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DECREE

PROMULGATION OF THE SACRAMENTAL REGISTER POLICY

Following an ordinary review of the Guidelines Concerning Sacramental Records of the Diocese of Marquette which were adopted in 2006;

In accordance with the general Canon Law of the Catholic Church regarding sacramental records, this policy will establish a uniform protocol for the Diocese of Marquette;

Therefore, in accord with canons 8 §2, 29, and 391 §1 I hereby decree and promulgate as particular law the Sacramental Register Policy of the Diocese of Marquette.

The Guidelines Concerning Sacramental Records of the Diocese of Marquette, which were adopted in 2006, are hereby repealed and abrogated in accord with canon 20 §1.

Any policy or particular law of the Diocese of Marquette that is contrary to the Sacramental Register Policy of the Diocese of Marquette is hereby repealed and abrogated.

The provisions of this decree shall become effective January 24, 2017.

Given at the chancery in Marquette, Michigan this 24th day of January in the year 2017.

+ [Signature]
Most Reverend John F. Doerrler, STD, JCL
Bishop of Marquette

[Signature]
Reverend Daniel J. Moll, Chancellor
II. GENERAL NORMS-REGISTERS
See canons 535, 876, and 894 of the Code of Canon Law

A. Required Records
Each parish is required to maintain records of baptisms, confirmations, receptions into full communion, marriages and deaths. When a priest serves as pastor of more than one parish, separate registers are to be maintained for each parish. For security and convenience, however, the registers may all be stored at one of the parishes. Maintaining records of first communions is optional, but highly encouraged.

B. Parishes/Other Institutions
Generally only parishes are to maintain sacramental records and registers. Non-parochial institutions must obtain the express approval of the Bishop to maintain sacramental records and registers. If a chapel or pastoral center operates under the authority of the local pastor, its sacramental records should be kept in the parish registers rather than separately.

C. Format
Special registers, which are available from religious supply companies are required. A parish may retain separate Baptism, Confirmation, Marriage, and Death Registers or may retain a combined register depending on the needs of the parish.

D. Acid Free Paper
The pages of the registers should be made of acid-free paper. These registers can be purchased commercially through the religious supply companies.

E. Computer Reproductions
Sacramental records may be duplicated on computers. However, a complete record must be maintained in the registers, and the registers themselves are never to be destroyed or discarded. The registers are considered the only authentic copy of sacramental records.

F. Repair of Old Registers
As registers become worn, they are to be rebound by a professional binder. Only if a register is beyond repair may the records be transferred to a new register. The original register is to be retained in as safe a condition as possible. If pages are torn, contact the Chancellor for recommendations on proper repair or preservation materials. The use of common tape or laminating materials to repair torn pages is discouraged.
G. Safe Storage
The sacramental registers are to be stored together in a locked place, preferably one which is fireproof or fire resistant. Locations with extreme ranges of temperature or humidity should be avoided, since that will contribute to the deterioration of the registers. For example, the registers should not be stored in attics or basements.

The sacramental registers may be removed only by authorized personnel and only for legitimate purposes. The registers may never be taken off the parish premises except for repair, digital scanning, or microfilming by the Diocese or to be permanently stored in the Diocesan Archives.

H. Reporting Loss or Destruction
The loss or destruction of any sacramental register should be reported immediately to the Chancellor.

I. Parish Merger
If two or more parishes merge to form one new parish, a new set of sacramental registers is to be utilized for the new parish, beginning with the date of the merger. The sacramental registers of the former parishes are stored at the new parish.

J. Parish Closure
If a parish or mission closes, the sacramental registers of closed parish should be stored at the parish in which the parish has become a part of either through a merger or extinctive union (amalgamation) as indicated in the decree of the bishop.
III. GENERAL NORMS-CONFIDENTIALITY

A. Nature of Information
Care must be taken to protect people’s privacy. Although sacramental registers contain information about public events and other facts readily known to any interested party, they also might contain information which is very personal and confidential.

B. Access to Registers
The sacramental registers belong to the individual parish. They are maintained for the good of the Christian faithful, but they are private documents, not public ones. No one other than the pastor, parochial administrator or pastoral coordinator can claim a right to direct access to the registers.

If a person is seeking his or her own record or has legitimate reason to request family records, the pastor, parochial administrator or pastoral coordinator or authorized staff will examine the registers and issue the required information either by mail or in the form of a written certificate.

