



Sitting in the Family Court

23 October 2020

Case number: EZ12D91234

Applicant

User One

Respondent

User Two

Certificate of entitlement to a decree nisi

The court certifies that the applicant is entitled to:

- a decree of divorce on the ground that the marriage has broken down irretrievably, and the court is satisfied that:
 - the applicant and respondent have lived apart for a continuous period of at least 5 years immediately preceding the presentation of the application.

These orders will be made at a hearing on 01 October 2020, at 15 at the following court:

The Family Court sitting at Courts and Tribunals Service Centre

c/o Birmingham Civil and Family Justice Centre Priory Courts 33 Bull Street Birmingham B4 6DS

Email: divorcecase@justice.gov.uk

Phone: 0300 303 0642

As Birmingham is a hearing venue only, please note that any correspondence or queries in regard to your case should be emailed to:

Email: <u>divorcecase@justice.gov.uk</u>

Phone: 0300 303 0642

The hearing

You don't need to come to the hearing unless you want to object to any of the court orders being made. Any of the named parties can object to the order for costs at the hearing.

If you do want to attend, inform the court by email before the date of the hearing. If you want to dispute a costs order, you must serve the court and the other party notice of his or her intention to attend the hearing and to apply for or to oppose the making of an order for costs not less than 14 days before the hearing date.