



In the Family Court at

No. of matter:

Between	A	Petitioner
and	B	Respondent
and	Unnamed Female/Male	Co-respondent

Before [Deputy] District Judge sitting in The Family Court at

On the 27th April 2020

The Judge held that

the respondent has committed adultery with the co-respondent and that the petitioner finds it intolerable to live with the respondent,

that the marriage solemnised on the 12th July 1993

at

between A the petitioner

and B the respondent

has broken down irretrievably and decreed that the said marriage be dissolved unless sufficient cause be shown to the Court within six weeks from the making of this decree why such decree should not be made absolute.