C. Authorized Personnel
The pastor is always and ultimately responsible for the care and confidentiality of the sacramental registers themselves, as well as any reproductions. He may designate other persons to make entries in the registers and to prepare certificates. These may be employees or volunteers, but their number should be very small. These designated persons must be known well to the pastor, must be capable of careful work and protecting confidentiality, and must be adequately trained to work with the registers. Their work with the registers is not to exceed their mandate from the pastor.

D. Genealogical Research
Sacramental registers should not be made available to genealogical researchers. People who wish to conduct genealogical research may be referred to the Chancellor for access to any sacramental records that might be available for research.
IV. GENERAL NORMS-ENTRIES

A. Type of Data
All and only the data required by Canon Law and otherwise necessary for the complete and accurate maintenance of sacramental records are to be entered in the sacramental registers. The required data will be discussed later on in the handbook in the individual register sections. For example, the required data for baptisms will be discussed in the section on Baptism Registers.

B. Timeliness
Entries should be made as soon as possible after the event to be recorded.

C. Place of Entry
As a general rule, the proper parish for the recording of sacraments and deaths is the parish in whose territory the sacraments or rites of Christian burial were celebrated. For exceptions, see the individual register sections.

D. Chronological Order
Entries should be made in chronological order. If the chronological order cannot be kept in some particular case, a small note should be made in the proper chronological location in the register cross-referencing the actual entry, e.g., “See JONES, page 37”.

E. Specific Columns
Each page of the register has several columns, and each column is titled. It is important to enter the data in the proper columns. At least the Baptism Register will have a column titled “Remarks”, “Notations”, or something similar. There are many references to this column throughout this handbook.¹

F. Index
Every entry is to be listed in the register’s index, according to the person’s last name.

G. Excess Data/Allowing for Extra Space
If there is inadequate space for all the data to be entered, the excess data may be entered elsewhere on the same page or even on a different page of the register. Clear cross-referencing is essential, e.g., “See SMITH, bottom of page”.

¹ For the sake of convenience this column will be referred to as the “Notation” column throughout the policy.
SACRAMENTAL REGISTER POLICY

It is a good practice to allow some blank space at the bottom of each page of the Baptism Register, or to reserve a few blank pages at the end of the register. This will allow additional data to be entered, with proper cross-referencing, if the need should arise.

The Sacramental Register should not be used to “file” other communications, such as notices of sacraments that are to be entered in the Baptism Register. After the notation has been duly made in the register, such communications should be filed according to the parish record retention schedule.

H. Printing/Ink
Entries are to be printed in fade-proof, water-proof black ink.

I. Style for Names and Dates
The last name of the entry’s subject should be printed in upper case, e.g., “JONES”. Printing the name of the month is preferred to using the month’s number (e.g., “Aug.” rather than “8”).

J. Confidential Data
Data which are confidential and which are not to be included on certificates is to be so marked when entered in the register, e.g., “Confidential-do not include on certificate”. The annotations of confirmation, marriage, holy orders, perpetual religious profession and change of rite are always to be reproduced on a baptismal certificate (cf. canon 535, §2).

K. Minister of Sacrament
The actual minister of a sacrament is to sign the register. Another person who personally witnessed the event or has available a document (e.g., Sacristy Record of Baptism) signed by the minister which certifies the conferral of the sacrament may make the entry. In these cases the name of the minister is printed in the register.
V. GENERAL NORMS-CERTIFICATES

A. Definitions
A certificate is an official document certifying that a particular individual has received a sacrament. It is an exact duplicate of data already entered in a sacramental register. All of the data in the register is to be duplicated on the certificate, except that which is marked confidential, and that which pertains to adoption as explained in this handbook.

B. Church Use Only
Certificates of sacraments are intended primarily for internal church use, not for civil purposes. Nonetheless, sometimes information may be legitimately requested for civil purposes, for example to correct an error on a birth certificate.

C. Authorized Source of Records
Only the parish or other location holding the original sacramental record may issue a certificate. Only the actual register should be used in preparing certificates. A computer copy of the record may be used for a certificate, only if there is assurance that the computer copy corresponds identically to the original register. In each case, the original register must be consulted to assure that the computer copy is accurate.

D. Authorized Requests
Any member of the Christian faithful has a right to obtain a certificate of a sacrament he or she has received and which was recorded in a sacramental register. But only that person, the parents of a minor, someone with legal guardianship of another or a bona fide pastoral minister at another Catholic parish have this right. When the parents of a child are separated or divorced, both parents, regardless of legal custody, are presumed to have the right to a certificate.

