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NOTES ON THE RUBRICS

OF

THE ROMAN RITUAL

REGARDING

THE SACRAMENTS IN GENERAL,

BAPTISM, THE EUCHARIST, AND EXTREME UNCTION.

BY THE

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With the Approbation of

His Eminence JOHN CARDINAL MCCLOSKEY, Archbishop of New York.

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1883.
Nihil obstat.
EDMUNDUS J. O'REILLY, S.J.,
Censor Theol. Deputatus.

Imprimatur.
✠ PAULUS CARD. CULLEN,
Archiepiscopus Dubliniensis.
It has been part of my duty, for several years, to give Lectures on the Rubrics of the Ritual to the Senior Class of Divinity Students. In preparing for these Lectures, I had occasion to consult the principal authorities on the various subjects treated; and in order to save the trouble of frequent references, I usually made a note of what seemed to me valuable for the purpose, either of explaining the text of the Rubric, or of drawing out the instructions contained in it.

The Rubrics which regard the Sacraments in general, Baptism, the Eucharist, and Extreme Unction, claimed special attention, because they treat of those duties of the ministry that present, perhaps, most difficulties to a priest on the mission. It was suggested to me that a work explaining these Rubrics, and at the same time taking into account the difficulties that stand in the way of observing them to the letter in a country like Ireland, would supply a want felt by many priests. With a view, therefore, to compiling a work of the kind, I some time ago revised and considerably extended my notes on these Rubrics, intending ultimately to condense and recast them, using probably the Latin language as best suited to many of the subjects of which they treat. But, having consulted one on whose judgment I place great reliance, I was induced to prepare them for the press in their present form—that in which they were first written—as, on the whole, the best for the purpose intended. The want of the more exact and methodical arrangement which I had contemplated, I have made an effort to supply in some degree by means of a copious Index.

The text of the Rubrics, which is that of the "Propaganda" edition of the Ritual (ROMÆ, MDCCCXLVII), is divided, in each chapter, into sections printed in distinctive type. The Notes on the several Rubrics or sections contain the substance of what I could glean, in the way already intimated, from the authorities consulted. For the satisfactory explanation of many Rubrics, I found it necessary not to confine myself to the mere ceremonial, but to touch on theological questions of great practical importance, and occasionally to notice questions of interest as
to the origin, history, or meaning of particular ceremonies. A reference
is given in every case to the works cited, so that the reader is put at
once in the way of getting fuller information, should he desire it. Far,
then, from wishing to present anything new or original, I have endeav-
ored to give a voucher, if possible, for every statement, and to use,
where I could do so conveniently, the very words of the authority cited.

What might here be said on the importance of the subject-matter of
the volume, as well as on the sources from which the Notes are taken,
will be found in the Introductory Chapter and in the Appendix.

It only remains for me to acknowledge my obligations to the Very
Rev. Edmund O'Reilly, the learned Father Provincial of the Society of
Jesus, for much valuable assistance in the treatment of several questions,
as well as for the great care and trouble taken by him in revising the
sheets as they passed through the press. His name is a sufficient
guarantee that the book contains nothing opposed to sound theology.
But if any expression has escaped me, at variance, even remotely, with
the teaching and spirit of the Church, I hereby unreservedly condemn
and retract it.

Maynoth College,
Feast of the Epiphany, 1567.
PREFACE
TO THE SECOND EDITION.

This volume has been received by the clergy with a degree of favor which I did not dare to expect, the first edition having been exhausted in a few months.

Since its publication I have had communications in reference to many of the subjects treated, from several priests of experience on the mission. I also had valuable opportunities of observation and inquiry during some weeks spent in Rome. But neither of these sources of information has suggested any change of importance to be made in bringing out a new edition.

The Sacred Congregation of Rites, however, having examined the work, directed changes to be made in a few sentences, as may be seen by the subjoined Decree. These changes, I need not say, have been carefully made. A change has been made also, n. 699, on account of a decision of the S. R. C., there referred to. A foot-note is added, p. 303; and an important instruction from the Propaganda, regarding the Blessed Eucharist, is inserted in the Appendix. In almost all else this edition is an exact reprint of the first, to which the Decree of the Sacred Congregation refers.

MASTOOTH COLLEGE,
Dean of St. Thomas Aquinas 1868.
PREFACE
TO THE THIRD EDITION.

In this Third Edition I have made a few changes, rendered necessary by recent decisions of the Roman Congregations. One of these decisions regards the confession of converts on being received into the Church. Another regards Communion at a Requiem Mass. These, by settling points on which there had been previously a diversity of practice, called for certain changes in Nos. 404–6, 762: 9. The rest required little or no change, and are noticed chiefly in foot-notes, while all the decisions referred to are given in the Appendix.

Considering the Decree of the Sacred Congregation prefixed to the volume, I feel that I should hardly be justified in making any change not strictly necessary. It is owing to that Decree that the work has been so favorably received, both in this country and in America, and has been even translated into French.

The numbers containing what is of most practical importance are, in this edition, each marked with an asterisk. This arrangement will be a convenience to those who may wish to pass over the rest, and will perhaps serve, in great measure, the purposes of a compendium.

MAYNOOTH COLLEGE,
Feast of the Purification of the Blessed Virgin, 1872.
DECRETUM.

SACRA RITUUM CONGREGATIO, exquisito prius voto Censoris Theologi specialiter deputati declarandum censuit, ex parte Liturgica nihil obstare quominus vere commendabile et accuratissimum hoc opus cui titulus, Notae super Rubricis Ritualis Romani, a R. D. Jacabo O'Kane, Anglica Lingua exaratum iterum typis mandetur, servatis sequentibus conditionibus, nimimur.

Pag. 253.—Corrigatur locus in quo asseritur modo ubique et etiam Romæ prævalere usum iterum baptizandì sub conditione qui ex Protestantisimo ad unitatem Catholicam redeunt. Siquidem Romæ juxta Decretum Sacrae Universalis Inquisitionis in singulis casibus ex- examinationi debet an iterum sit conferendus Baptismus.

Pag. 434.—Defenditur usum prebendi communionem Fidelibus in Missis Defunctorum cum particularibus preconsecratis—Debet addi:—attamen hoc quæstio nondum decisa manet: et donec altera Sacra Congregatione Ritus statutum fuerit standum est praxi in unaquaque Diœcesi recepta.

Pag. 504.—Asserit posse ponere Sanctissimam Eucharistiam in sacculo ubi privatim deferre permititur. In hoc caso adsumus in seeretur quod proscribit Rubrica.

Pag. 525.—Asserit in Hibernia Sacerdotes posse deferre pluræ particularis consecratas privatim de domo in domum quin vocati fuerint ad visitandos infirmos. Quum hoc praxis paucis abhinc annis prohibita fuerit a Sacra Congregatione de Propaganda Fide, immutanda est hoc assertie, ac reformanda juxta hoc Decretum.

Datum ex Secretaria Sacrorum Ritus Congregationis, die xiv Februarii, anni MDCCLXVIII.

D. BARTOLINI, S.R.C. Secretarius.

(Loco Sigilli.)

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1 No. 457, III. 2 No. 707-709. 3 No. 806. No. 838.
CONTENTS.

CHAPTER I.

INTRODUCTION.

Meaning of Rubrics: obligation of those that regard the sacraments—Decrees of the Sacred Congregation of Rites: their authority: form: promulgation—Custom: how far it may prevail against the Rubrics: in particular against the Rubrics of the Ritual: its indirect influence in a country like Ireland—Rubricists: how their authority should be estimated...

CHAPTER II.

SACRAMENTS IN GENERAL.

Ceremonies in administering the sacraments—Duties and qualifications of the minister—He must lead a pure life: must be prompt when called on—How he should be vested—Clerks to assist—Instructions on the sacraments—Attention and devotion in performing the ceremonies—Intention—Jurisdiction...

CHAPTER III.

SACRAMENT OF BAPTISM.

Baptism—Effects—Necessity—Matter—Form in Latin Church—Form in Greek Church—Effusion, Immersion, Aspersion—Ordinary minister—Minister in necessity—Infants should be baptized soon after birth—Case of difficult parturition—Caesarean operation—Abortive fetus—Foundlings—Sponsors—Time and place of administering—The Font—The Holy Oils—Summary of requisites—Position at the church door—Name to be given...
CONTENTS.

CHAPTER IV. 
ORDER OF INFANT BAPTISM.
Interrogations to be put in Latin—Exorcisms—Sign of the cross—Use of salt—Conducting into the church—Touching with spittle—Renunciations—Unctions—Pouring on the water—Use of chrism—The white garment—Two or more infants together—In danger of death—In private houses—Admonitions to parents and sponsors—Ancient discipline regarding Confirmation and Communion—Present practice in the Greek Church - 112—150

CHAPTER V.
BAPTISM OF ADULTS.
Catechumens—Previous instruction—Dispositions required—Mysteries necessary to be believed—Deaf mutes—Sorrow for actual sin necessary—The insane—Converts from various sects—Sacramental confession—Absolution from heresy - 151—174

CHAPTER VI.
ORDER OF ADULT BAPTISM.
The Church wishes adults to be baptized with great solemnity—Vestments—Prayers at the altar—Abjuration of previous errors—Signing with the cross, exorcisms, renunciations, interrogations, repeated frequently during the ceremony—Clothing in white—Neophytes should be confirmed, if there be a bishop present, and receive Communion - 175—195

CHAPTER VII.
ORDER FOR SUPPLYING THE CEREMONIES OMITTED IN BAPTISM.
Obligation of supplying the ceremonies omitted—Bishops may dispense with the obligation in case of adults—Changes in some of the prayers - 196—198

CHAPTER VIII.
RITE WHEN A BISHOP BAPTIZES.
Ministers in attendance on Holy Saturday—Ministers required at other times—Vestments—Procession to the door—When a priest performs the first part of the ceremony - 200—204

CHAPTER IX.
BLESSING OF THE FONT.
Vestments and ministers required—Litany—Form of insufflation—Infusion of the oils - 205—212
CONTENTS

CHAPTER X.
BLESSING OF WOMEN AFTER CHILDBIRTH.
Origin of this blessing—Not of obligation—Place—Time—
Ceremonies—Mass of Purification of B.V.M. not permitted
as a votive mass 213—220

CHAPTER XI.
SACRAMENT OF THE EUCHARIST.
Dignity and excellence of this sacrament—Holy Communion
—Dispositions and preparation of the communicant—Place
of keeping the Blessed Eucharist—The sacred vessels—The
tabernacle—The lamp—Renewal of the sacred species—
Purification of the ciborium—Public sinners—Occult sinners
—The insane—Communion of children 221—261

CHAPTER XII.
ORDER OF HOLY COMMUNION.
Purification of the communicants no longer in use—Commun-
tion cloth—Color of the stole—Preparations—Ceremonies at
the altar—Manner of administering in the early Church—
In the present Greek Church—Precautions in placing the
Host on the tongue—Use of a purificator—Particles may be
divided—Ceremonies on returning to the altar—Communion
at mass—At a Requiem mass—Communion of the clergy at
mass—Communion immediately before or after mass 262—297

CHAPTER XIII.
PASCHAL COMMUNION.
Precept of the Church—Who are bound by it—Where Paschal
Communion must be received—Within what time—Two-
fold obligation of the precept—Treatment of defaulters—
Easter Sunday—Strangers in a parish—The sick 298—314

CHAPTER XIV.
COMMUNION OF THE SICK.
Obligation of receiving Communion "in articulo mortis"—
Form in administering—Viaticum may be repeatedly admin-
istered to one not fasting—Cases of delirium, cough, vomit,
etc.—A person sick, but not in danger, cannot communicate
unless he be fasting—Preparations in sick room—Manner
of carrying the Blessed Sacrament—Vestments required—
Ceremonies in administering—In very urgent necessity—
Benediction with the pyxis or with the hand—Administered
to two or more together 315—350
CONTENTS.

CHAPTER XV.

SACRAMENT OF EXTREME UNCTION.

Effects of Extreme Unction—Dispositions for receiving it—
Might be valid when absolution would not—The matter—
To whom administered—How administered in urgent necessity—When it may be repeated—Parts anointed: what
unctions are essential—The form: what words are essential
—is grace conferred by the unction of each organ? 

CHAPTER XVI.

ORDER OF EXTREME UNCTION.

Preparations—Formerly administered by a number of priests
—Greek usage—Present usage in Western Church—How
the Holy Oil is carried—The Vestments—Exhortation of
the sick—Prayers of those present—Administered to a num-
ber together—Viaticum, Extreme Unction, and Benediction
"in articulo mortis," in immediate succession,

CHAPTER XVII.

BLESSING WITH PLENARY INDULGENCE "IN ARTICULO MORTIS."

Analysis of the bull "Pia Mater"—To whom the blessing
may be given—Delegation of the faculty—Dispositions
required—Formula to be used—Other indulgences at the
hour of death

APPENDIX.

Decrees of the Sacred Congregation of Rites—Of the Sacred
Congregations of the Council, of the Inquisition, and of
Bishops—Of the Sacred Congregation of Indulgences—
Synodal Decrees—Works consulted

General Index
NOTES ON THE
RUBRICS OF THE ROMAN RITUAL.

CHAPTER I.
INTRODUCTION.

§ I. ORIGIN AND MEANING OF "RUBRICS."

