

## TABLE OF CONTENTS

<b>Foreword . . . . .</b>	<b>9</b>
<b>Preface . . . . .</b>	<b>11</b>
<b>Introduction . . . . .</b>	<b>13</b>
<b>Chapter One</b>	
<b>DISSOLUTION OF NON-CONSUMMATED MARRIAGE . . . . .</b>	<b>15</b>
<b>1.0      The Substantive Law (can. 1142) . . . . .</b>	<b>16</b>
1.1      Consummation . . . . .	16
1.1.1 <i>Humano modo</i> consummation . . . . .	17
(a) Contribution of Vatican Council II . . . . .	18
(b) Redaction of canon 1061 § 1 . . . . .	22
(c) Meaning of <i>humano modo</i> . . . . .	26
1.1.2      Conjugal act in itself apt for the generation of offspring . . . . .	28
1.2      Limitations of the provision . . . . .	29
1.3      The power to dissolve . . . . .	30
<b>2.0      The Procedure . . . . .</b>	<b>31</b>
2.1      Petition (can. 1697) . . . . .	32
2.2      The competent authority (can. 1698) . . . . .	33
2.3      The diocesan phase . . . . .	34
2.3.1      The competent bishop (can. 1699) . . . . .	34
2.3.2      The responsibilities of the bishop . . . . .	35
2.3.3      Constitution of a commission (1700-1701 § 1) . . . . .	36
2.3.4      Advocates (1701 § 2) . . . . .	37
2.3.5      The investigation proper . . . . .	38
(a) Moral argument . . . . .	38
(b) Physical argument . . . . .	40
(c) Questions to the parties . . . . .	41
2.3.6      Absence of a party . . . . .	42
2.3.7      Conclusion of the instruction (can. 1703) . . . . .	42
2.3.8      Report of the instructor . . . . .	43
2.3.9      Observations of the defender of the bond . . . . .	44
2.3.10      Bishop's <i>votum</i> (can. 1704) . . . . .	44
2.3.11      Transfer of the case to the Apostolic See (can. 1705 §1) . . . . .	46
2.4      Response from the Apostolic See (cann. 1705 §§ 2-3 - 1706) . . . . .	47
2.4.1      Supplementary instruction . . . . .	48
2.4.2      Negative reply . . . . .	49
2.4.3      Affirmative reply . . . . .	49

■ TABLE OF CONTENTS

Chapter Two

<b>PRIVILEGE OF THE FAITH . . . . .</b>	51
<b>1.0 Pauline Privilege . . . . .</b>	51
1.1 The requisites necessary for the application of pauline privilege [can. 1143] . . . . .	52
1.1.1 The marriage contracted between two non-baptised . . . . .	53
1.1.2 Only one party be baptised . . . . .	53
1.1.3 The non-baptised party must depart . . . . .	53
1.1.4 The baptised party should not have given the other party a just cause to depart . . . . .	54
1.2 Conditions for the valid application of pauline privilege [can. 1144 § 1] . . . . .	54
1.3 Who is to interpellate? [can. 1145] . . . . .	56
1.4 The new partner [cann. 1146-1147] . . . . .	58
1.5 The procedure . . . . .	60
1.5.1 The petition . . . . .	61
1.5.2 The documents to be attached to the petition . . . . .	61
1.5.3 Competent local Ordinary . . . . .	62
1.5.4 Admission of the petition . . . . .	62
1.5.5 Oath of the ministers . . . . .	62
1.5.6 Citation of parties and instruction of the case . . . . .	63
1.5.7 Summary of the instructor . . . . .	65
1.5.8 Intervention of the defender of the bond . . . . .	65
1.5.9 Duty of the notary . . . . .	65
1.5.10 Decree of the local Ordinary . . . . .	66
a) <i>New marriage with a catholic party</i> . . . . .	66
b) <i>New marriage with a baptised non-catholic party</i> . . . . .	66
c) <i>New marriage with a non-baptised</i> . . . . .	67
d) <i>New marriage with dispensation from interpellation</i> . . . . .	67
e) <i>A negative reply</i> . . . . .	67
<b>2.0 Polygamy and Polyandry . . . . .</b>	68
2.1 The origin of the discipline . . . . .	68
2.2 The discipline today [can. 1148] . . . . .	69
2.2.1 Simultaneous wives . . . . .	70
2.2.2 Unbaptised wives . . . . .	71
2.2.3 Inability to remain with the legitimate wife . . . . .	71
2.2.4 Dismissal of other wives . . . . .	72
2.2.5 Marriage form . . . . .	73
2.2.6 The provisions of mixed marriage . . . . .	73
2.2.7 Provision of the dismissed wives . . . . .	75
2.2.8 Some doubts . . . . .	75
<b>3.0 Captivity or Persecution . . . . .</b>	76
3.1 The substantive law and its application [can. 1149] . . . . .	77
3.2 The limitations . . . . .	78
<b>4.0 In the Case of Doubt [can. 1150] . . . . .</b>	78