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2 Since certain data are entered in the sacramental registers based purely on the word of someone else (e.g., the date of birth of a person being baptized), the certificate is simply repeating that data but not certifying it as true.

3 When a parish closes or merges, formal arrangements are made for the transfer and retention of its sacramental registers to the parish closest to the closed parish or to the parish it has become a part of either through a merger or extinctive union (amalgamation the Contact the Chancery for other former institutions which maintained sacramental register.

4 If a certificate is issued from the microfilm copy of the sacramental record in the Diocesan Archives, for example, when the original record cannot be found, the following notation will be made on the certificate: “from the microfilmed copy of the register, accurate to the date of filming” with an indication of the filming date.
**E. Procedure for Requests**

Requests for certificates should be submitted in writing, although telephone requests from a Catholic parish or agency are acceptable. The Chancery has prepared an authorization form that parishes may use for written requests. (Found at [www.dioceseofmarquette.org/forms](http://www.dioceseofmarquette.org/forms) under Chancellor’s office) The written requests and a log of telephone requests should be kept on file for one year. No information from sacramental registers should be provided by telephone or other electronic means except to another Catholic parish or other Catholic agency. Even then, care for the privacy of persons is to be exercised.

**F. Format**

Certificates should have an official appearance and should be issued in a consistent format. Parishes may obtain blank certificates from commercial vendors, have them printed locally, or generate their own templates for use with a computer. All certificates must bear the name and address of the parish.

**G. Authentication**

Certificates must be typed, printed by computer or hand-printed in ink. They are to be signed by the pastor or his delegate and impressed with the parish seal. Photostatic and facsimile copies of certificates are not considered authentic documents.

**H. Required Data**

Certificates are to include all data contained in the sacramental register, except that which is marked confidential, and that which pertains to adoption as explained in this handbook. Data in the “Notations” column is to be included. If there are no data in the “Notations” column, the words “No Notations” should be printed on the certificates. The annotations of confirmation, marriage, holy orders, perpetual religious profession and change of rite are always to be reproduced on a baptismal certificate (cf. canon 535, §2).

**I. Missing Record**

Sometimes when a certificate is requested, the record in question cannot be found. If there is any possibility that the sacrament may have been conferred in some other parish, a sincere effort should be made to check the sacramental records of that other parish or parishes. The Chancellor’s office may be able to assist with such a search. If a sacrament was never recorded, contact the Chancellor’s office for assistance in establishing a sacramental record.
VI. GENERAL NORMS-CHANGES TO ENTRIES

A. Caution about Changes
Once entered into a sacramental register, data are considered official and permanent. They may not be modified except under special conditions, as detailed below. Original data should never be scratched out, erased, “whited out” or otherwise destroyed or obliterated.

B. Style for Minor Changes
Minor changes (e.g., correcting a misspelling) may be made directly to the original entry. Such changes are to be made by drawing a straight, simple line through the word, number or letter to be changed and printing the change immediately above or below it.

C. Authorization for Insubstantial Changes
An insubstantial error (e.g., misspelling) may be corrected upon request of those persons who have a right to a certificate, as mentioned in the CERTIFICATES section above.

D. Authorization for Substantial Changes
More significant errors and other changes require authentic supporting documentation. Such documentation will ordinarily consist of an original, “raised-seal” certificate from a civil or ecclesiastical office, court, agency, etc. The issuing agency, date of the certificate and any protocol number should be printed in the “Notations” column of the register. When an error involves data pertaining directly to the celebration of a sacrament or rite of Christian burial (e.g., date, identity or godparent) such that no external verifying documentation exists, the written or oral testimony of a reputable witness will suffice.

E. Permitted Changes
Some permitted changes:
- Correct name
- Correct date
- Correct spelling
- New legal name
- Adoptive parent(s)
F. Non-Permitted Changes
Some non-permitted changes:
• New godparents or sponsors\(^5\)
• Non-adopting stepparents
• Customary name or nickname

G. Data on Certificates after Changes
Once specific data has been changed in the sacramental register, the original data are not transcribed onto certificates (e.g., the natural parent’s name after adoption).