1. In the law books of the ancient Romans the titles and inscriptions were marked in red with a kind of mineral called "Rubrica," and hence the word "Rubricæ," applied at first to the titles or inscriptions, came in the end to signify the laws themselves. The liturgical books which regulated the solemn offices of the Church were marked in the same way; and as in course of time they came to be almost the only books so marked, the word "Rubrics" came to signify almost exclusively the laws contained in these books.

2. The word "Liturgy," from its etymology—λειτος and ἐργον—signifies "public service," or "public ministry." Applied to the offices of religion, it signifies, primarily, that greatest and most excellent of all—the oblation of the holy sacrifice, or the mass. But it is used also in a more extended signification, as comprising not only the mass, and the ceremonies immediately pertaining to the mass, but the canonical hours, the administration of the sacraments, and other public functions of the clergy.

2 Vid. Fornici, Institut Liturg, Notiones Preævie, pag. 3.
3 Fornici, ibid. pag. 1. Vid. Bouix, De Jure Liturgico, pars. i. cap. 4
et cap. ii. 69.
3. The liturgical books contain these offices with the rubrics to be observed in them. Those now in use in the Western or Latin Church are—1° The Missal, containing the mass, with the method of ordering it, and the rites and ceremonies to be observed in celebrating it. 2° The Breviary, containing the canonical hours with the method of ordering the office for each day, and the manner of reciting it. 3° The "Ceremoniale Episcoporum," containing instructions on the manner of performing certain solemn functions in cathedral or collegiate churches, when the bishop or some dignitary officiates. 4° The Pontifical, containing the functions and the ceremonies to be observed in the functions that (if we except a few for which special faculties are sometimes given) are performed only by a bishop. 5° The Ritual, containing the rites and ceremonies to be observed in administering the sacraments (except confirmation and orders, which are administered only by a bishop,) the office for the dead, and certain benedictions and processions. Nominally there are other liturgical books in use, but in reality they are these, or portions of these, as e. g., the "Antiphonarium," the "Graduale," etc., etc.

4. There are various liturgical books in use in the Greek and other Oriental churches, but the only one of these we may have occasion to refer to, is the Greek Euchologium, which contains the rites and ceremonies observed in the administration of the sacraments. It is, in fact, at once Ritual, Missal, and Pontifical.

5. The distinction between "Rite" and "Ceremony" is not very accurately fixed. By "ceremony" some understand the sacred action with all its circumstances, and by "rite" the manner of performing the action, or the rules to be observed in performing it, so that the "ceremony" is the actual application of the "rite," or the actual observance of the rules laid down for the sacred action. Others understand by "rite" all the words and actions that are substantial in the sacred function, and by "ceremony" those that are accidental.

6. The two words, however, according to Catalani and Fornici, are generally used in the same sense—viz., to
signify, Fornici says, the laws to be observed in public religious worship. It would be, perhaps, more exact to say that by "Rite" or "Ceremony" is now commonly understood any religious function performed according to certain laws fixed by the Church. These laws, as has been stated, are contained in the Rubrics.

7. For the present we are concerned only with the rubrics of the Roman Ritual. The book is so called because it gives the sacred functions which it contains according to the Rites used at Rome, and was published under this title by the authority of Pope Paul V, as appears from the bull Apostolicae Sedi, given at the commencement of the Ritual.¹

8. It is shown by Bouix² that all the liturgies used throughout the Western Church, except the Ambrosian, retained at Milan, and the Mozarabic, used in Toledo, were commonly called "Roman," before the correction made by St. Pius V. They were so called, because they all agreed substantially with the liturgy used in Rome, though differing in many things from it, as well as from each other. Those that had been in use in any church for two hundred years, at the time of the correction, were allowed to be retained as they were, and may therefore still, in a certain sense, be called "Roman," as they were called before. Since the correction, however, the Roman Liturgy is usually understood to be the corrected Liturgy, unless where the contrary is expressed or implied by the context. Hence it is that many of the liturgical books, which differ considerably from the Roman, and are now spoken of as opposed to the Roman, were nevertheless, before the correction, included under the general name of "Roman."

9. The rubrics, which regard the sacraments, embody the teaching and instructions of the Church on the qualifications and duties of the minister, the dispositions of the recipient, and the ceremonies to be performed in the actual administration. It is plain, therefore, that a knowledge of these rubrics is indispensable to a priest.

10. He acquires a good deal of this knowledge in his theological studies, for a considerable part of the theology that relates to the sacraments is occupied with the discus-

¹ Baruff., i. c. n. 5, et seq. Vid. Gardellini, Annot. in Dec. S. B. C., 27 Aug. 1836, sub Dub. i. in Rhedon., n. 4780.
² De Jure Liturgico, pars iv. cap. ii. § 2, prop. 1a 2a et 7a.
§ I. INTRODUCTION.

11. But, besides, there is a great deal in the rubrics regarding the sacraments, which is not touched on at all, or touched on very slightly, in theological treatises. This is the case with nearly all the ceremonies that do not affect the validity or integrity of the sacrament. Yet many of these ceremonies are of great importance, and must be strictly observed by the priest, who is consequently bound to know the rubrics which prescribe them. The study of, at least, these rubrics is distinct from the study of theology, but still is necessary to the priest, who is charged with the duty of administering sacraments.

12. Accordingly, we find that "the rubrics" not only form a special branch of study in ecclesiastical colleges, but are made the subject of frequent ecclesiastical conferences by the clergy on the mission.

§ II. OBLIGATION OF THE RUBRICS.

13. Rubrics in general are divided into "preceptive and "directive." Preceptive rubrics are those which bind under sin. Directive rubrics do not bind under sin, but simply direct what is to be done by way of counsel and instruction. This is the distinction as commonly understood, and as the words themselves seem to imply.

14. But some authors understand by "preceptive" rubrics those that bind under grievous sin; and by "directive," those that bind under venial sin, at least in the sense, that to violate them without any reasonable cause would be a venial
§ II. 16.] OBLIGATION OF THE RUBRICS.

sin. Cavalieri¹ seems to understand them in this sense. St. Liguori² rejects this explanation as incongruous. In referring to any author on the obligation of the rubrics, it is necessary to ascertain in what sense he uses the words; otherwise, his opinion might easily be misunderstood.

*15. It is certain that the rubrics which regard the administration of the sacraments are, with few exceptions, preceptive. Some prescribe what is required for the substance and integrity of the sacraments. Some prescribe what is known from other sources, as e. g., from the decrees of councils, or the teaching of theologians, to be of strict precept. Some are expressed in a form which leaves no doubt as to the intention of the Church to make them preceptive.

*16. With regard to the rest, there are strong reasons for holding that, with the exceptions to be noticed presently, they, too, are preceptive. This is justly inferred from the canon of the Council of Trent, cited in the very first paragraph of the rubrics themselves:—“Si quis dixerit, receptos "et approbatos Ecclesiae Catholicae Ritus in solemni Sacramentorum administratione adhiberi consuetos, aut contemni, "aut sine pecato a Ministris pro libito omitti, aut in novos "alios per quemcumque Ecclesiarum pastorem mutari posse, "anathema sit.”³ St. Liguori⁴ infers from these words that the rubrics to be observed in the actual celebration of Mass are preceptive; and it is evident that the words apply with equal force, and even more directly and explicitly, to the rubrics that regard the administration of the sacraments. The Roman Ritual introduces the canon in a way which leaves no doubt as to its application:

"UT EA QUÆ ex antiquis Catholicæ Ecclesiæ institutis, et sacramorum "canonum summorumque Pontificum decretis, DE SACRAMEN- "TORUM RITIBUS AC CÆREMONIIS HOC LIBRO PRÆSCRI- "BUNTUR, qua par est diligentia ac religionem custodiantur et ubique "fideliter serventur illud ante omnia scire et observare conventit QUOD "SACROSANCTA TRIDENTINA SYNODUS DE IIS RITIBUS "DECREVIT IN HÆC VERBA: Si quis,” etc.

These words show that the Tridentine canon applies, at least, to what is prescribed by the rubrics in the actual solemn administration of the Sacraments, and, consequently, these rubrics at least are preceptive. But, in order to observe these,

¹ Opera Liturgica, tom. v. cap. ii. De Rubricis, n. 2 in fine
² Lib. vi. n. 399. Tertia Sententia, in fine. ³ Sess. vii. can. 13.
⁴ Lib. vi. n. 399, Quarta Sententia.
there are others that must be observed, and that consequently must be, at least so far, acknowledged to be preceptive.

The question to be answered is: what are the rites sanctioned by the Church. That these are, for the Latin Church, the rites of the Roman Ritual is justly inferred from the words cited, for these words clearly convey that the rites required by the Canon of Trent to be observed are the rites prescribed in this book, i.e., in the Roman Ritual. If the Canon of Trent could still apply to rites different from those of the Roman Ritual, it surely could not be put forward as a powerful motive why those prescribed in the Roman Ritual should be everywhere faithfully observed. The words by which the canon is introduced must, therefore, be understood to restrict the "approbatos ritus," from that time forth, to the rites prescribed in the rubrics which follow. But we shall discuss the question more fully by and by.

A decree of Benedict XIII seems to convey clearly enough that the rubrics of the ritual regarding the administration of the sacraments are preceptive even in the most minute details. The decree, it is true, is not addressed to the whole Church, but is given amongst the acts of the council which this Pope held at Rome in the year 1725. At the same time it must be acknowledged to have great weight in the present matter. Its words are: "Cum invisi-bilia Dei per visibilia Religionis ac pietatis signa quæ ceremoniarum nomine consentur, intellecta conspiciuntur, Pastoralis nostri munera curam ad hoc intendimus, et ab omnibus fieri volumus, et mandamus, ut in sacramentorum videlicet administratione, in missis et divinis officiis celebrandis, aliisque ecclesiasticis functionibus obeundis non pro libito inveni et irrationabiliter inducti, sed recepti et approbati Ecclesiae Catholicæ ritus qui, in minimis etiam, sine peccato negligi, omitti vel mutari haud possint, peculiari studio ac diligentia serventur; quamobrem Episcopis distincte praecipimus ut contraria omnia quæ in ecclesiis seu secularibus seu regularibus (iis exceptis quæ Rituali, vel Missali, vel Breviarium utuntur a S. Sede probato) contra præscriptum Pontificalis Romani et Ceremonialis Episcoporum vel rubricas Missalis, Breviarii, et Ritualis irrepsisse comperrerint, detestabiles tanquam abusus et corruptelas prohibeant et omnino studeant removere, quavis non obstante

1 Vid. Bouix, De Jure Liturg., pars iv. cap. iii. § v. punct. iv. 3°.
OBULATION OF THE RUBRICS.

"interposita appellatione vel immemorabili allegata con-
"suetudine; cum non quod fit sed quod fieri debet sit
"attendendum."

*19. What Benedict XIV says, speaking of the Rubrics
of the Missal, is evidently applicable to the Rubrics of the
Ritual as well, especially seeing that, in the decree of Bene-
dict XIII just cited, both are regarded as equally binding.
In his work, De Sacrificio Missae, Benedict XIV says: "Ipse
"communis omnium sententia docet rubricas esse leges pre-
"ceptivas quae obligant sub mortali ex genere suo ut loquun-
"tur theologi, ita tamen ut immunes sit a mortali qui eas
"non servat per invincibilem omnimodam imprudentiam et
"aliando etiam propter parvitatem materie." These
words express precisely the conclusion which, we think,
should be adopted in practice on the obligation of the rubrics
that regard the sacraments.

*20. We have said there are exceptions. We must, of
course, except those rubrics which are expressed in a form
indicating that they are merely directive. We must except
those also which there is good authority for regarding as
directive. In a matter of this kind we need not expect
always to have certainty. We must very often be content
with a greater or less degree of probability. Treating of
the distinction between "preceptive" and "directive" as it affects
the rubrics of the Missal, Janssens uses the following words,
which clearly apply with equal force to the rubrics of the
Ritual: "... Rubricarum mens tum ex subjecta materia
"tum ex Pontificum aut S. R. C. decretis tum ex communi
"Ritualistarum consensu; tum etiam aliunde colligi potest,
"idque sapissime certo, aliquando tamen probabiliter tan-
"tum, aut solum sub dubio, prout et saepe fit in re
Theologicâ."

21. Some would except all those rubrics, of which the
matter is so minute and trifling as not to be fit matter for
a precept. The opinion of certain authors, cited by Merati,4
would favor this exception. Such rubrics, no doubt, ought
to be excepted, if they can be pointed out. But it would be
difficult, not to say impossible, to point out any such rubrics.
The words of the decree above cited—etiam in minimis—
go to prove that there are no such rubrics. However minute

1 Conc. Rom. 1725, tit. xv. cap. i. Labbe, curante Coleti, tom. xxi.
pag. 1874, Venetia, 1733.  
2 Lib. iii. cap. xiii. n. 3.  
4 Pars iii. tit. xi. n. 1. Tertia sententia.  
5 Supra, n. 18.
the thing may be, there may be still good reason to make it matter of precept.1

*22. It is to be remembered, however, that in the non-observance of a preceptive rubric, according to the words of Benedict XIV just cited, not only want of advertence, but also the lightness of the matter, excuses from grievous sin; in other words, the rubric binds only sub veniali when the matter is of light importance. Now, when there is no scandal or contempt, any reasonable cause suffices to exempt from an obligation sub veniali, imposed by the ecclesiastical law; and, therefore, the non-observance of a rubric, when the matter is of light importance, is free from sin as often as there would be any notable inconvenience in observing it.2

*23. On the other hand, grievous sin might be committed by a number of transgressions or omissions against the rubrics in matters which, separately, would be of light importance, but, taken together, are enough to constitute the matter of grievous sin.3

24. When the meaning of a rubric is doubtful or obscure, and also in cases for which no provision is made in the rubric, there are three authorities to which recourse may be had for our guidance. These are—1° The decrees of the Sacred Congregation of Rites; 2° Custom; 3° The opinions of Rubricists or Commentators on the Rubrics.

