

**IN THE CIRCUIT COURT '2' ADENTAN SITTING BEFORE HER HONOUR
SEDINAM AWO BALOKAH (MS) THE PRESIDING JUDGE ON THE 14TH
DAY OCTOBER, 2022**

TIME: 9:15 AM

SUIT NO. C5/40/2022

ROSALINE OFOSU GYIMAH

PETITIONER

VRS.

RESPONDENT

ALFRED ADJAIDOO

Parties Present

Alexander Owusu Junior Present for Petitioner

Constant E. K. Amadzor Present for Respondent

By Court - Judgment

Having read the pleadings filed by the Parties in this suit, having read the witness statement of Respondent and duly considered Exhibit 1 (the marriage certificate of the Parties),

And having due regard to Section 2 of the **Matrimonial Causes Act 1971(Act 327)**, I am of the considered opinion that the following facts are establish per the evidence on record.

- a) The fact that the parties have not lived together for a period of two years plus immediately preceeding the presentation of the instant petition, and
- b) That the Parties herein have irreconcilable differences.

Upon the above fact and in light of Section 2 (1) (d) and (e) of the **Matrimonial Causes Act 1971 (Act 367)**. I find and hold that the ordinance marriage celebrated between the Parties on the 22nd day of August 2015 have broken down beyond reconciliation.

I accordingly dissolve the said ordinance marriage this 14th day of October 2022.

Further, the Terms of Settlement executed by the Parties and filed on 13th October 2022 is hereby adopted as Consent Judgment in full Resolution of all ancillary issues in this suit this 14th day of October 2022.

I make no award as to cost.

SGD

H/H SEDINAM AWO BALOKAH

CIRCUIT COURT JUDGE

Comfy*