\(^5\) The names of godparents or sponsors are not to be changed because they have died or because parents feel they are no longer suitable. In these situations, parents can ask someone else to serve in this role without making a change in the permanent record or on certificates.
VII. BAPTISM-ENTRIES


A. Required Data
The following data are to be entered into the Baptism Register:

- Name of the person baptized
- Name of the minister
- Names of the parents
- Names of the sponsor(s)
- Name of the witness, if any
- Place and date of the baptism
- Place and date of birth

B. Source of Data
Ordinarily, the data indicated above, which is used to create a record of baptism, originates on a “Sacristy Record”, a small form sold by commercial vendors or created by the parish. The Sacristy Record is completed either by someone in the parish office at the time the baptism is scheduled, by a member of the baptism preparation team during the catechetical program, or by the minister of baptism at the time of the actual baptism. Before the data are transferred to the Baptism Register, a parent, guardian or adult candidate should verify the data written on the Sacristy Record (usually at the time of baptism), and the minister should sign the Sacristy Record verifying that the sacrament was conferred. There should be a clear procedure in place for assuring that the data are transferred from the Sacristy Record to the Baptism Register as quickly as possible.

C. Recipients from more than one Parish
When persons from more than one parish are baptized or received into full communion with the Catholic Church at a single ceremony, the record for all persons is to be retained at the parish where the rites are celebrated.

D. Emergency and other Baptisms outside the Parish Church
In the exceptionally rare situation when baptism is conferred solemnly (that is, with a priest or deacon celebrating the full rite of baptism) in a chapel, hospital or home, the minister of baptism is to see to it that the requisite data are transmitted in writing to the local pastor for recording in the Baptism Register. In the equally rare situation when emergency baptism is conferred (that is, with any person celebrating the bare matter and form of baptism when the recipient is in danger of death), the minister (or some other witness) is to notify the pastor of the recipient. No record of emergency baptism is to be made in the Baptism
Register; instead the pastor of the recipient should celebrate the Rite of Bringing a Baptized Child to the Church (properly adapted in the case of an adult recipient) and create a record of that event, with a notation of the date, place and minister of the emergency baptism in the “Notations” column. The same procedure should be followed when a person is baptized illicitly by a lay person, even though there is no danger of death.

E. Conditional Baptism
When conditional baptism is conferred, “Baptized conditionally” is to be written in the “Notations” column. Otherwise the entry is the same as for any baptism. A person is baptized conditionally when there is doubt about the validity of a previous baptism.

F. RCIA and Reception into Full Communion
After fully initiating non-baptized adults or receiving baptized non-Catholics into full communion, see that the proper information is recorded in the sacramental registers.

For a non-baptized person, the following information should be recorded in the Baptism Register:
- The name of the person receiving the sacraments of initiation
- Date and place of birth
- Names of parents
- Name of the sponsor
- Date and place of baptism and confirmation
- Name of the bishop or delegated priest
- The notation of any previously celebrated marriage before the person entered the Catholic Church
- Notation of the confirmation should also be made in the Confirmation Register.

For a baptized non-Catholic entering full communion, the following information should be recorded in the Baptism Register:
- The name of the person entering full communion
- Date and place of birth
- Names of parents
- Name of the sponsor
- The date and place of confirmation in the Catholic Church
- Name of the bishop or delegated priest
- In the notations section – date and place of baptism in the non-Catholic community and the notation of any previously celebrated marriage before the person entered the Catholic Church
• Notation of the confirmation should also be made in the Confirmation Register.

Special care must be taken to create a record for young children who are received into full communion along with their parents, even though there may be no ritual involving the children; for example in the case when they have already been baptized and they are still too young to make a profession of faith and receive confirmation.

G. Unmarried Parents
In the case of unmarried parents, the mother’s name is to be entered if her maternity is publicly known or if she requests that this be done either in writing or before two witnesses. Similarly, the father’s name is to be entered if paternity is established by a public document or by his own declaration in the presence of the parish priest and two witnesses. In other cases, the name of the baptized person is entered without mention of the father or of the parents. The expression “pater ignotus” (Father unknown) is not to be used in the register or on any certificates.

H. Adoption
Documentary proof of the adoption should be provided.

(1) For children baptized after their adoption is finalized, the following information is entered in the register:
• The Christian name(s) of the child as designated by the adoptive parent(s)
• The name(s) of the adoptive parent(s)
• The date and place of birth
• The names of the sponsors selected by the adoptive parent(s)
• The place and date of the baptism
• The name of the priest or deacon performing the baptism
• In the notations section, indicate the fact of adoption but not the names of the natural parents. The fact of the adoption is not indicated on any baptismal certificates.