§ III. DECREES OF THE SACRED CONGREGATION OF RITES.

25. The authority and the functions of this congregation are clearly set forth in the bull of Sixtus V, Immensa æterni Dei,4 by which it was instituted along with many other congregations. The words of the bull, which regard the Congregation of Rites, are: "Quinque itidem Cardinales delegimus, quibus hæc præcipua cura incumbere debeat, ut veteres ritus sacri ubivis locorum, in omnibus Urbis, Orbisque Ecclesiis, etiam in capella nostra Pontificia, in Missis, divinis officiis, sacramentorum administratione, cæterisque ad cultum pertinentibus, a quibusvis personis diligenter observentur, cæremoneis si exoleverint restituantur, si de pravatae fuerint refermentur."5

1 Cfr. Falise, Cours Abrégé de Liturgie Pratique, Introduction pag. 5.
2 Cfr. St. Lig., lib. v. n. 170 et n. 173; lib. vi. n. 255 in fine, et r. 347 in fine.
3 De Herdt, pars. 6. n. 1, in fine. Cfr. St. Lig., lib. vi. n. 400.
5 § Congregatio Vita. n. 1.
26. It might be justly inferred from these words that the decrees of the Sacred Congregation are to be regarded as having the authority of the Sovereign Pontiff. But all doubt on the point is removed by the following answer, formally approved by the present Pope:—"An decreta a Sacra Congregacione emanata, et responsiones quaeunque ab ipsa "propositis dubiis scripto formiter editae, eandem habent "auctoritatem, ac si immediate ab ipso summo Pontifice pro- "manarent, quamvis nulla facta fuerit de isidem relatio "Sanctitati Sue! Resp. Affirmative." Another answer of "the Sacred Congregation explaineth the meaning of the words, "scripto formiter editae." It declares that all decrees and responses are to be regarded as "scripto formiter editae," that are signed by the Prefect and Secretary of the Sac. Cong., and also that all those in the collection of Gardellini are to be regarded as such.

27. The Sacred Congregation, then, in the words of Cavalieri, "pollet facultate per Sede Apostolica Sibi "facta interpretandi et declarandi concessiones Pontificias, "Rubricas et quæcunque Decreta ae dubia, que circa ecle- "siasticos ritus, caeremonias, ac divina officia insurgant, et "circa eadem disponendi prout circumstantiae et temporum "et congruentiarum varietas exposcunt."

28. It is to be observed that, under the general name of "Decreta Sac. Cong.," we are to understand as included not only decrees strictly so called, but also the resolutions, declarations, or responses of any kind that emanate from the Sacred Congregation. This is evident from the collection of Gardellini, which is entitled, "Decreta Authentica Congregationis Sacrorum Rituum," though it contains many that are not decrees in the strict sense.

29. The Decrees of the Sacred Congregation, considered as to their form, are of two kinds. Some are general, addressed to the whole Church, as e. g., those in the beginning of the Missal and Breviary. Others, and by far the greater number, are in the form of answers to individuals or to particular churches, and even take their names, or the titles by which they are cited, from these churches, as e. g., in Mecheliens, in Baltimoresi, etc. But, though they are thus, in
form, particular, they are nearly all, in substance and intent, general and applicable everywhere throughout the Church. Nearly all, we say, for we must except those that imply a dispensation or privilege, or are given on account of special local circumstances.

30. We cannot do better than give here the words of Cavalieri, which express the common opinion on this subject: "Habent Sac. Rit. Cong. Decreta ut, licet ad particularium "personarum instantias aut quæsita emanata ea sint, ad nor- "mam et exemplum pro iisdem et aliis similibus casibus in "Ecclesiâ universaliter deserviant, nisi peculiaris adsit ratio vel "inspecta sit aut circumstantia, quae Decreta penitus particularizet, et ultra personas vel ecclesias pro quibus emananunt, "protendi ea non sinat. Talis est se in sacris ritibus diri- "gendi praxis omnium ecclesiæarum. Talis est sensus omnium "Doctorum qui de sacris ritibus vel ceremoniis scripseræ; et "si talis non foret procedendi ratio, vel nulla vel nimis incon- "stans ac varia eorundem sacrorum ritum, ac ceremoniarum "extaret norma ac regula, cum fere omnia eorundem directiva "Decreta ad instantiam particularium personarum sint emanata, "et admodum perpaucus sint Decreæta generalia."

31. Some decrees are simply declaratory of the sense of the rubric. These bind as the rubrics themselves bind—being preceptive when the rubric is preceptive, and directive when the rubric is directive. Others are not purely declaratory of the sense, but prescribe what is only obscurely implied in the rubric or remotely deduced from it; or, perhaps, something for which the rubric makes no provision at all. Decrees of this kind are admitted by all to be preceptive when they are rigorously decrees, or whenever they have appended to them the clause "servetur," "servari mandavit," or the like. But when they are merely answers to doubts proposed, and are issued without any such clause, Merati teaches, that though they are to be received with great respect, and to be preferred to any contrary opinion of authors, they are still to be regarded as only directive. St. Liguori seems to adopt this opinion of Merati, and it is the opinion followed by De Herdt. Some, however, maintain that all, even those that have no such clause, are preceptive.

2 De Herdt, l. c. iii. 3 Pars iii. tit. xi. n. iii. 4 Lib. vi. n. 401.
5 De Herdt, l. c. iii. 6 Cfr. Falise, Introduction, § ii.
6 Pars iii. tit. xi. n. iii.
33. It is evident that the determination of the point depends altogether on the intention of the Sacred Congregation; for, according to what has been already stated, there can be no doubt about its power. There are good reasons in favor of the opinion that the Sacred Congregation has the intention of making its decrees preceptive, even when it does not use the clause "servari mandavit," or the like, but the authority above cited is enough to make the other opinion probable.

34. The decrees of the Sacred Congregation, like other laws, to be binding, must be sufficiently promulgated. Those that are merely declaratory are sufficiently promulgated in the rubric itself, and require only to be known as authentic. Those that prescribe anything new must be promulgated in the usual way. The general decrees are published at Rome; the others are published in the particular churches to which they are addressed.

35. It is a disputed question whether decrees of this kind, addressed to particular churches, but of general application in the sense before explained, are to be regarded as binding elsewhere, even though they be not solemnly promulgated to the entire Church. St. Liguori seems inclined to the opinion that they are not; but he afterwards modifies this opinion by adding, that when such decrees are universally known, and are thus, in fact, promulgated by long usage and the constant reference of authors to them, they are binding on all. Now, most of the decrees of the Congregation of Rites, and especially those of general application, may be truly said to be promulgated in this way, since the publication of the "Decreta Authentica Cong. Sac. Rit." by Gardellini.

36. It is highly probable, therefore, that such decrees, though addressed to particular churches, are, at the present day, sufficiently promulgated to be binding. But even if they do not, in strictness, bind through defect of sufficient promulgation, it is at least highly laudable to observe them when there is no doubt about their authenticity.

37. We may here observe that the decrees cited in the course of this work, and in the Appendix, are, unless when the contrary is expressed, taken from the third edition of

1 Sup. n. 26, 27. 2 Cfr. St. Lig., lib. i. n. 200, His Positio.
3 St. Lig., l. c. 4 Sup. n. 29, 30.
5 Lib. i. n. 106. Quaer. 2. Secunda Sententia.
6 Elenchus Questionum recentius reformatarum, Quest. ii. et in nota.
7 Vid. sup. n. 26.
INTRODUCTION.

Gardellini. Certain decrees which, in the preceding editions, were published as supplementary to some of the volumes, are, in this edition, given and numbered in their proper places according to their dates. The numbers, consequently, in this edition are not the same as in the preceding editions; but this can cause no great inconvenience, as the titles and dates of the decrees are still the same. Even the numbers will be found generally to correspond, if from any proposed number in this third edition there be taken 146 or 149, the number of decrees previously published as supplementary. There can be no doubt about the authenticity of a decree given in this "Collection," for it has the requisite approval of the Sacred Congregation and the Sovereign Pontiff.

38. Gardellini has appended notes to several of the decrees. These notes have no public authority, but they derive great weight from the character and position of the writer, who was Assessor of the Congregation of Sacred Rites. His continuators also have appended valuable notes to some of the decrees issued since his time; that is, since May, 1826, the date of the latest decree given by Gardellini himself.

39. The most important of these decrees have been arranged in alphabetical order by Falise, the learned author of *Cours Abrégé de Liturgie Pratique,* and published in a small volume, which has already gone through several editions. The missionary priest will find it a very useful book.

*40. It has been decided that decrees of the Sacred Congregation have the effect of derogating from any, even immemorial, usage to the contrary; but in any particular case recourse may be had to the Sacred Congregation for a toleration of the usage.*

*41. With respect to certain decrees which appear to be opposed to each other, Gardellini observes, in his preface, that the contradiction will be found, on a careful consideration of all the circumstances, to be in most of them only apparent; what is granted in one set of circumstances, e. g., being refused in another, etc. But there are a few instances in which the Sacred Congregation has really changed or modified previous decrees, and in such cases we are to be guided by the latest issued on the subject.*

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1 Rome, Typis S. Congregatiónis de Propaganda Fide, MDCCCLVI.
2 11 Sept. 1847. *In Angelop., ad. 16., n. 5102.
§ IV. CUSTOM.

42. The Rubrics, if we except a few which regard the matter and form of the sacraments, are ecclesiastical laws, and, like other ecclesiastical laws, are affected by "custom."

43. We must here suppose the general principles regarding custom laid down by theologians and canonists in the treatise "De Legibus." Custom may be in strict accordance with the law, secundum legem; or it may be beside, or go beyond, the law, præter legem; or it may be at variance with the law, contra legem.¹

44. Custom which is in accordance with the law, that is, in the present matter, with the rubric, is the best interpreter of the rubric, according to the well-known axiom, "optima est legum interpres consuctudo." The actual practice of those who know the law, and who bonâ fide intend, in what they do, to fulfil the law, is a very good evidence of the sense in which the legislator wished his law to be understood.

45. When, therefore, the meaning of a rubric is doubtful, the actual practice of Rome is an excellent means of determining that meaning. The clergy there know the law, and intend to carry it out in their practice; and moreover, their practice is under the very eye of the supreme authority. The usage of Rome is, therefore, justly regarded as decisive in the matter of sacred rites. So it was regarded by Benedict XIV, who, when Archbishop of Bologna, condemned a certain practice in that city on the ground that it was opposed to the usage of Rome, which he says "Sacrorum Rituum magistra merito appellatur."²

46. Custom which goes beyond the rubric, "præter legem," i. e., which requires something not contained or implied in the rubric, but yet not at variance with it, may have all the conditions necessary to make its observance licit, or even obligatory.

47. It is a matter of little moment whether we are to regard custom with these conditions as sufficient of itself to induce an obligation, or as merely the evidence of an unwritten law from which it has its origin. The former is the

Suárez, De Legibus, lib. vii. cap. iv.

¹ I. Si de interpretatione ff. de Legib., apud Reiffenstuel, tom. i. lib i. Decret., tit. iv. n. 8.

² Institut. xxx. n. 23.
INTRODUCTION.

opinion of Suarez, and is the one commonly received. The latter is the opinion of Cardenas, which is developed and maintained at great length by the "Mélanges Théologiques."

48. Whatever be the source of the obligation, it is certain, at all events, that "custom" has sometimes the force of law; and that this is the case in ceremonies as well as in other matters, appears from certain decrees of the Sacred Congregation, and might be inferred from the words of the rubric regarding local usages in the marriage ceremony.

49. These two kinds of custom present little difficulty in the matter of ceremonies. The chief difficulty is in determining how far custom of the third kind, "contra legem," can justify a departure from the rubrics, or how far any existing custom at variance with the rubrics can be licitly retained.

*50. There can be little doubt that custom, with certain conditions, can abrogate any human law. "Nihil magis tritum," says Benedict XIV, "quam legem quamlibet humanam, etiam canonicam, posse contrarià consuetudine quæ sit rationabilis et legitime præscripta, abrogari, juxta textum in cap. final. de Consuetudine."

