### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

#### IN THE HIGH COURT OF JUSTICE

#### DIVORCE

##### CHRISTOPHER GIDLA

##### Quamina, Gidla & Associates

**# 123 Duke Street**

Port of Spain

Telephone/Fax # 624 -4410

Attorney’s Bar # GIC2006148

### Petition No. of 2010

## BETWEEN

|  |  |
| --- | --- |
| SEERANIE SABITA TESRAM | Petitioner |
| And |  |
| DHANESHWAR TESRAM | Respondent |

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

**THE PETITION OF SEERANIE SABITA TESRAM SHOWS THAT:**

1. On the **29th** day of September 2008 the Petitioner was lawfully married to **DHANESHWAR TESRAM** (hereinafter called “the Respondent”) at the Bhakarananda Mandir, 240 St.Julien Village, Princes of Town.
2. The Petitioner and the Respondent last cohabitated at St.Julien Village, Princes Town
3. The Petitioner is domiciled in Trinidad and Tobago and the Respondent is domiciled in Guyana.
4. The Petitioner is a **Sleeping in maid** and resides at #25 Fitt Street, Woodbrook and the Respondent is a **Labourer** and address is not known.
5. There are no children of the family now living
6. There are three children born to the Petitioner before the said marriage namely
   1. Sharmin Ali, born on 14th of March, 1987
7. To the knowledge of the Petitioner, no child has been born to the Respondent during the marriage.
8. 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.
9. 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.
10. No agreement or arrangement has been made or is proposed to be made between the parties for the support of the Respondent.
11. The Petitioner makes no proposals for financial provision for the respondent in the event of a decree nisi being granted.
12. The said marriage has broken down irretrievably.
13. The Respondent has behaved in such a manner that the Petitioner could not reasonably be expected to live with him.

PARTICULARS

1. Respondent is a person of intemperate temper and consistently threatened, harassed and assaulted the Petitioner during the course of the marriage and the Petitioner finds this intolerable.
2. The Respondent would use obscene language frequently and loudly.
3. On or about in the month of August, 2009 the Respondent beat the Petitioner, slapped her and cuffed her all about her head, which made her go the hospital and spend money.
4. In or about in the month of April, 2009 he received a phone call from his mother which upset him and the reason was not known to the Petitioner and he started acting violently and beat the Petitioner in his irritation.
5. The Respondent would lose his temper very easily and show his frustration on the Petitioner .
6. On or about June 2009 the Respondent sent the Petitioner to Princes Town market and by the time she came back he took her belongings including jewellery and money and deserted her.
7. That all intimacy and relations between the parties have broken down

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 SEERANIE SABITA TESRAM

### 

I, SEERANIE SABITA TESRAM, Live in maid of 25 Fitt Street, Woodbrook 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 , 2010. )

Before Me,

**Commissioner of Affidavits**

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

Address unknown

The Petitioner’s address for service is:-

**CHRISTOPHER GIDLA**

**ATTORNEY AT LAW**

**123 DUKE STREET**

**PORT OF SPAIN.**

Dated this day of 2010.

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| And |  |
| DHANESHWAR TESRAM | 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 2010.