



HM Courts &
Tribunals Service



In the Family Court sitting at
Courts and Tribunals Service Centre

10 July 2019

Case number: LV88D85000

Applicant

John Smith

Respondent

Jane Doe

Refusal order

Following a review of your case, the court has concluded that it cannot grant a divorce based on this application. If you want to continue with your divorce, you need to amend (change) and resubmit your application.

You will need to pay a £95 amendment fee as the application will need to be issued again and sent back to your wife. They will also need to respond again before you can apply for decree nisi.

Reason(s) for the refusal

Court does not have jurisdiction

The court has judged that your application does not fall within the jurisdiction of the courts of England and Wales.

Application does not fit with criteria for divorce

TBC

Insufficient details in application

The court has judged that your application does not demonstrate that the marriage has broken down irretrievably. To grant a divorce the court must be satisfied that the marriage has broken down irretrievably, based on the information set out in the application.

The court has provided the following additional comments

"The court has decided to make this free text order where you must give more information to us"

How to move your divorce forwards

Follow the instructions in the online service. Pay the £95 fee and resubmit your application.

HMCTS Digital Divorce

c/o Exela Technologies UK Ltd

PO Box 12706

Harlow

CM20 9QT

Email: divorcecase@justice.gov.uk

Phone: 0300 303 0642