(2) For children baptized before their adoption is finalized, the following notations shall be added to the Baptism Register, but only after the adoption has been finalized and with due regard for the civil law of the jurisdiction:
• Parentheses shall be placed around the names of the natural parents
• The name(s) of the adoptive parent(s) shall then be added
• Parentheses are placed around the child’s former surname and the new surname added
• In the notations section, indicate that the child was legally adopted.
SACRAMENTAL REGISTER POLICY

Baptismal certificates issued by the parish for these individuals indicate only the name(s) of the adoptive parent(s), the child’s new legal surname, the date and place of baptism, and the name of the minister who conferred the sacrament. The name(s) of the sponsor(s) is not to be given, and the fact of the adoption is not indicated.

I. Number of Godparents
No more than two names may be entered in the “Godparents” or “Sponsors” column. If there are two Godparents, there is to be one male and one female (cf. canon 873).

J. Proxy Godparent
When a godparent or sponsor appoints a proxy to participate in the rite of baptism, both names should be entered in the register, with “Proxy” written after that person’s name.

K. Christian Witness
When a baptized non-Catholic serves as a witness to baptism, along with a Catholic sponsor, in accord with canon 874, §2, the words “Christian Witness” should be placed after the witness’s name in the register.

L. Ascription to Proper Church Sui Iuris
Ascription to a Catholic Church sui iuris (In addition to the Latin or Roman Church there are 21 other Eastern Churches, e.g., Ukrainian, Melkite, Maronite, etc. Each Church is known as a Church sui iuris) is determined by the rite of the parents, not the rite of the minister or parish of baptism, unless the person is 14 years of age or older. Thus, when a Latin priest baptizes someone who by law is ascribed to an Eastern Catholic Church, a notation should be made in the “Notations” column indicating to which Catholic Church sui iuris the person belongs, for example, “ascribed to the Ukrainian Catholic Church”.

M. Registers for Ritual Use
A register used as part of the Church’s ritual (e.g., Book of the Elect) should be completely distinct from the regular sacramental registers. The data from the ritual register should be transferred to the Baptism or Confirmation Registers as soon as possible after the conferral of sacraments or the reception into full communion.

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6 If it is determined that one or both of the parents are ascribed to an Eastern Catholic Church, contact should be made with the Chancery before the celebration of baptism. According to the tradition of the Eastern Catholic Churches, baptism and chrismation (confirmation) are conferred at the same time. The Chancery can assist in contacting the proper Eastern Catholic Eparch to request the necessary faculties. Similar requirements apply to Orthodox Christians who are received into full communion with the Catholic Church.
N. Defection from the Catholic Church
Occasionally, a parish will receive a notice from an individual indicating that the person is no longer wishes to be a Catholic, and even asking that his or her name be removed from Catholic Church records. Contact the Chancellor’s office for instructions on how make the proper notation.

O. Style for Notations
The notations should be made neatly and succinctly in the “Notations” column. Names, dates, places and protocol numbers are usually the only information needed. Unless specified otherwise, such as in the case of adoption, these notations are not confidential and should be included on certificates.
VIII. CONFIRMATION REGISTER-ENTRIES

See canons 894-896 of the Code of Canon Law.

A. Required Data
The following data are to be entered into the Confirmation Register:
- Name of the person confirmed
- Name of the minister of confirmation, the bishop or delegated priest
- Names of the parents
- Names of the sponsor(s)
- Place and date of the confirmation

B. Baptism Data
It is recommended that the place and date of baptism be noted in the Confirmation Register. (This can be especially helpful when a person has difficulty locating a baptismal record later in life.)

C. Source of Data
When a large number of persons are to be confirmed, it is essential that one person be designated to collect the necessary information and see to it that it is communicated accurately to the parish or parishes of the recipients for proper recording in the Confirmation Register.

D. Large Group of Recipients
When several persons are confirmed at the same ceremony by the same minister of confirmation, the date of conferral and the name of the minister of confirmation may be written only once in the register, so long as it is clear that the references apply to all the confirmed. If there is more than one minister of confirmation at a single ceremony, the record should show clearly which ministers of confirmation confirmed which recipients.

