petitioner |
| And |  |
| DENISE ANN MARIE JAMES | Respondent |

### The Applicant KENRICK HENRY applies to the Court for an Order:

1. that service of the Petition herein be made by way of substituted service or in the alternative the service on the Respondent be dispensed with.
2. that the time for filing the acknowledgement of service be extend to 28 days from the date of postage of the documents herein.

I hereby certify that the facts stated above are true to the best of my knowledge and belief. A draft of the Order I seek is attached thereto.

An Affidavit in Support accompanying this application.

……………………………………..

**CHRISTOPHER ROSS GIDLA**

Attorney At Law

Dated this day of 2009.

##### CHRISTOPHER ROSS GIDLA

##### Quamina, Gidla & Associates

**# 123 Duke Street**

Port of Spain

Telephone/Fax # 624 - 4410

Attorney’s Bar # GIC2006148

##### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

#### IN THE HIGH COURT OF JUSTICE

## CV 2009 - 02802

|  |  |
| --- | --- |
| HAFIZA MOHAMMED | Claimant |
| And |  |
| CARLOS DEWAYNE MOORE | Defandant |

### I, Hafiza Mohammed, of C/o Harrison James, 4b Riseland Road, Carnbee, Tobago make oath and say as follows:-

1. I am the Claimant herein.
2. That I made an claim againt the Defendant CV# 2009 – 02802 on 3rd of August, 2009.
3. I served the Claim form together with the Statement of Case when the Defendant trespassed on the disputed land at Riseland Road,carnbee Tobago.
4. The defendant left an address in Canaan Feeder Road, canaan, Tobago. He didnot leave the house number. I went to the address and found out he used stay in guest house, Lesville Guest house. The Attendants informed me and I verily believe that he stayed in the guest house two years back and they do not know the whereabouts of the Defendant.
5. On or about 3rd of August, 2009 I approached, Harold Dumas, who is the agent of the Defendant for the whereabouts of the Defendant and he informed me that he do not the address of the defendant in the Tobago or in the United States.
6. My attorney at law Mr.Christopher Gidla, called Mr.Haresh Ramnath, attorney at law for defendant and he informed my attorney that he do not want to reveal the whereabouts of the Defendant and he do not have the instructions to receive the application of this matter. My attorney informed me this and I verily believe him.
7. I and the police went to the disputed premises on 23rd of August, 2009 situate at Riseland Road, Carnbee,Tobago of which premise the Defendant trespassed and disposed me and left his agents. The police enquired of the agent in the house and he informed us that he is the watchman and the defendant is not in Tobago and he do not know where he is at the present.
8. I do not know of any other relatives the Defendant has and I do not know of any other addresses and in these circumstances I humbly ask that this court grant the application I requested.

Sworn to at #123 Duke Street ]

Port of Spain this day ]

of 2009 ]

Before me,

Commissioner of Affidavits