51. The conditions required are expressed in the words "rationabilis et legitime præscripta," which are the words of the text referred to, taken from the decretal of Gregory IX. But all are not agreed as to what precisely must be understood as included under these words. Benedict XIV., in another place in the same work, explains them thus. Having stated that custom may abolish a law, he adds, that for this it must have certain conditions:—"Et primo quidem ut sit rationabilis, hoc est, neque juri divino, neque naturali contraria nec expresse a jure probata, aut in legislatoris contemptum invecta: deinde ut a majori communitatis parte libere et sponte sit indacta, pluribusque ac continuis actibus frequentata animo legem tollendi: ac demum ut adsit consensus legislatoris non quidem expressus et personalis, qualem cum aliis necessarium voluit Pontius, lib. 6 de "Matrim., cap. 6, n. 7, sed consensus lege et juridicus, qui

1 De Legibus, lib. vii., cap. 14, et seq.
2 Crisis Theol., tract. iii. de Legibus et præceptis, disp. xxiii. cap. v. art. v. vi. et viii.
5 De Synod. Diœc., lib. xii. cap viii. n. 8. Lib. xiii. cap. v. n. 5.
"nimirum jam habetur per leges et canones omnem consuetu-
dinem populi moribus inductam approbantes, eique vires
tribuenes abrogandi legem: quod communissime sentiunt
"doctores congesti a Suarez cit. lib. 7, cap. 18, num. 14."
These words, taken in connection with the preceding extract,
show that, to be "legitime præscripta," according to Benedict
XIV, the custom must prevail amongst the greater part of
the community with the intention of abrogating the law, and
must also have (at least constructively) the consent of the
legislator.

*52. The chief point, after all, in this matter is, to ascer-
tain whether the custom opposed to any law has the sanction
of the legislator; because, as the same great authority states,
"Quod consuetudo prevaleat contra legem superioris, id
"oritur ex ipsomet superioris consensu qui eam etiam suæ
"legi obvianter, cum rationabilis et diuturna est, statuit tole-
"randam." It is then justly observed by Falise, that all
the other conditions laid down and discussed by theologians
and canonists are no more than the preamble, as it were, to
that consent of the legislator, whether express or by legal
construction, from which, and from which alone, custom
derives its efficacy.

*53. From all this, then, it is evident that no custom,
however widespread or long-continued, can be allowed to
prevail against the rubric, unless so far as the legislator,
that is, the Sovereign Pontiff, by himself, or by the Congre-
gation of Rites as his organ, consents to, or tolerates that
custom.

*54. The whole inquiry is thus practically reduced to
the simple question of fact, viz: In what, and how far, does
the Holy See consent to any existing custom at variance with
the rubrics?

To answer this question satisfactorily, it is necessary to say
a word on each of the liturgical books separately.

55. And, first, with regard to the Missal. The bull of
St. Pius V, Quo primum, given at the commencement of the
Missal, prohibits the use of any other than the Missal then
published, and all customs at variance with its rubrics, in all
churches, "in quibus missa conventualis alta voce cum choro,
"aut demissa, celebrari juxta Romane Ecclesie ritum con-
suevit vel debet"—that is to say, throughout the whole Latin

1 Lib. xii. cap. viii. n. 8.
2 Vid. supra. n. 24.
3 Pridie idus Julii, 1570.
INTRODUCTION.

Church. It excepts only those churches in which a different usage had been followed for two hundred years previously. After declaring that churches in which other Missals had been in use for this period, are permitted to follow the ancient usage, the bull proceeds—

"ex aliis vero omnibus ecclesiis praefatis eorumdem missalium usum tollendo, illaque penitus et omnino rejiciendo, ac huic missali nostro nuper edito, nihil unquam addendum, detrahendum aut imputandum esse decrenndo, sub indignationis nostræ poena, hac nostra perpetua statuimus et ordinamus. Mandantes, ac districte omnibus et singulis.

". . . illis in virture sanctæ obedientiae præcipiantes ut, caeteris omnibus rationibus et ritibus ex aliis missalibus quantumvis vetustissima hactenus observari consuetudines in posterum penitus omisis, ac plane rejectis, missam juxta ritum, modum, ac normam quæ per missale hoc a Nobis nunc traditur, decantent ac legant," etc., etc.

56. It appears, therefore, that a custom at variance with the rubrics of the Missal has the sanction of the Holy See, and can be licitly retained, provided it had existed for two hundred years before the date of this bull. It is true, this is not exactly the case of custom abolishing a law, but rather of custom in certain places preventing a general law from being extended to these places. But the effect is the same. Such a custom, where it exists, may be regarded as one at variance with the rubric, and yet having the consent of the Holy See.

57. But it is evident from the words cited, that this consent cannot be claimed for any other custom, either then existing or afterwards introduced, against the rubric of the Missal. If there could be any doubt on the point, it is removed by several decrees of the Congregation of Rites, in which all such customs are declared to be abuses. Thus, in the decrees, printed by order of Urban VIII, at the commencement of the Missal we have these words: "Demum renovando decreta alias facta, mandat Sacra Congregatio in omnibus et per omnia servari Rubricas Missalis Romani, non obstante quocunque praetextu, et contraria consuetudine quam absum esse declarat." Other decrees of the same import may be seen in Gardelini. There is one rubric,

1 Vid supra, n. 8.
2 In Ossen., 15 March, 1591, ad. 10, n. 15,—14 June, 1845, Ord. Disca., n. 3018.
however, which may perhaps be excepted; that, namely, which regards the purification to be administered to the laity after communion. We shall have occasion to refer to it in treating of the similar rubric given in the Ritual.

58. All that has been said regarding the Missal, is equally applicable to the Breviary. The bull, Quod a nobis, printed at the commencement of the Roman Breviary, contains similar provisions, and almost in the very same words, regarding the obligation of using it, except where another had been in use for two hundred years. The decrees of the Sacred Congregation also insist, in similar terms, on the strict observance of its rubrics.

59. The bull of Clement VIII, Ex quo in Ecclesia Dei, given at the commencement of the "Pontificale Romanum," orders, in like manner (but without any exception in favor of custom, however ancient), the strict observance by all who exercise Pontificalia, of what is there prescribed for the various functions contained in it, and prohibits any change or modification whatever.

60. With regard to the "Cærenoniale Episcoporum," the bulls printed at the commencement of it are no less clear and decisive as to the strict obligation of following what it prescribes. To show that no custom can be allowed to prevail against it, it is enough to cite the following words of a decree of the Sacred Congregation, dated so recently as 12 Dec., 1832. "Cærenonialis Episcoporum legem a summis "Pontificibus Clemente VIII, Innocentio X, et Benedicto "XIV, latam et confirmatum, hujusmodi indolis esse, ut a "nulla contraria consuetudine abrogari valeat, accedentibus "præsertim non pænis S. R. C. decretis."

61. It had been declared in previous decrees, that the "Cærenoniale" does not do away with laudable immemorial customs. If by "laudable customs" we can understand any that are opposed to the Cærenoniale, and not simply those that are in accordance with it, or at least reconcilable with it, they must be, in the strictest sense, immemorial; otherwise, their observance is not lawful.

62. And now we come to consider the question of cus-
18

INTRODUCTION.

§ iv. 64. Now, it must be evident that the use of the Roman Ritual, to the exclusion of every other, is not here insisted on in terms like those of the bull Quo primum above cited regarding the use of the Missal, or the similar terms employed regarding the use of the Breviary, Pontifical, and Cæremoniale. Instead of mandantes . . . in virtute sanctæ obedientiae præcipientes, etc., etc., we have here merely . . . hortamur in Domino . . . . ut in posterum . . . . utantur, etc. . . . Accordingly, some theologians have maintained that the use of the Roman Ritual, though earnestly recommended, is not of precept, that whatever it contains of precept is of precept aliunde, and that the rest is prescribed only de decentia. This opinion is cited by St. Liguori without disapproval. Catalani, while he extols the authority of the Roman Ritual, holds, nevertheless, that particular churches may use their own ritual . . . "modo ritus laudabiles sint ac probati, nihilique contineat quod Christianæ doctrinæ, bonisque moribus adversetur."
According to De Herdt,¹ the Church has approved of the Roman Ritual, and wishes to have it used everywhere, but does not impose it as of precept. He infers this, (a) from the words of the bull, which merely exhort, but do not command; (b) from a decree of the Sacred Congregation, in which, in reply to the Archbishop of Manilla, it expresses only a desire "placere sibi" that the observance of the Roman Ritual be introduced if it had not been so already;³ and (c) from the notorious fact that other rituals, or, as they are sometimes called, pastorals, are used in some places with the knowledge, and with at least the toleration, of the Holy See. He cites a decree of the third synod of Mechlin, approved by the Holy See, in which it is ordered that "In administrandis sacramentis pastorale suæ Ecclesiæ cathedralis omnes sequantur, et eo deficitente, Ecclesiæ metropolitani, nihil temere addendo, "demendo, vel immutando." This decree, however, is of little weight, because the synod was held in 1608, six years before the publication of the Roman Ritual.³

*65. On the other hand, there are good reasons for holding that the use of the Roman Ritual is obligatory everywhere throughout the Latin Church. The words of the bull, it is true, do not formally convey a precept, but, on careful examination, it will be seen that they suppose or employ one. The Pontiff commences by declaring that he is strictly bound by his office to take care that, in the administration of the sacraments, the rites and ceremonies established by apostolic tradition and the decrees of the fathers be religiously observed; . . . that, as his predecessors had published the Breviary, Missal, Pontifical, and Ceremonial, it remained only to have published, by the authority of the Holy See, a Ritual, according to which, as a public and authorized standard, amidst such a multitude of rituals, those who have care of souls should perform their sacred functions. Having stated what means were taken to prepare it, he proceeds to say that, seeing it to contain the received and approved rites of the Catholic Church, he publishes it under the title of the Roman Ritual for the public good of the Church of God. In quo cum receptos et approbatos Catholicae Ecclesiæ ritus suo ordine digestos conspexerimus, illud sub nomine Ritualis Romani merito edendum publico Ecclesiæ Dei bono judicavimus. Wherefore he exhorts all . . . . for the future, as

¹ Pars vi. n. 1. ² 2 Maii, 1626, in Manilien., n. 629. ³ Cfr. Mélanges Théologiques, VIème série, pag. 340.
children of the Roman Church, to use in their sacred functions the ritual established by the authority of the same Church, the mother and mistress of all, etc. _Quapropter hortamur in Domino, etc., as above._

Now the canon of the Council of Trent, previously cited, declares that, in the solemn administration of the sacraments, there is a strict obligation of observing the received and approved rites of the Catholic Church, and the bull here expressly affirms that those rites are contained in the Roman Ritual. Whence it plainly follows that in the administration of the sacraments, there is a strict obligation of observing what is prescribed in that Ritual. It is true that, in this matter, a certain latitude ought, perhaps, to be admitted. It may be contended that rites differing from each other in some details could, nevertheless, all be "recepti et approbati" in the sense of the canon. But there is no sufficient security that those contained in any ritual published without the sanction of the Roman Pontiff are "recepti et approbati._

To make the use of the Roman Ritual preceptive, then, at least as far as the administration of the sacraments is concerned, the Pontiff may have judged it sufficient to declare that it contains the "receptos et approbatos Ecclesiæ Catholicæ ritus," the canon of Trent having already defined that there is an obligation of observing these.

66. This interpretation is confirmed by the consideration, that one declared object of the Pontiff is to secure uniformity in the administration of the sacraments and other ecclesiastical functions, by fixing one amongst the various rituals then in use as a standard to which all should conform. Such an object could hardly be attained, or could be attained only very imperfectly, unless the standard ritual were made obligatory everywhere. From the word _ubiqc_, in the first paragraph of the rubrics above cited, Baruffaldi in the commentary also he urges the same reason, and insists on the obligation of pastors to use the Roman Ritual and no other.

67. According to this view, the "hortamur in Domino" is to be understood, not as a mere counsel, but as an earnest exhortation to do what had just been sufficiently declared to be of strict obligation.

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1 Supra, n. 63. 9 Supra, n. 16. 6 Vid. supra, n. 17.
4 Supra, n. 16. 6 Tit. ii. n. 9. 6 Tit. ii. n. 16 et seq.
7 Cfr. Clericati de Extrema Unctione, Decis. 65, n. 19 et seq.
68. We have before cited the decree of Benedict XIII, in which bishops are strictly ordered to prohibit, and to labor zealously to remove as a detestable abuse, whatever they may find opposed to the Rubrics of the Ritual. This decree, whose authority, as has been said, is of the greatest weight, appears to leave no doubt that there is a strict obligation of using the Roman Ritual everywhere except in those churches which are excepted in the decree itself, viz., those in which the Holy See has sanctioned the use of a different ritual.

69. Since the time of Benedict XIII, the Congregation of Rites has issued several decrees which clearly enough convey the same thing. Thus it has frequently answered: "Servetur Rituale Romanum;" "Juxta Rituale Romanum;" "Juxta Ritualis Romani Rubricam;" "Illi soli libri adhini bendi, et in illis tantum benedictionibus, quæ Rituali Romano sunt conformes."

Again, amongst the decrees regarding prohibited books at the beginning of the Index, we have "§ IV. 1, Benedictiones omnes ecclesiasticæ, nisi approbatae fuerint a Sac. Rit. Con. "7 Rituali Romano additiones omnes factæ aut faciendæ post reformationem Pauli V, sine approbatione S. R. C." 7

70. It would be impossible, we think, to reconcile these declarations and decrees with the supposition that custom, or episcopal authority in any diocese, is enough to justify a departure from the Rubrics of the Roman Ritual, or to justify the use of any other ritual at variance with it.