E. Recipients from more than one Parish
When confirmation is conferred upon persons from several parishes at one ceremony, the sacrament will be recorded in the diocesan confirmation register of the chancery.  

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7 This process is being implemented due to the rite being celebrated on the vicariate or diocesan level in accordance with canon 895.
F. Recipients from only one Parish  
This will only occur when fully initiating non-baptized adults or receiving baptized non-Catholics into full communion. See “RCIA and Reception into Full Communion” under Baptism Register.

G. Baptismal Certificate  
In order to satisfy the obligation of notifying the parish of baptism about the conferral of confirmation, a baptismal certificate for each candidate for confirmation should be obtained by their current parish in advance of the celebration of confirmation.  

H. Notification of Church of Baptism  
Notification to the church of baptism about the conferral of confirmation should be made as soon as possible. In the instance of the diocesan or vicariate confirmation this notification will be done by a member of the diocesan staff. Parishes are responsible for providing the Chancery with the date of Baptism and Church of Baptism with its address for those being confirmed.

In the event that faculties to confirm is delegated by the bishop, the pastor of the parish where the confirmation was celebrated will be responsible for notifying the church of baptism and recording the sacrament in their Confirmation Register.

This notification is to include the name of the recipient and the date of baptism, as well as the place and date of confirmation. The names of the minister, parents and sponsor are not required. When a person previously baptized in another Christian communion is received into full communion and confirmed, the church of baptism is not notified.

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8 There are some additional reasons for obtaining a baptismal certificate: 1) the fact of valid baptism and Catholicity will be established; 2) any previous reception of valid confirmation, especially in the case of Catholics who were baptized in uniate Eastern churches, will be uncovered; 3) any discrepancies between name and parentage provided in the Baptism Register and given at the time of confirmation will be discovered; 4) the identity of baptismal godparents can be ascertained, pursuant to canon 893, §2.
IX. MARRIAGE REGISTER-ENTRIES

See canons 1121-1123 of the Code of Canon Law.

A. Required Data
The following data are to be entered into the marriage register:

- Names of the spouses;
- Name of the person (e.g., the bishop, priest, or deacon) who assisted
- Names of the witnesses
- The date and place of the celebration of the marriage

B. Source of Data
The priest or deacon who assists at a marriage is responsible for communicating the necessary information to the parish where the marriage was celebrated. The premarital file ordinarily contains all the necessary information. However, the assisting minister should be alert to any last minute changes or corrections (for example, the names of the witnesses) to the information contained in the premarital file.

C. Marriage outside a Parish Church
When a marriage is celebrated in a location other than a parish church (e.g., a chapel or other sacred place of regular worship and with permission of the Bishop), the proper parish for the marriage record is the one in which that location stands. The only exception is when a marriage is celebrated with a dispensation from canonical form (e.g., when a Catholic receives a dispensation to marry a Protestant in the Protestant church). In that situation, the proper parish for the marriage record is the parish of the Catholic party or the parish where the couple prepared for marriage.

D. Validation
When a marriage is validated (e.g., when Catholics, who were “married” outside of the Church without a dispensation, now marry in the Catholic Church), the data concerning the validation are to be placed in the usual columns. The date, place and official of the original ceremony are to be noted in the “Notations” column.

E. Sanation
When a marriage is sanated by the Bishop or his delegate (e.g., when a marriage is validated without the renewal of consent), the data concerning the original ceremony are to be placed in the usual columns. The date, diocese and protocol number of the sanation are to be noted in the “Notations” column.
F. Previous Civil Marriage
The previous civil marriage of persons who are baptized or received into full communion with the Catholic Church is not to be recorded in the Marriage Register, unless the previous marriage was invalid and is now being validated or sanated. A notation concerning the marriage is to be placed in the person’s baptismal record, in the “Notations” column. See the section above on RCIA and Reception into Full Communion regarding the Baptism Register.

G. Notation of Dispensations and Declarations of Nullity
When a dispensation is granted prior to marriage, or a declaration of nullity (“annulment”) is granted after marriage, the date, diocese and protocol number, along with the type of dispensation (e.g., “Dispensation from Disparity of Cult”) or “Declaration of Nullity”, are to be noted in the “Notations” column. Any special recording directions that are contained in the dispensation or declaration of nullity document are to be followed.

