

Commonwealth of Massachusetts

The Trial Court

_____ Division Probate and Family Court Department Docket No. _____

**Certificate of Divorce Absolute Under M.G.L. C. 208,
Section 1A**

_____ Petitioner

v.

_____ Petitioner

I, _____, Register of Probate for
_____ County, certify that at the Probate and Family Court held in
_____ County, a Judgment of Divorce Nisi was entered by the Court in the
above mentioned case for cause which is fully set forth in the decree on file in the Court.

I further certify that on _____, 20__, ninety days having expired
since the entry of the divorce nisi and the Court not having otherwise ordered; said Judgment of
Divorce became Absolute.

Witness _____ Register of said County at _____ this _____ day
of _____, 20__.

Register

GENERAL LAWS, c. 208, section 21. "Judgments of divorce shall in the first instance be judgments nisi and shall become absolute after the expiration of ninety days from the entry thereof, unless the court, within said period, for sufficient cause, upon application of any party to the action otherwise orders. After the entry of a judgment nisi, the action shall not be dismissed or discontinued on motion of either party except upon such terms, if any, as the court may order after notice to the other party and a hearing, unless there has been filed with the court a memorandum signed by both parties, wherein they agree to such disposition of the action."

GENERAL LAWS, c. 208, section 24. "After a judgment of divorce has become absolute, either party may marry again as if the other were dead."