71. But all doubt on this point would appear to be removed by certain recent answers of the Sacred Congregation—one to the Bishop of Troyes, cited by the "Mélanges Théologiques," which declares that the laws of the Roman Ritual affect the whole Church: "Rituale Romanum," it says in referring to it, "cujus leges universam afficiunt Ecclesiam;" another to the Curé of Bar-sur-Aube, declaring that he may use the Roman Ritual notwithstanding the prohibition of his bishop; and another

1 Sup., n. 18. 2 Loc. cit. 3 1 Dec. 1742, Nullius Fosani, n. 4133;—23 Maii, 1835, Ord. Min., n. 4749, ad. 1;—12 Mart. 1836, in Trident., n. 4777, ad. 13. 4 7 Apr. 1832, in Arminen., n. 4681, ad 5. 5 Vid. "Index Librorum Prohibitorum," in "Dictionnaire des Hérésies," Migne, Paris, 1863, pag. 935. 6 VIème Série, 3ème Cahier, p. 339. 7 23 Maii, 1841, in Trecen., given by Falise in the Alphabetical Compendium (vid. supra n. 39), V. Rituale Romanum, and referred there to No. 4779 in Gardellini, though we could not find it in our copy of Gardellini (Editio tercia, Roma, MDCCCLVI).
CUSTOM—THE RITUAL.

§ iv. 73.]
to a canon of Mans, in which it is declared that the canons or other priests of the diocese could not, with a safe conscience, infringe or neglect the preceptive rules of the Roman Ritual, nor would the authority of the bishop be sufficient to justify them in doing so.

72. We conclude, therefore, that, although on account of the reasons and authorities above stated, it cannot be said to be perfectly certain, it is at least far the more probable opinion, that the Roman Ritual is obligatory everywhere throughout the Latin Church, and that the Holy See alone can authorize any change or modification in what it prescribes. Whatever doubt there may be as to the obligation imposed by the bull of Paul V, there can hardly be a reasonable doubt as to the obligation expressed or implied in the subsequent decrees and declarations above cited.

73. To the argument from the sanction or toleration of a different ritual in some places, it may be answered: 1° The approval by the Holy See of a different ritual in a particular place, serves only to confirm the general obligation (which is all we contend for) of using the Roman, according to the principle "exceptio firmat regulam." The decree of Benedict XIII, above cited, expressly refers to such exceptions. 2° Some of these rituals differ from the Roman only by the addition of certain customary ceremonies, in themselves laudable, such, e. g., as the rubric of the Roman Ritual itself expressly wishes to have observed in the celebration of marriage. The Ritual published for the use of the English clergy, may perhaps be taken as an example. Others differ from it only by the omission or abbreviation of certain ceremonies authorized by special indult or dispensation from the Holy See, as, e. g., the ritual published for the use of the clergy in the United States. 3° The toleration extended to certain rituals published by episcopal authority, and differing considerably from the Roman, proves nothing but the forbearance of the Holy See. While it declares, on every convenient opportunity, the obligation of the Roman Ritual, it does not enforce the obligation by severe penalties. That is all. And there may be good reasons for this forbearance. It may be that in some places the observance of the Roman

1 10 Jan. 1852, in Cenomanen., n. 5165, ad 4.
2 Supra, n. 64.
3 Sup., n. 18.
4 Ord. administrandi Sacramenta, etc., . . . ex Rituali Romano . . . nonnullis adjectis ex Antiquo Rituali Anglicano. Derbiæ, Richardson, 1856.
5 Excerpta ex Rituali Romano, etc.—Baltimori, 1860.
Ritual would interfere with long-established customs, which the people are attached to, and would not willingly give up, and that it is a less evil to tolerate such customs, than to run the risk of suddenly interfering with them. But the obligation of the Roman Ritual, though suspended, so to speak, by the circumstances, still exists, and requires that at least an effort be made to prepare the way for its introduction. And here we may, not improbably, find a reason why the bull of Paul V concludes, as it does, by earnestly exhorting, instead of commanding, etc. There was a great variety of rituals then in use, as the bull itself states; and there was, consequently, a great variety of usages in different parts of the Church. Perhaps, then, the Pontiff—knowing the great difficulties there might be in some places in conforming at once to the Roman Ritual, and abolishing customs of long standing—judged it expedient to adopt the form he did adopt; that is, to state reasons from which not only the importance, but the strict obligation, of following the Roman Ritual might be apparent, and yet to urge its actual observance only in such terms as would leave the bishops and pastors considerable latitude in respect to the time and circumstances in which they would introduce it. The decree of the Sacred Congregation, referred to by De Herdt, is in perfect accordance with this supposition. The Sacred Congregation contents itself at that time—hardly twelve years after the publication of the Ritual—with expressing a des're, but does not yet think it expedient to insist, as it might, that, in the case proposed, the Roman Ritual should be observed. The tone of subsequent decrees, as we have seen, is very different.

74. In all this discussion we have considered the obligation of the Roman Ritual only as it regards the administration of the sacraments. The bull declares that it contains the received and approved rites of the Church, and as the Council of Trent has defined that, in the solemn administration of the sacraments, these rites cannot be omitted "pro libito" without sin, it evidently follows that the priest, in such administration, is bound to comply with the rubrics of the Roman Ritual. But if another ritual be approved of by the Holy See for a particular place, it may, of course, be followed in that place, because any change or omission, being duly authorized, would not then be "pro libito."

75. It is to be observed, however, that the arguments

1 2 Maii, 1626—Vid. supra. n. 64.
adduced, except the one from the Canon of Trent, apply not only to the rubrics that regard the administration of the sacraments, but to those that regard the other ecclesiastical functions as well. Thus, the bull itself having stated what had been done for the other liturgical books, says: . . . "resta-bat ut, uno etiam volumine comprehensi, sacri et sinceri "Catholicæ Ecclesiæ ritus, qui in sacramentorum administra-tione, aliisque ecclesiasticis functionibus servari debent ab "iis qui curam animarum gerunt, Apostolicae sedis auctoritate "prodirent," etc.; and concludes by urging the use of the ritual then published, not merely in the administration of the sacraments, but in sacris functionibus, which must be under-stood as comprehending all the ecclesiastical functions con-tained in the Ritual.

The decree of Benedict XIII also applies to the other functions as well as to the administration of the sacraments, as is evident from the words; and the same may be said of the decrees of the Sacred Congregation some of which regard, not the administration of the sacraments, but other functions.

*76. Supposing, then, this general obligation of the Ro-man Ritual, we come at length to the question, How far the consent of the Holy See has been given to any custom at variance with what the Roman Ritual prescribes. The answer may be collected from what has been said. 1° That consent is expressly given to the laudable customs observed in particular places in the celebration of marriage. The ceremony of marriage, as given in the Roman Ritual, is very short and simple, and such customs being additions to it, may, perhaps, be regarded as at variance with the rubric; though in strictness they are rather to be looked on as in accordance with it, since the rubric itself expresses a wish that they be observed. 2° The rituals approved of by the Holy See for use in particular places, such, e.g., as the rituals referred to parenthetically in the decree of Benedict XIII, differ from the Roman, chiefly by embodying in their rubrics certain customs peculiar to those places. The approval, therefore, of such rituals may be regarded as giving consent to the customs which they contain.

*77. But we doubt if the consent of the Holy See can be claimed for any other customs that could be looked on as

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1 Supra, n. 18.  
2 Supra, n. 69.  
3 Vid. supra, n. 54.  
4 Vid. supra, n. 69, in fine.  
5 Supra, n. 18.
In any way at variance with the rubric of the Roman Ritual. Consent, we say, because there may be, and there have been often, granted indults or dispensations in virtue of which such customs are allowed to be continued for a time; but of course, as soon as the indult ceases, the rubric or law of the ritual revives with all its force.

*78. We have still, however, to consider whether custom, though it may want that consent which is necessary to make it prevail against the rubric, does not, mediately and indirectly, justify the neglect of what the rubric prescribes, by making it very difficult, or morally impossible, to observe it. This is a question of the greatest importance as regards Ireland, and countries similarly circumstanced.

*79. In Ireland the Roman Ritual of Paul V was introduced immediately after its publication. Amongst the statutes of Clonmacnoise, avowedly taken from previous synodical decrees of the province of Armagh,¹ we have the following:

"7. Statumus et ordinamus omnibus secerotibus hujusce diœcesis in administratione sacramentorum, solo Ritual Romano, et non alti uti." These statutes are dated Oct. 7 1624, only ten years after the date of the bull Apostolicae Sedi.² In the statutes of Tuam, A.D. 1631, it is ordered that, "18. Omnes et singuli hujus Provinciæ Tuamensis eodem Rituali Romano Pauli Papeæ V utantur." In another synod of Tuam, A.D. 1660, we find the following: "4. Decernitur sacramenta administranda esse juxta sacros Can. receptasque rubricas Ritualis Romani Pauli V, et laudabilem praxim orthodoxæ ecclesiae in Hybernia, ac proinde hac in parte omnes absus, prasumptiones anticanonicas, et corruptelas abolendas esse." The "laudabilis praxis," here mentioned, is probably the use of a few ceremonies taken from the old Ritual of Sarum, which were generally observed throughout the country. In the synod of Drogheda, held in February, 1614, it was ordered that, in the administration of the sacraments and other sacred functions, priests should observe strictly . . . "as far as possible, all the ceremonies of the holy Roman Catholic Church, and at least admitting no change from them, except those of the Ritual of Sarum, which has been tolerated for a long time in this province.

¹ Vid. Collections on Irish Church History from the MSS. of the Rev. Laurence Renhan, by Rev. Daniel M’Carthy, p. 146. et seq.
² Supra, n. 63.
³ Collections, etc., Appendix D, p. 492.
⁴ Ibid. p. 501.
"and throughout the kingdom." The Sarum rites are still observed in the celebration of marriage, and one or two other sacred functions, and hence the edition of the Roman Ritual used by the Irish clergy contains a few extracts from the Ritual of Sarum.

*80. But the operation of the penal laws against the Catholic religion made it impossible to carry out many things prescribed by the rubrics. With regard to some rubrics, there was an absolute impossibility of observing them, inasmuch as there were no churches and very few clergy. With regard to others, the difficulty of observing them was so great, that the bishops were obliged to seek and to use extensive faculties of dispensing in them. Mass was celebrated, and baptism with the solemn ceremonies, as well as the other sacraments, was administered in private houses; and this often under an apprehension of danger so great that, on these occasions, some of the faithful were usually posted as sentinels at convenient places to guard against a sudden surprise, and the consequent arrest, or perhaps the massacre, of all concerned.

*81. Again, all the clergy were educated in continental countries, and some had been employed in pastoral duties in those countries before entering on their mission in Ireland. These, in many instances, learned the use of diocesan or provincial rituals, differing from the Roman in many details, and embodying usages peculiar to the diocese or province in which they had been officiating. On coming to Ireland, they brought with them these usages, and taught them to others, and transmitted them to their successors, many of whom had no other knowledge of ceremonies than what they acquired in this way. It is easy to see that such a state of things, continued through several generations, should naturally give rise, as it did, to many omissions, and to many practices at variance with the rubrics.

*82. It could not be expected that customs thus established would disappear at once with the persecution from which they sprung. The toleration granted to the Catholics could affect such customs only by very slow degrees. When churches began to be erected, they were at first so few and so remote from the houses of many of the parishioners, so poor also, and so badly provided with vestments and other requisites, that little or no change could yet be made. Besides,

1 Collections, etc., Appendix A, p. 429.
2 Vid. Ibid., Lives of the Primates Maguire, M'Mahon. and O'Reilly, pp. 84-103.
the number of clergy was very small compared with the population. Each priest was consequently charged with the care of so many souls, often scattered over an extensive district, that in administering the sacraments he was obliged, in most cases, to shorten the ceremonies—in fact, to adopt as his general rule what the rubric permits only in cases of necessity, or what the Holy See permits by special faculties granted to bishops and vicars-apostolic in missionary countries. This is the reason why, in the epitome of the Roman Ritual published for the use of the Irish clergy, many important rubrics were omitted. They could not, in the circumstances of the country, be observed, and their insertion, therefore, would needlessly increase the size and expense of the volume.

83. Thank God, this state of things exists no longer. The improvement, slow at first, has been very notable and very rapid of late years. Churches have been multiplied, and the clergy very much increased in number, while a great zeal for sacred ceremonies has been manifested everywhere throughout the country, especially since the Synod of Thurles. The improvement is still going on, and we may hope that many years will not elapse until every trace of the mutilation caused by the penal laws will have disappeared from our ritual observances.

*84. As yet, however, neither the churches nor the clergy are sufficiently numerous to make it possible to comply with all the rubrics of the Ritual as they are carried out in some Catholic countries. There are parishes where many of the old customs are still justified by necessity. There are others in which the same customs, though not justified by a strict necessity, are, nevertheless, so interwoven with the habits of the people and of the older clergy, that they could not be suddenly abolished without causing great inconvenience and great dissatisfaction. Now, in circumstances like these, it may be fairly contended, that custom, though it does not abolish the law of the rubric, suspends its obligation until the difficulties in the way of its observance are removed.

