(THIS FORM IS TO BE USED WHERE THERE IS/ARE RELEVANT CHILDREN)

DECREE ABSOLUTE

# Form MP. 10 [Rule 76.14 (9)]

**IN THE SUPREME COURT OF JUDICATURE OF JAMAICA**

**CLAIM NO. M of**

**BETWEEN PETITIONER**

**AND RESPONDENT**

A Decree *Nisi* for Dissolution of Marriage having been granted in these proceedings on the [state the date that the Decree *Nisi* was granted] by the Honourable Mr/Mrs/Miss Justice [state the name of the Judge] by which it was decreed that the marriage which took place on the [state the date of the marriage] at [state the address that the marriage took place] in the parish of [state the parish] between the Petitioner [state the Petitioner’s name as filed](described in the Marriage Certificate as [state the name on the marriage certificate]) and the Respondent [state the Respondent’s name as filed] (described in the Marriage Certificate as [state the name on the marriage certificate]) be dissolved on the ground that it has broken down irretrievably and no cause having been shown to the Court why the said decree should not be made absolute, and having regard to the evidence on oath of the Applicant and having certified the arrangements for the maintenance, care and upbringing of the relevant children, namely, [state the name of child] born on [state date of birth] and [state the name of child] born on [state date of birth] are the best that may be devised in the circumstances or are satisfactory and no cause having been shown to the Court why the said decree should not be made absolute, the Court now pronounces and declares the said marriage dissolved and the said Decree *Nisi* is made absolute.

**Dated this day of 20**

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**JUDGE**

**FILED** by [state the name and address of the Petitioner if appearing in person, or where represented, the name address and telephone number of the law firm or the attorney-at-law].