H. Notification of the Church of Baptism
When the marriage of a Catholic is celebrated, validated or sanated, the pastor of the parish where the record of marriage is retained must notify the parish of baptism as soon as possible. This notification is to include the names of the spouses and the date and place of the wedding, validation or sanation; the names of the person who assisted and witnesses are not required.
X. MARRIAGE REGISTER-PREMARITAL FILES

A. Contents
Each parish is required to maintain a file of the papers collected during the period of marriage preparation. The file typically will include prenuptial forms, questionnaires, correspondence, notes and dispensation documents. Also, the person who assisted at the marriage is to see to it that the marriage license is promptly filed with the County Clerk.

B. Location
Ordinarily, the premarital file for each couple should be retained by the parish where the marriage is recorded in the Marriage Register.

C. Filing
The file for each couple is to be kept in its own envelope or folder, clearly marked with the parties’ names and the date of the marriage. The files should be arranged in chronological order and kept together in a locked file cabinet or safe.

D. Retention
The premarital files are to be retained for seventy-five years. Expired files are to be destroyed or otherwise disposed of so that no one can gain access to them.

E. Transmission of File
If a legitimate request for the original copy of the file is made by an ecclesiastical tribunal, or if the Chancellor has approved the surrender of the file to a civil authority, the file should be hand delivered and receipted or mailed by registered mail with a receipt. A photostatic copy of the original file, along with the receipt, should replace the original copy in the parish’s archive. If the original file is later returned, the photostatic copy should be destroyed.
XI. DEATH REGISTER-ENTRIES
   See canon 1182.

A. Required Data
   The following data should be entered in the Death Register:
   - Name of the deceased
   - Date of birth
   - Date of death
   - Date and place of funeral rites
   - Date and place of burial
   - Name of spouse, if applicable
   - Name of parents, if the deceased is a child

B. Source of Data
   The data needed for the Death Register are ordinarily provided by the funeral
director or the obituary. Entries in the Death Register are to be made for the
funeral rites celebrated in that parish, not for funeral rites of a parishioner that are
celebrated elsewhere.

C. Cremation
   When the body has been cremated, no reference to the date or place of cremation
is made in the Death Register. However, the fact of cremation should be noted as
well as the date and place of the ashes’ interment.

D. Notification of Church of Baptism
   No notice of death needs to be sent to the church of baptism.
APPENDIX: SAMPLE PAGES

(All data are fictitious)
<table>
<thead>
<tr>
<th>No.</th>
<th>Name of Person Baptized</th>
<th>Place and Date of Birth</th>
<th>Date of Baptism</th>
<th>Father's Name Mother's Maiden Name</th>
<th>Sponsors</th>
<th>Priest</th>
<th>Date of Confirmation</th>
<th>Notations</th>
</tr>
</thead>
<tbody>
<tr>
<td>34</td>
<td>THOMPSON Linda Suzanne</td>
<td>Detroit, MI Aug. 8, 1949</td>
<td>April 13, 1950</td>
<td>Michael A. Thomason Gloria N. Quinn</td>
<td>Thomas Quinn Andrea Quinn</td>
<td>John J. Farrell</td>
<td>May 13, 1962</td>
<td>Christ the King</td>
</tr>
<tr>
<td>36</td>
<td>LISTERMAN Andrew Esther</td>
<td>Marquette, MI Jan. 11, 1925</td>
<td>May 3, 1950</td>
<td>Quentin A. Listerman Rachel F. Astor</td>
<td>Steven Meyer</td>
<td>John J. Farrell</td>
<td>May 3, 1950</td>
<td>Christ the King</td>
</tr>
<tr>
<td>38</td>
<td>PLOCHMAN Isabella Marie</td>
<td>Munising, MI Sept. 7, 1949</td>
<td>May 15, 1950</td>
<td>Earl R. Plochman Maria Valdez</td>
<td>Jesus Valdez Carmen Valdez</td>
<td>John J. Farrell</td>
<td>May 13, 1962</td>
<td>Christ the King</td>
</tr>
</tbody>
</table>

Excess Data Cross referencing (pg. 6) - See THOMPSON (continuation of #34 above)

Notation of Marriage (pp. 8, 19)

Notation of Confirmation (pp. 8, 17)

Notation of Religious Profession (pp. 8)

Rite of Bringing Baptized Child to the Church (pp. 12-13)

Ascription to Eastern Catholic Church, sui iuris (pg. 14)

Christian Witness (pp. 14)

Excess Data Cross referencing (pg. 6) - See PLOCHMAN #38 on Pg. 43