*85. It is for the bishop to judge of the nature and extent of these difficulties, and to take such measures as prudence may suggest for their removal. The Sacred Congregation, consulted on a case of the kind, left the bishop to deal with it as he might judge prudent in the circumstances. This was the purport of the answer given to the Bishop of
Monte Pulciani, when there was question of a custom at variance with express decrees of the Sacred Congregation: "Pro gratia speciali, non obstantibus decretis, Episcopus "pro suo arbitrio et prudentia juxta particulares casus et "circumstantias indulget." And Gardellini observes, with reference to a somewhat similar answer concerning communion at a Requiem Mass, that it is not unusual for the Sacred Congregation to act in this way, in order to avoid offence or scandal: "Novum non est ut S. C. prudenti "alia discrezione utatur in iis qua in sacris ritibus quam- "dam possunt aut moderationem aut indulgentiam admit- "tere, ad effectum evitandi admirationem offensionemve et "scandala.""

*86. It is certain, at all events, that no priest should undertake to change an existing custom, where such change would involve the danger of offence, without having previously consulted the bishop. But where there is no such danger—where there is question simply of the observance of rubrics that were previously slurred over or neglected—there is no reason why he may not, and should not, endeavor to comply with them as exactly as circumstances permit.

*87. We cannot do better than give here the words of the Synod of Thurles, in reference to this important matter: "Optaret hæc Synodus ut ea omnia quæ, ob temporum "calamitates, Ecclesiæ legibus minus conformia, præsertim "in sacramentorum administratione, induta sunt, ad normam "generalis disciplinae quam citissime reducerentur; verum "cum, ut ait S. Augustinus, 'quæ utilitate juvant, novitate "quandoque perturbant,' sequentia tantum ad renovationem "disciplinae hæc in re spectantia monenda aut statuenda "censet."

"1° Ritus omnes præscripti in Rituale Romano, Rubris "Missalis, et Pontificale Romano pro Sacramentorum admin- "istratione, quantum circumstantiae hujus regionis permittunt, "accurate observentur," etc. 3

88. In explaining some of the rubrics, we shall have occasion to notice a few of the difficulties that are still in the way of a full compliance with what is prescribed, and to suggest means by which, in many instances, at least, these difficulties might be diminished or altogether removed.

1 22 Jul. 1848, in una Montis Politiani, n. 5130.
2 In fine annotationis ad Dub. ix. Panormit., 12 April, 1823, n. 4594.
3 De Sacramentis, pag. 16.
§ V. RUBRICISTS.

89. It is evident that, in explaining the meaning of any rubric, we must attach great weight to the opinions of writers who have made the rubrics a special study, or who have specially treated the questions which the particular rubric may chance to involve. The Sacred Congregation has sometimes answered a question by directing those who proposed it, to consult approved writers on the rubrics. Thus, to a question regarding the genuflections to be made in presence of the Blessed Sacrament exposed, it concludes the answer by the words, "pro reliquis consulantur Rubricistæ." 1

90. When these writers are unanimous, or nearly so, in giving a certain meaning to a rubric, or in inculcating a certain obligation, as implied in a rubric, or connected with it, it may be taken as a sure sign that the rubric has that meaning, or involves that obligation. Such unanimity is, in truth, but the expression in words of the sentiments of the Church, or of that approved custom which, as has been previously stated, 2 is the best interpreter of laws. Just as the unanimous consent of theologians is an evidence of what the Church teaches regarding any point of faith or morals, 3 so here the unanimity of interpreters may be taken as an evidence of the meaning which the Church intends to convey in the words of her law. 4

91. But since there is question here, for the most part, of positive laws, which the Church may enforce, modify, or revoke, according to circumstances, it is clear that the authority of rubricists, even if unanimous, must yield to a declaration of the Church herself, and therefore is of no weight against a decree of the Sacred Congregation, which, as we have seen, 5 is in this matter the organ of the Church. When we speak, therefore, of the weight to be attached to their authority, we suppose that it is not contravened by any clear declaration of the Church. 6

92. When rubricists are divided in opinion, we must consider the authority on each side, the character of the writers, and the reasons they give. We should also take into account

1 12 Nov. 1831, in una Marsorum, ad 53, n. 4669.
2 Sup. n. 44.
3 Vid. Melchiorem Canum De Locis Theol., lib. viii. cap. iv. n. 3.
4 Falise, Cours Abrégé de Liturgie Pratique, Introduction, § iii. n. 9, 1º.
5 Sup. n. 26.
6 Falise, l. c. 3º.
the time and the place in which they wrote. As there is
question of interpreting the rubrics of the Roman Ritual, it
may be fairly assumed that those who knew best the Roman
practice, ought to be the best interpreters of the Ritual.
Modern writers also, caeteris paribus, should have greater
authority, as they alone can be acquainted with those recent
decrees which have set at rest so many questions, formerly
the subject of warm discussion.1 There are many points on
which as yet no clear decision has been given, and regarding
which there are different opinions. In treating of these points,
though we often indicate a preference for some one opinion,
we endeavor to state the others fairly, that the reader may
decide for himself.

93. In the Appendix will be found a notice of the principal
works which we have consulted, and from which we have,
in a great measure, compiled the "Notes." Here we shall
merely say that we cite no authority at second-hand, except
in a few instances; and in these we are careful to give a
reference to the work in which we have found the authority
cited.

1 Palitz, l. c. 9.
CHAPTER II.

ON WHAT MUST BE OBSERVED GENERALLY IN THE ADMINISTRATION OF THE SACRAMENTS: "DE IIS, QUÆ IN SACRAMENTORUM ADMINISTRATIONE GENERALITER SERVANDA SUNT."

§ I.—Ut ea quæ ex antiquis Catholicæ Ecclesiæ institutis, et sanctorum Canonum Summorumque Pontificum Decretis, de Sacramentorum Ritibus ac Caeremoniis hoc libro præscribuntur, qua par est diligentir ac religione custodiantur, et ubique fideliter observentur; illud autem omnia scire, et observare convenit, quod Sacrosancta Tridentina Synodus, sess. vii. can. 13, de iis Ritus decrevit in haec verba: *Si quis dixerit, receptos et approbatos Ecclesiæ Catholicæ ritus in sollemni Sacramentorum administratione adhiberi consuetos, aut contemni, aut sine peccato a Ministris pro libito omitt, aut in novos aliis per quemcumque Ecclesiæ Pastorem mutari posse, anathema sit.*

94. The meaning of this first paragraph of the rubrics, and the obligation imposed by the canon of the Council of Trent here cited, have been noticed in the preceding chapter.\(^1\) The rubric itself, it will be seen, here asserts that what the Ritual prescribes regarding the sacraments is taken from the ancient established usage of the Catholic Church, the decrees of the Sovereign Pontiffs, and the sacred canons. This is substantially the same as what is asserted in the bull *Apostolice Sedi;* viz., that the Ritual contains the received and approved rites of the Catholic Church.\(^2\)

95. The Canon of Trent is thus immediately and directly applied to the rites prescribed in this Ritual to be observed in the solemn administration of the Sacraments.\(^3\) These rites, therefore, may not "be contemned, or without "sin be omitted at pleasure by the ministers, or be changed "by every pastor of the churches into other new ones."\(^4\)

96. It is evident that to maintain the proposition condemned by the Canon of Trent would be implicitly to maintain that

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\(^1\) Sup., n. 16.

\(^2\) Vid. supra, chap. i. n. 65.

\(^3\) Vid. Falise, *Cours Abrégé,* etc., 3ème partie, Introduction. n. 6.

\(^4\) Vid. *Canons and Decrees of the Council of Trent,* translated by the Rev. J. Waterworth.
the Church has not power to institute ceremonies or require their observance under pain of sin, which is an error in faith.  

97. "Nor is it without reason," says the Catechism of the Council of Trent, "that the administration of the Sacraments has been, at all times, from the earliest ages of the Church, accompanied with certain solemn ceremonies. There is, in the first place, the greatest propriety in manifesting towards the sacred mysteries such a religious reverence as to appear to handle holy things holily. The ceremonies themselves also display more fully, and place as it were before the eyes, the effects of the Sacraments, and impress more deeply on the minds of the faithful the holiness of these things. They also elevate to the contemplation of sublime things the minds of the spectators who observe them with attention, and excite within them sentiments of faith and charity."  

\[ § II. \] Cum igitur in Ecclesia Dei nihil sanctius aut utilius, nihilique excellentius aut magis divinum habeatur, quam Sacramenta ad humani generis salutem a Christo Domino instituta. Parochus, vel quisvis alius Sacerdos, ad quem eorum administratio pertinet, meminisse in primis debet, se sancta tractare, atque omni fere temporis momento ad tam sancta administrationis officium paratum esse oportere.

98. "Of the many definitions, each of them seemingly apt and appropriate, which may serve to explain the nature of a Sacrament, there is none," says the Catechism of the Council of Trent, "more simple and perspicuous than that of St. Augustine, a definition which has since been adopted by all scholastic Doctors: 'A Sacrament,' says he, 'is a sign of a sacred thing;' or, as has been said in other words, "but to the same purport, A Sacrament is a visible sign of an invisible grace, instituted for our justification." Some, while adopting this definition in substance, make it more clearly and accurately applicable to the Sacraments of the Old as well as of the New Law, by putting it in some such form as the following, which is that of Coninck, and is perhaps the most exact definition of a Sacrament in general: "Res vel ceremonia sacra sensibilis ad aliquam sanctitatem pro statu ecclesiae tunc existentis convenientem hominibus suo usu conferendam et ad veram sanctitatem significandam legi-time stabiliterque instituta."

1 Vid. Perrone, De Sacramentis in genere, cap. iv.  
2 Pars ii. cap. i. n. 18, Donovan’s Translation, Rome, 1839.  
3 Pars ii. cap. i. n. 4.  
4 De Sacram. in genere, Art. iv. Dub. i. n. 17 Edit. Rhotomagi, MDCXXX.
9. The Sacraments of the Old Law conferred only legal sanctity. Those of the New Law confer true internal sanctity. The Sacraments of the New Law, as the Rubric here states, were instituted by Christ for the sanctification and salvation of men. "Through them," says the Council of Trent, "all "true justice either begins, or, being begun, is increased, or, "being lost, is repaired." Nothing in the Church, therefore, is more holy, nothing demands to be treated with greater reverence. The parish priest, or any other priest who is charged with the administration of the Sacraments, must always bear this in mind, as he is here admonished, and be prepared at all times to fulfil this sacred duty.

*100. During the first three centuries of the Church, the pastoral duties were performed by the bishop, who resided in the chief city of his diocese, and was assisted by a number of priests who lived with him. It was not until the fourth century that priests were charged with the care of particular districts. This was the origin of the present parochial system, which was formed by degrees as the faithful increased in number, and were scattered through the villages and country districts at a distance from the chief cities.

*101. It is the right and the duty of the parish priest, according to the canons, to administer the sacraments to his flock, and as a general rule no other can lawfully administer them in his parish without his permission.

*102. But the bishop has still all the rights of an ordinary pastor throughout every part of his diocese, and the Pope is the supreme pastor of the universal Church; so that a priest may be authorized by either of them to administer sacraments independently of the parish priest.

*103. Hence it is that regulars, in virtue of privileges conferred on them by the Holy See, commonly hear confessions and administer the Eucharist in their churches independently of the parish priest; but their privileges do not extend to the other sacraments (except as regards persons who belong to the order, and cases of necessity), nor even to the Eucharist, when there is question of paschal communion or the viaticum.

§ III. Quamobrem illud perpetuo curabit, ut integre, caste, pieque vitam agat; nam etsi Sacramenta ab impuris coquinari non possint, neque a pravis Ministris eorum effectus impediri: impure tamen et indigne ea ministrantes, in aeterna mortis reatum incurrunt.


3 St. Lig., lib. vi. n. 239, 240.
104. It was an error of the Donatists, refuted by St. Augustine, and condemned by the Church in the fourth century, that a sacrament could not be validly conferred by a person in mortal sin. This error was revived by Wickliff, and condemned in the Council of Constance. Amongst the articles of Wickliff, condemned by that Council, the fourth asserts: "Si episcopus vel sacerdos est in peccato mortali, non ordinat, non conficit, non consecrat, non baptizat." The same error having been adopted by the Anabaptists, was again condemned in the Council of Trent.

105. But, though the sacrament be valid, the minister who confers it in the state of mortal sin is guilty of a grievous crime. This is quite certain in the case of a priest who administers a sacrament solemnly, and "ex officio." Some theologians maintain that he would not be guilty of mortal sin by merely giving Holy Communion, because, as they say in this case, "non conficit sacramentum." Benedict XIV cites this opinion, but says the contrary is to be held. St. Liguori also holds that the priest in such a case would be guilty of mortal sin; though he admits, as more probable, that the sin is not multiplied numerically, but only aggravated by the number of communicants.

106. When baptism is administered in case of necessity by a laic, or even by a priest, not in the state of grace, it is the opinion of many theologians, with St. Thomas, that he is not guilty of mortal sin. St. Liguori admits this opinion as probable, but thinks it intrinsically more probable, with Lacroix and others, that the administration of the sacrament even in this case is per se a mortal sin, on account of the great irreverence, though per accidens the minister may be excused, as he may be called on so suddenly as to be unable previously to elicit an act of contrition. But this excuse can hardly be admitted in case of the pastor, who is bound "ex officio," and may be called on at any moment to administer the sacraments. He should be at all times in a condition to administer them, as he is warned in the preceding rubric, in words taken from the instructions of St. Charles Borromeo, and quoted by St. Liguori. With regard to marriage, St. 

