

IN THE CIRCUIT COURT OF GHANA HELD IN ACCRA ON FRIDAY THE 14<sup>TH</sup> DAY  
APRIL, 2023, BEFORE HER HONOUR EVELYN E. ASAMOAH (MRS), CIRCUIT COURT  
JUDGE

CASE NO. C5/151/2023

**NORTEY OCRAN**

**=**

**PETITIONER**

**VRS**

**ALICE OTOO**

**=**

**RESPONDENT**

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**CONSENT JUDGMENT**

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Petitioner present

Respondent present

Mr. Livingston Dey for the Petitioner

Ms. Priscilla Agudey with Ms. Grace B. Annin for the Respondent holding Ms. Owusu's  
brief

**TERMS OF SETTLEMENT**

**BY COURT:** The terms of settlement dated the 14<sup>th</sup> April, 2023 filed by the parties are as  
follows:

**1. CUSTODY**

- a) That the Parties have agreed that the Respondent shall have full custody of the issue of the marriage, Avryl Naa Shorme Ocran, with reasonable access to the Petitioner, subject to reasonable notice to the Respondent.

## 2. FINANCIAL PROVISION AND MAINTENANCE

- a) That the Petitioner and the Respondent shall both equally bear the cost of the Education and Extra Curricula activities of the issue of the marriage.
- b) That there shall be one paid Holiday a year for the issue of the marriage either within or out of the jurisdiction and this shall be solely paid for by the Petitioner.
- c) That the Petitioner and the Respondent shall both be equally responsible for the Medical expenses in relation to the issue of the marriage.

**BY COURT:** The husband, the Petitioner herein on 20<sup>th</sup> January, 2023 filed a petition for divorce, alledging unreasonable behavior on the part of his wife – the Respondent. He prays for dissolution of the marriage. The respondent in her answer indicated that the marriage has broken down beyond reconciliation and pray for an order for same to be dissolved. Likewise, alledging unreasonable behavior on the part of the petitioner. The parties asserted that all efforts to reconcile their differences has not been successful. The respondent in paragraph 9 of her Witness Stated:

*“That in spite of the good faith attempts at reconciliation of the parties through interventions from their pastors, as we have been unable to resolve their differences.”*

There is no contest in respect of this petition, the parties agree to the dissolution of the marriage. They filed terms of settlement, agreed to the dissolution and other ancillary

reliefs. The court finds that the parties after diligent effort have been unable to reconcile their differences. In the circumstance, the marriage is hereby dissolved.

The terms of settlement filed on 18<sup>th</sup> February, 2023 adopted as consent judgment.

**(SGD)**  
**H/H EVELYN E. ASAMOAH (MRS)**  
**CIRCUIT COURT JUDGE**