### THE REPUBLIC OF TRINIDAD AND TOBAGO

### In the High Court of Justice

### DIVORCE

##### CHRISTOPHER ROSS GIDLA

GIDLA & ASSOCIATES

99 A Duke Street,

Port of Spain

Tel: 472 -5124

#### Petition No of 2019

## BETWEEN

|  |  |  |  |
| --- | --- | --- | --- |
| ESMARENE MARSH | | | Petitioner |
|  |  | | |
| And | |  | |
|  | | |  |
| **STEPHEN BAPTISTE** | | | Respondent |

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

The Petition of **ESMARENE MARSH** shows that:

1. On the 20th, November, 2015 the Petitioner was lawfully married to **STEPHEN BAPTISTE** (hereinafter called “the Respondent”) at **THE OFFICE OF PUNDIT KARRAN NANCOO, LP 7 A RAMSARRAN STREET, CHAGUANAS.**
2. After the said marriage the Petitioner last lived and cohabited with the Respondent at **LP#48, LA CANOE ROAD, LOWER SANTA CRUZ.**
3. The Petitioner has been habitually resident in Trinidad and Tobago for the year immediately preceding the presentation of this Petition in that she has resided at the following address during the said period , namely:
4. **#42, LA CANOE ROAD, LOWER SANTA CRUZ,** from 2017 to 2019 and the Respondent are domiciled in Trinidad and Tobago.
5. The Petitioner is a House wife and now resides at **#LP 42, LA CANOE ROAD, SANTA CRUZ** and the Respondent is a Taxi Driver and now resides at **LP #48, LA CANOE ROAD, LOWER SANTA CRUZ.**
6. There are no Children of the family now living.
7. To the knowledge of the Petitioner no other 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 the said child of the family or between the petitioner and the 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. There has been no agreement or arrangement between the petitioner and the respondent for the support of the parties or of any child of the family.
11. The said marriage has broken down irretrievably.
12. The parties to the marriage have lived apart for a continuous period of at least two years immediately preceding the presentation of this Petition and the Respondent consents to a decree being granted.

# PARTICULARS

The Parties separated in or about the year June, 2017 and have not resumed cohabitation.

**The Petitioner THEREFORE PRAYS: -**

1. That the said marriage may be dissolved.

……………………………… ………………………………

Attorney at law Petitioner

Christopher Ross Gidla

I,  **ESMARENE MARSH**  at LP # 42 La Canoe Road, Lower Santa Cruz, Santa Cruz, 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 , **)**

Port of Spain, this day **)**

of , 2019. **)**

Before Me,

**Commissioner of Affidavits**.

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

**STEPHEN BAPTISTE**

**LP # 48, LA CANOE ROAD**

**LOWER SANTA CRUZ**

**TEL: 371-5536**

The Petitioner’s address for service is:-

#### Christopher Ross Gidla

Gidla & Associates

99 A Duke Street

Port of Spain

Tel: 472-5124,

**ESMARENE MARSH**

**LP# 42 LA CANOE ROAD**

**LOWER SANTA CRUZ**

**TEL: 366-2229**

**Dated this day of 2019.**

#### CHRISTOPHER ROSS GIDLA

### GIDLA & ASSOCIATES

**99A Duke Street**

**Port of Spain**

###### TELEPHONE 472-5124

**ATTORNEY’S BAR # GIC2006148**