## Chapter Three

<b>IN FAVOUR OF THE FAITH . . . . .</b>	<b>81</b>
<b>1.0      The Substantive Norms . . . . .</b>	<b>82</b>
1.1     Ambit of the procedure and competent authority (art. 1) . . . . .	82
1.2     Competent authority to examine individual cases (art. 2) . . . . .	83
1.3     Competent authority to instruct the case (art. 3) . . . . .	84
1.4     Essential conditions (art. 4) . . . . .	85
1.5     Declaration regarding faith (art. 5) . . . . .	87
1.6     Negation of a second favour of dissolution (art. 6) . . . . .	88
1.7     Marriage contracted with dispensation from the impediment of disparity of cult (art. 7) . . . . .	89
1.8     Marriage of a catechumen (art. 8) . . . . .	90
1.9     Cases of special difficulties (art. 9) . . . . .	92
1.10    Doubt on the validity of marriage (art. 10) . . . . .	92
<b>2.0      Procedural Norms . . . . .</b>	<b>94</b>
2.1     Constitution of the commission (art. 11) . . . . .	94
2.2     Gathering proofs (art. 12) . . . . .	95
2.3     Authentication of the documents (art. 13) . . . . .	97
2.4     The examination of the parties and witnesses (art. 14) . . . . .	98
2.5     Refusal or inability to appear before the instructor and absence from the process (art. 15) . . . . .	99
2.6     Absence of baptism (art. 16) . . . . .	101
2.7     Absence of consummation after the other party is baptised (art. 17)	103
2.8     State of the other party and the cause of marriage breakdown (art. 18) . . . . .	104
2.9     Divorce decree and canonical nullity sentence (art. 19) . . . . .	105
2.10    Obligation toward the previous spouse and children (art. 20) . .	106
2.11    Intention regarding baptism (art. 21) . . . . .	107
2.12    Religious practice of the petitioner and the intended spouse (art. 22)	108
2.13    Intervention of the defender of the bond (art. 23) . . . . .	109
2.14 <i>Votum</i> of the bishop (art. 24) . . . . .	110
2.15    Transmission of the acts to the Congregation (art. 25) . . . . .	112
<b>3.0      The Procedure Step by Step . . . . .</b>	<b>113</b>
3.1     The petition . . . . .	113
3.2     The documents to be attached . . . . .	114
3.3     Acceptance of the petition . . . . .	114
3.4     Oath of office . . . . .	115
3.5     The citation of parties and witnesses . . . . .	115
3.6     The questions for the interrogation . . . . .	115
3.7     Deposition outside the tribunal . . . . .	116
3.8     Absence from the process . . . . .	116
3.9     The conclusion of the instruction . . . . .	117
3.10    The report of the instructor . . . . .	117
3.11    Observations of the defender of the bond . . . . .	117
3.12    The <i>votum</i> of the bishop . . . . .	117
3.13    Summary, index and page numbers . . . . .	118
3.14    The response from the Congregation . . . . .	118
3.15    New marriage of the respondent . . . . .	119

■ TABLE OF CONTENTS

**Appendices to Chapter Three**

I	An exemplar of petition . . . . .	123
II	An exemplar of the decree of the constitution of the commission . . . . .	124
III	An exemplar of the decree of citation . . . . .	125
IV (A)	Cases of dissolution according to <i>Potestas Ecclesiae</i> . . . . .	126
IV (B)	Cases of dissolution according to <i>Potestas Ecclesiae</i> . . . . .	127
V	Questions for the instruction . . . . .	129
VI	Notes regarding documentary and procedural aspects of favour of the faith cases . . . . .	137
VII	Caution format . . . . .	141
VIII	Summary format . . . . .	142
Bibliography . . . . .		145
List of Canons . . . . .		149
Index of Persons and Places . . . . .		153