

IN THE CIRCUIT COURT '1' BEFORE HER HONOUR ANGELA ATTACHIE
ON WEDNESDAY THE 24TH DAY OF MAY 2023

SUIT NO. C5/022/2023

ANITA SHARON NUNOO

PETITIONER

VRS

ISAAC GOMADOH

RESPONDENT

Time 9:12am

Parties present

Linda Ampomah Aboa for the Petitioner

Evidence-in-Chief of Petitioner Attorney
S.O.B in English

Q: What is your name?

A: Bridget Akosua Nunoo.

Q: What do you do?

A: Unemployed.

Q: Where do you live?

A: Teshie Nungua Estate.

Q: Do you know Respondent?

A: Yes.

Q: Who is he to you?

A: My brother in-law.

Q: Do you know Petitioner in this case?

A: Yes.

Q: Who is she to you?

A: Petitioner is my sister.

Q: You caused a witness statement to be filed on 13th January 2023.

A: Yes.

Q: You attached a power of attorney and marriage certificate.

A: Yes.

Q: Do you wish to rely on it as your evidence in chief?

A: Yes.

By Court

The witness statement of petitioner filed on 13th January 2023 is hereby adopted as the evidence-in-chief of the Petitioner.

**Cross-Examination by Respondent
End of Case for the Petitioner
Evidence-in-Chief of the Respondent
S.O.B in English**

I am Isaac Gomado, I stay at Oyarifa. I am a graphic designer. I wish to rely on the witness statement I filed on 8th of November 2022 as my evidence in chief.

By Court

Witness statement of the Respondent filed on 8th November 2022 is hereby adopted as the evidence in chief of the Respondent.

Cross-Examination by Counsel for Petitioner

Q: You have stated in paragraph 3 of your witness statement that after your marriage to petitioner you cohabited at a flat in Adenta.

A: Yes.

Q: How many years did you live in the flat?

A: Over a year.

Q: You are not truthful. You rented the place for two years which expired.

A: It's not correct. It was rented for three years. She got pregnant the first year and when she was about to conceive, she moved to the mothers. I

lived there for over a year and a half before I moved to join them in Nungua when she became pregnant again.

Q: You are not being honorable. You moved to your in-laws house after the expiration of your rent.

A: It's incorrect.

Q: You lived with your in-laws and you were also given three stores which you converted into offices.

A: Not entirely true.

Q: You had to move out because there were constant quarrels with your partner.

A: Not correct.

Q: You even threatened the Petitioner which caused the family to move you out of the house.

A: Not true.

Q: What is the name of your children's school?

A: I do not know.

Q: What was the last time you paid their fees?

A: Last year.

Q: Since you left the house of your in-laws you have neglected your children as well as the petitioner.

A: It's incorrect.

Q: You have stated in paragraph three that you have not lived with the Petitioner for a continuous period of three years.

A: Yes.

Q: You will agree that the petitioner has made all effort to reconcile with you?

A: No.

Q: You have never been interested in this marriage and you have made no efforts to reconcile with Petitioner after you moved from the family house of Petitioner

A: It's not true.

**End of Cross Examination by Respondent
No Witness to Call
End of Case for the Respondent**

By Court

The marriage between the parties celebrated on 19th May 2012 at the International Central Gospel Church Sakumono is hereby dissolved and same has broken down beyond reconciliation.

- a) Respondent has agreed to maintain the children at One Thousand Five Hundred Ghana Cedis (GH¢1,500.00) a month.
- b) Respondent has agreed to pay the school fees of all three children as well as the medical bills of the three children.

No orders as to cost.

**H/H ANGELA ATTACHIE
CIRCUIT COURT
JUDGE**