|  |  |
| --- | --- |
| **Our Ref:** | Phone:  Fax: |

**By Email:**

Dear

**Your Divorce**

I am writing to you about the court proceedings for your divorce.

Your application for divorce came before the at on

. I confirm that you were granted a decree nisi on this date. I enclose a sealed copy of this document for your safekeeping.

A decree nisi is an interim order and lasts for one month from the date upon which it was made. You will receive a decree absolute one month after the date of the decree nisi. The decree absolute means that your divorce has become final and that you are free to marry again. If you intend to remarry, it will be necessary for you to produce the decree absolute to the Registrar of Births, Deaths and Marriages.

There are several matters arising from your divorce that you will need to consider.

**Property and Spouse Maintenance**

Once you are divorced you must apply for property or spouse maintenance orders **within 12 months** of the divorce becoming final. After that time, you will need the Court’s permission to apply and it may not be given unless you can provide good reasons for your delay. If you are unsure about these matters, I suggest that you make an appointment for legal advice.

**Will**

If you have made any gifts to your former spouse in your will these gifts are not revoked as a result of your divorce. You may need to think about making new arrangements for your will. You should obtain legal advice about whether your existing will needs to be changed from a solicitor who specialises in this area.

If you require a further assistance, please contact Legal Aid NSW on .

Yours sincerely

**Solicitor**

Encl.