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2 Sess. vii., can. xii. 3 St. Lig., lib. vi. n. 31.
4 Lugo, De Sacramentis, Disp. viii. n. 155.
6 De Sacrific. Missae, lib. iii. cap. xix. n. 2. 8 Loc. cit. n. 35.
7 Lib. vi. n. 32. 9 Loc. cit. n. 33. 10 Ibid. A fortiori.
Liguori maintains, as more probable also, that the parties contracting would sin grievously, not only by receiving the sacrament, but by administering it, in a state of mortal sin.\footnote{1}

§ IV.—Sacerdos ergo, si fuerit peccati mortalis sibi conscius (quod absit,) ad Sacramentorum administrationem non audeat accedere, nisi prius corde penitentiae: sed si habeas copiam Confessarii, et temporis locique ratio ferat, convenit confiteri.

107. If a priest, then, should unhappily be conscious of mortal sin, he must not dare to administer any sacrament without having previously made an act of contrition, or gone to confession. The words of the rubric, “convenit confiteri,” do not imply an obligation of going to confession, even when he has the opportunity.

108. If he has to say Mass, he is bound to confess, however contrite he may believe himself to be;\footnote{2} but this is by a special precept, affecting those who are about to receive the Eucharist, and commonly understood by theologians to be even a divine precept, implied in the words of the Apostle:\footnote{3} “Probec autem seipsum homo,” etc.\footnote{4}

109. But, when there is question of administering a sacrament, even the Eucharist, it is sufficient that he make an act of contrition, or of sorrow which he “bona fide” believes to be contrition,\footnote{5} though confession is recommended if he has an opportunity. This is the more probable opinion, and the one more commonly held by theologians. St. Liguori even proves it from the words of this very rubric, “convenit confiteri,” which merely recommend confession, but do not impose it as an obligation.\footnote{6}

110. Some, however, insist on the obligation of confessing, because, \textsuperscript{1\textdegree}, the reasons why confession is required in the case of one about to receive the Eucharist, may be applied whenever the state of grace must be recovered, before administering or receiving any sacrament. \textsuperscript{2\textdegree}, Because a person in the state of sin cannot have true contrition, if, having an opportunity of confessing, he declines to avail himself of it, since true contrition includes a desire of going to confession.

111. These reasons, however, are not conclusive; for we have just seen that there is a special positive precept affecting

\footnotesize{\begin{itemize}
\item \textsuperscript{1} Loc. cit. n. 32. \textit{Infirterur 2.}
\item \textsuperscript{2} Conc. Trid. Sess. xiii., \textit{De Euch.}, can. xi.\footnote{1 Cor. xi. 28.}
\item \textsuperscript{3} St. Lig. lib. vi. 255, 256.\footnote{St. Lig., lib. vi. n. 6, and n. 269.}
\item \textsuperscript{4} Baruff., Tit. ii. n. 39. St. Lig., lib. vi. n. 6, and n. 269. Vital. Suarez, Disp. xvi. sect. iii. 5 et 6.\footnote{Baruff., Tit. ii. n. 39.}
\item \textsuperscript{5} Lib. vi. n. 34. Cfr. Bouvier, \textit{De Sacram.}, cap. v. § ii. \textit{Quarr 2, 2\textdegree}.\footnote{Lib. vi. n. 34.}
\end{itemize}}
those who are about to receive the Eucharist, which does not exist with regard to those who administer it, nor with regard to those who either administer or receive any other sacrament. The motive of the precept may be the more effectually to secure purity of conscience in the communicant, and this motive may be more or less applicable in the other cases, it is true; but this does not suffice to extend the precept to them. The second reason, though specious, is not solid. Contrition, it is true, includes the "votum sacramenti," as the Council of Trent teaches, and therefore the desire of confessing and receiving absolution—but at what time? Catalani says, as soon as possible—"quam primum." Few, however, would maintain this opinion. It is enough to have the purpose of confessing when the precept of confession urges, and it cannot be shown that a purpose of confessing any sooner is required. A person, therefore, may have true contrition, and thereby recover the state of grace, though he has no intention of going to confession immediately, or on the first opportunity, provided the precept of confession does not urge just then.

112. And here we may see the effect of the special precept regarding the Eucharist: it renders it impossible that any one, conscious of mortal sin, and being about to receive communion, can have true contrition, if, having the opportunity, he neglects to fulfill the precept of confession which just then urges. But, in the other cases, there is no such reason to prevent his having true contrition.

113. In all this we have been considering what the priest is strictly bound to, in order to avoid sacrilege. But in reference to his obligations generally, it may be said with perfect truth, that he cannot preserve the necessary purity of conscience unless he makes it his constant study to live "integre, caste, pieque," as is stated in the preceding rubric; and the priest who does so, should he have the misfortune of falling into any grievous sin, will hardly fail to have recourse at once to the tribunal of penance, as the surest and most efficient means of recovering the state of grace; for few, as the Catechism of the Council of Trent teaches, have that perfect contrition which suffices to blot out sin.

§ V.—Quacumque diei ac noctis hora, ad Sacramenta ministranda vocabitur, nullam officio suo præstando, præsertim si necessitas urgetur,

1 Catalani, Tit. i. cap. i. § iv. n. viii., Secundo quia, etc. Delahogue, De Sac. in genere, cap. vi. art. ii. Praverea super contritio, etc.
2 Sess. xiv. cap. 4. 3 Loc. cit. 4 Para ii. cap. v. n. 36.
moram interponat, ac propter a populum sepe, prout sese offerit occasio, premonet, ut cum sacro ministerio opus fuerit, se quamplimum advocet, nulla temporis, aut cujuscumque inconvenienti habita ratione.

114. A pastor or priest charged with the care of souls is bound to reside within the limits of his parish, and in the parochial house, if there be one. This is the general rule, to which few exceptions are allowed. If there be no fixed parochial residence, his house should be so situated that the parishioners can have easy access to him when they require him to administer the sacraments. The statutes of each province or diocese usually determine everything that pertains to the obligation of residence. The priest is, of course, bound to comply with the statutes of the diocese in which he serves.

*115. But it is of the greatest importance that he should also attend to the admonition of the present rubric. No doubt it may sometimes happen that the priest is sent for without any real necessity; that the person he is called on to visit is unwilling or unfit to receive the sacraments, etc., etc.; but yet the only safe rule is to obey the summons without hesitation or delay. Better surely to make ten visits that are not strictly necessary, than fail in one that is so. Hence, he is here admonished to give notice to the people, from time to time, that they should have no difficulty in calling on him at once when his ministrations are required. This notice might seem superfluous in some places, but there is no place in which it is not useful; for it always emboldens those who might otherwise be afraid or unwilling to call on him until the last moment.

116. Theologians discuss whether or not the pastor is bound to administer the sacraments even at the risk of his life, as in time of pestilence, etc. They are agreed that he is, when there is question of the sacraments necessary to salvation, as Baptism or Penance; but it is probable that he is not, when there is question of any of the other sacraments. Even Baptism and Penance he may administer "per alios," and in some circumstances he should do so, in order that he himself may hear the confessions of those who would otherwise be afraid to come near him, lest they might catch the infection.

1 Bonix, De Parocho, pars v. cap. ii. § vll.
§ VI.—Ipse vero ante quem ad hujusmodi administrationem accedat, paululum, si opportunitas dabitur, orationi, et sacræ rei quam acturus est, meditationi vacabit, atque ordinem ministrandi, et ceremonias pro temporis spatio prævidebit.

*117. Before administering any sacrament he is here recommended to pray and to reflect for a few moments on the sacred act he is going to perform. No particular prayer is prescribed, but the “Veni Sancte Spiritus,” etc., is very appropriate. It is the prayer recommended by St. Charles. The words, “si opportunitas dabitur,” like the words in the Rubric of the Missal, “pro temporis opportunitate,” show, according to Baruffaldi, that there is no strict obligation; but it is plain that a compliance with what is here recommended is the best means of securing the gravity and reverence with which these holy functions should be performed.

*118. It is very important, too, and especially for any one of little experience on the mission, to read attentively beforehand the rubrics regarding the sacrament he is going to administer, that he may have clearly before his mind what he is to do, and how he is to do it. This precaution would often prevent embarrassment to the priest himself, and consequent scandal to those who witness the ceremony; for few cases occur in which he shall not be instructed by the rubric how he is to act.

§ VII.—In omni Sacramentorum administratione superpellicea sit indutus, et desuper stola ejus coloris quem Sacramenti ritus exposcit; nisi in Sacramento Pænitentiae ministrandœ occasio vel consuetudo, vel locus interdum aliter suadeat.

119. In administering the sacraments the priest must be vested in surplice and stole. This is the general rule to which the rubric admits only one exception, apart from cases of necessity. No mention is here made of the soutane, or “vestis talaris,” because this is supposed to be the ordinary dress of the priest; but where it is not, of course it should be put on, as the surplice is worn only over a soutane, or at least a garment which can fairly be called a “vestis talaris.”

*120. There is some variety in the size and form of the surplice in different places. That which is called the French surplice has no sleeves, but, instead of them, wings or pendants from the shoulders reaching almost to the ground.

2 De Prep. Sacerd., n. 1.
What is called the Roman surplice is usually shorter and has wide sleeves. The form described by Gavantus and Bauldry, after the instructions of St. Charles, is the one most commonly adopted. There is no general law, however, fixing the precise shape, and each one should follow the approved custom of his diocese. The first Provincial Council of Baltimore prescribed for the American clergy a particular form of surplice, which it described in its decree as the form used in Rome. But the Sacred Congregation observed that the form described could not be affirmed to be the only form used in Rome, and directed the decree to be altered, so as to order simply: "Superpellicieum esse debere modestum, decorum et sacris functionibus conveniens."

*121. The rochet differs from the surplice in being generally shorter, and always having tight sleeves. It is a vestment which properly belongs to bishops, and can be worn by inferior dignitaries only when they have special permission from the Holy See. But in the administration of the sacraments, even by canons who may have the use of the rochet, the surplice must be worn, according to several decisions of the Sacred Congregation. Bishops alone who are not members of a religious order, can wear the stole over the rochet.

*122. The surplice, according to Gavantus, from the etymology of the word, "superpellicium," and its color, being a white robe thrown over the garments (tunicas pellices, Gen. iii. 21), that became necessary in consequence of the sin of Adam, signifies the innocence and purity with which we are clothed in putting on the second Adam. Hence the bishop, in conferring tonsure, puts the surplice on each one, saying, "Induat te Dominus novum hominem qui secundum Deum creatus est in justitiam et sanctitatem veritatis." And it is a laudable custom, recommended by Baruffaldi, to recite the same prayer while putting on the surplice, changing a single word, and saying, "Induat me Dominus," etc.

1 De mensuris propriis Sacrae Supellectilis, pars v.
2 De forma et mensuris Eccl. Supell.
4 Gavantus, Par. 2, Tit. 1, n. 2, lit. z.
5 Macris, Hierolex., v. Rochettum.
6 12 Jul. 1628, in Dub. Urbis ad 1, n. 753.—31 Mai, 1817, ad 1, Dub. addit., n. 4536.—10 Januar. 1852, in Cenoman., ad 5, n. 5165.
7 Vid. infra, chap. viii. § iii.
8 Loc. cit. lit. a.
9 Pontif. Rom., De clericis faciendo.
10 Tit. ii. n. 48.
*123. The stole is put on over the surplice, so as to fit rather close to the neck, and hang straight over the shoulders in front. It is always worn in this manner over the surplice. But when worn over an alb, with or without a cope, at the altar or elsewhere, it should be always crossed on the breast as it is in vesting for Mass, unless when the celebrant is a bishop, or has the privilege of wearing the pectoral cross. It must be of a color suited to the sacrament that is to be administered. What this color is, we shall see in treating of each sacrament. There are five ecclesiastical colors—viz., white, red, green, violet, and black—and of these we may here observe that violet is used for Penance, Extreme Unction, and the first part of the ceremony of Baptism; white for the Viaticum, the Marriage ceremony, and the second part of Baptism; and the color of the office of the day for the Eucharist, when not administered as the Viaticum.

*124. The stole, which was originally a complete garment covering the whole body, assumed its present form after the introduction of the alb. It signifies, mystically, the cords by which our Lord was bound, or the cross which was laid on his shoulders. Morally, it signifies the yoke of Christ and the virtue of obedience. Putting on the stole, the priest should kiss it in the centre, and recite the prayer of the Missal as in vesting for Mass, "Redde mihi Domine stolam," etc. This prayer is very appropriate, since it is only by submitting to the yoke of Christ that we can recover what we lost by the disobedience of our first parents.

*125. In requiring the use of the surplice and stole, the rubric makes one exception. It does not insist on their use in administering the sacrament of Penance, when the circumstances of time, place, etc., might make it inconvenient, or when there is a custom against it. Baruffaldi observes that many religious hear confessions in the habit of their order. In these countries the surplice is seldom worn in the confessional, but the stole commonly is. Another exception, of course, is the administration of Baptism in case of necessity. With regard to the other sacraments, we shall see hereafter.

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1 Baruff., l. c. n. 49.  
2 Merati, pars ii. tit. i. n. xxxi.  
3 Merati, pars ii. tit. i. n. xxviii.  
5 De Sacrif. Miss., cap. x. n. 7. De Herdt, l. c. n. 51.  
6 Baruff., n. 48.  
7 Benedict XIV. l. c.  
8 Benedict XIV. l. c.  
9 Loc. cit. n. 56.  
10 Baruff. l. c. Vid. infra, cap. iii. § xiii.  
11 Infra. chap. xvi. § v.
how far necessity can justify their administration without surplice and stole.

§ VIII.—Adhibebit quoque unum saltem, si habeat, vel plures Clericos, prout loci et Sacramenti ratio postulabit, decenti habitu, et superpellicie pariter indutos.

*126. The rubric, no doubt, contemplates clerks or clerics in the strict canonical sense, i. e., persons who have received at least the tonsure, for these alone have the privilege of wearing the surplice, according to Baruffaldi,1 Catalani,2 Baldeschi,3 and others. The Council of Trent expresses a wish that a number of clerics should be attached to every parochial church;4 and if such were the case, the view of these authors might be strictly adhered to. But it is the case in very few instances at present, and the functions of clerk are now nearly everywhere performed by laics in soutane and surplice. Seeing that the practice has the sanction, or at least the toleration, of the bishops, and that it contributes so much to the decorous celebration of public worship, Cavalieri5 would not venture to condemn it; neither would De Herdt.6 Even St. Charles Borromeo, so exact in all that regards ritual observances, allowed it in churches not having a sufficient number of clerics.7

127. Those selected for the purpose should be carefully instructed in the ceremonies and duties they are required to perform when serving Mass, or assisting in the administration of the sacraments. There is no parish in Ireland, and there are few places in any country, in which the priest may not easily find some intelligent boys whom he could instruct in this way; and their assistance, while it would comply with the rubric, would make the ceremony easier for himself, and give it an imposing effect, which it otherwise could not have. If a number of such boys be once well instructed in any parish, the succession can be easily kept up, as the older and more experienced would train the others. There should be one clerk at least to assist when a sacrament is conferred, but it would be desirable to have two or more on occasions of greater solemnity. Their duties will be mentioned in treating of each sacrament.

1 Loc. cit. n. 60. 2 Tit. i. § viii. n. iii.
3 Esposizione delle Sacre Ceremonie, tom. i. cap. xii. n. 1.
4 Sess. xxiii. cap. 17. De Ref.
5 Tom. iv. cap. iv. in Decr. xiii. n. 19. De Communione Fidelium.
6 Tom. i. par. i. n. 50, vi.
128. In no circumstances can a female be allowed simply to perform the duties of a clerk in the administration of the sacraments. But in a convent the chaplain may be accompanied by one of the nuns, not to minister in the strict sense, but to render such assistance as may be necessary.

§ IX.—Curabit etiam, ut sacra supellex, vestes, ornamenta, lintealmina, et vasa ministerii integra, nitidae sint et munda.

129. He must take care that the vestments, vessels, and other requisites be kept perfectly clean, and in good order. Every parochial church should be in charge of some intelligent person, who would act as sacristan, and whose duty it would be to keep the furniture of both church and sacristy in proper order; but it still is necessary, as Baruffaldi observes, for the priest himself to see that this important duty is not neglected. If the vestments, linens, sacred vessels, etc., be not rich or costly, they should be at least "integra, nitida, et munda," as the rubric prescribes. This is the answer of Cardinal Bellarmine to the excuse that might here be pleaded on the score of poverty.

§ X.—In Sacramentorum administratione, eorum virtutem, usum ac utilitatem, et ceremoniorum significaciones, ut Concilium Tridentinum praecipit, ex Ss. Patrum et Catechismi Romani doctrina, ubi commode fieri potest, diligentiter explicabit.

130. The Council of Trent expressly commands bishops and parish priests to explain to the people, in a manner suited to their capacity, the efficacy and use of the sacraments. The words of the Council seem to imply that this should be done when any sacrament is about being administered; and most rituals contain a brief instruction on the subject, to be then addressed to the people. This time is undoubtedly very appropriate, and is recommended as such by the Catechism of the Council of Trent, whenever there is a considerable number of the faithful present, because, seeing the rite performed before them, they are in a condition to profit better by the instructions they receive. It is not required that he should each time touch on every point, but, as the Catechism suggests, he may select one point now, another again, and so on.

131. But the pastor should take other opportunities also

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1 Baruff., n. 58. Catal., tit. i. § viii. n. iii.
3 De Herdt, pars vi. n. 2. iv. 4 Loc. cit. n. 62.
5 De Gemius Columbae, lib. ii. cap. v. apud Catal., loc. cit. § ix. n. ii.
6 Sess. xxiv. cap. 7, De Ret. 7 Pars ii. cap. ii. n. 2. 8 Loc. cit.
of giving instructions on this important subject. He could do so in short familiar lectures before or after mass or vespers on Sundays. In these he could fully explain the necessity of the sacraments, the dispositions with which they must be received, and the ceremonies to be observed in their administration, particularly those ceremonies in which the recipient or the assistants are to take part. While he would thus comply with an important duty of his office, he would save himself a good deal of trouble and annoyance in the actual administration of the sacraments.

132. Everything pertaining to this matter is explained in the Roman Catechism, or Catechism of the Council of Trent, which is here recommended, and in which the pastor will find abundant materials for all his instructions. This book, compiled by the ablest theologians of the day, was published by St. Pius V, pursuant to a decree of the Council of Trent, expressly for the use of pastors; and, besides its great authority on this account, it will be found the most convenient book that can be referred to; for, though of moderate size, it contains a perfectly clear and methodical statement of all the points of Catholic doctrine and practice in which the pastor should instruct his flock.

§ XI.—Dum Sacramentum aliquod ministrat, singula verba, quæ ad illius formam et ministerium pertinent, attente, distincte, et pie, atque clara voce pronuntiabit. Similiter et alias orationes et preces devote ad religiosae dicet; nec memoriae, quæ plerumque habitur, facile confidet, sed omnia recitabit ex libro. Reliquas præterea Ceremonias ac Ritus, sua decenter, gravique actions peraget, ut adstantes ad celestium rerum cogitationem erigat, et attentos reddat.

133. The importance of attending to what is prescribed in this rubric is apparent from reading it. A mistake in a single word of the form might render the sacrament invalid. It is the duty of the minister, therefore, to pronounce the words, as he is here directed, clearly and distinctly. It is unnecessary to discuss how far the change, suppression, or addition of a word or syllable affects the validity of the form. The rule is, that any change which alters the meaning is to be regarded as a substantial one, rendering the sacrament null; but any which leaves the meaning intact is to be regarded as accidental, which, though it may be illicit, does not destroy the validity. Hence, as the meaning of words that are

spoken is more easily affected, so is the form more easily vitiated, by a change at the commencement of any word than by one at the end; but all danger is avoided by pronouncing the words as here directed. The other prayers prescribed are of less importance, and accordingly we see that in them the rubric is not so exact about the “singula verba,” but it requires them to be said with religious attention, and will not allow the minister to trust to his memory, but will have him recite them from the book. He should always use the rite in Baptism, Extreme Unction, and Matrimony, in which the prayers and ceremonies are of considerable length; but he can easily dispense with it in Penance, and in giving Holy Communion, as in these the forms are so short and so frequently used by him, that, at least after a little practice, there is no danger of mistake in trusting to his memory.

*134. The words of the form should be pronounced while the matter is being applied. In the Eucharist the words of the form require that the matter be physically present when they are pronounced. In the other sacraments it suffices that the form be pronounced and the matter applied at morally the same time. It is not required, e. g., in Baptism, that the water be actually falling on the head when the word “baptizo” is being pronounced. The rubric even directs that the water be poured on in naming the persons of the Blessed Trinity.

*135. The admonition regarding the manner of performing the ceremonies is well worthy of notice. The demeanor of the priest cannot but be closely observed by those who are present, and if it gives evidence of piety and a lively faith, it is sure to produce a salutary impression on them; but if, on the contrary, it gives evidence of carelessness or want of gravity, it cannot fail to give great disedification, and thus defeat the very end for which these sacred ceremonies have been instituted.  

§ XII.—Ad ministrandum procedens, rei quam tractatur usum, inten- tias sit, nec de iis, quae ad ipsum non pertinent, quidquid cum alio colloquatur: in ipsa administratioe actualitatem attentionem haberem studeat, vel saltus virtualem, cum intentione faciendi quod in eo facit Ecclesia.

136. We must carefully distinguish attention from inten-
tion—the former being defined "an act of the intellect, considering what a person is doing;" the latter, "an act of the will tending to some desired end." The distinction, however, is understood from the words themselves, as easily, perhaps, as from any definition of them. In administering a sacrament, the priest, according to the rubric, should endeavor to have actual, or at least virtual, attention. It is hard to understand how there can be attention at all, unless it be actual. St. Liguori maintains that it is impossible. By virtual attention, the rubric most probably means the absence of voluntary distraction. The explanation of Baruffaldi almost comes to this; and it is in this sense virtual attention seems to be used by La Croix. Attention in the act of conferring a sacrament is not necessary to its validity; but to be voluntarily distracted is at least a venial sin, and, in the consecration of the Eucharist, is very probably a mortal sin. Attention is required chiefly in pronouncing the form and in reciting the prayers. It may be directed: 1° to the words, so as to pronounce them well; 2° to the sense of the words, which is better; 3° to God and to the object of the sacred rite, which is best of all.

137. It has been defined by the Council of Trent, that in conferring a sacrament the minister must have the intention of doing what the Church does. There are various ways in which a person may be conceived to have an intention in doing a thing. 1° He may have an actual intention at the moment he does it. 2° He may have a virtual intention, i. e., he may do it in virtue of an actual intention which he had, and which still continues in some effect, though he does not think of it: as, e. g., if a priest leaves his house with the intention of baptizing a child, and in virtue of this intention goes to the church and performs the ceremony, though in the act he is quite distracted, and does not reflect on what he is doing. 3° He may have an habitual intention, i. e., he may have had the intention, and may not have retracted it; but yet it does not continue in any effect, nor can it be said that the act is performed in virtue of it. 4° He may have what is called an interpretative intention; i. e., he may be so disposed in doing the act, that if he had adverted to it, he would have had such an intention in doing it. These seem

1 Gary, ii. n. 202, 203. 2 Lib. vi. n. 14. 3 Tit. ii. n. 73. 4 Lib. vi. p. i. n. 84. 5 St. Lig., i. e. 6 St. Lig. lib. v. n. 176. Attentio autem. 7 Econ. vii. can. xi. De Sac. in gener.
to be the distinctions as laid down by St. Liguori, according to whom it is certain that neither the habitual nor the interpretative intention is sufficient; that the actual intention is not required; but that the virtual is required, and is quite sufficient.

138. So much for the intention as it is an act of the mind. With respect to the object of this intention, it must be "to do what the Church does," and the intention may be directed to this object in two ways, explicitly and implicitly. A well-instructed pious Catholic, in baptizing an infant, would have the explicit intention of "doing what the Church does;" while a heretic, or an infidel, not believing in the true Church or in the efficacy of the sacrament, but yet intending, in the act of baptizing, to do what is done amongst Christians, would have the implicit intention of "doing what the Church does," and such implicit intention suffices for the validity.

139. It is quite certain, then, that a virtual implicit intention is sufficient; but it is a question amongst divines whether this intention must be internal, or whether it be not enough for the validity to perform the external rite seriously and in proper circumstances, even though the minister should mentally exclude the intention of doing what the Church does. This is the famous question of the external and internal intention, which was for a time warmly debated in the schools. It is generally admitted now, that the weight of authority and reason is completely in favor of the necessity of the internal; and the other opinion barely escapes condemnation by Alexander VIII, who condemned the proposition: "Valet Baptismus collatus a ministro qui omnem ritum externum formamque "baptizandi observat, intus vero in corde suo apud se resol- "vit: Non intendo facere quod facit Ecclesia." At least it cannot be denied, according to Benedict XIV, that this is a very severe blow to it; and should there be, in any case, sufficient reason to think that the internal intention was wanting in the administration of Baptism, or any other sacrament that cannot be iterated, the sacrament should be again conferred conditionally, or if time permit, the Holy See should be consulted. The question, however, is very speculative, for in practice the internal intention is hardly ever wanting.

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1 Lib. vi. n. 15. 2 Loc. cit. n. 16, 17, 18. 3 Ibid. n. 29. 4 7 Dec. 1690. Denzinger, Enchiridion Symbolorum et Definitionum, c xxviii. n. 1186. 5 De Syn. Dioc., lib. vii. cap. iv. n. 8. 6 Ibid. n. 9.
§ XIII.—Illud porro diligentem caveat, ne in Sacramentorum administra-tione aliquid quavis de causa vel occasione, directe vel indirecte exigat, aut petat; sed ea gratia ministret, et ab omni simonise, atque avaritiae suspicione, nedum crimine, longissime absit. Si quid vero nomine eleemosyne, aut devotionis studio, peracto jam Sacramento, sponte a Fidelibus offeratur, id licite pro consuetudine locorum accipere poterit, nisi aliter Episcopo videatur.

140. The priest must not only be free from the crime of simony, the essential malice of which consists in estimating a spiritual thing at a temporal price, but he must also be careful to keep himself free from the least suspicion of it; and on the occasion of administering a sacrament, therefore, he must take care to avoid exacting the customary oblations in any way that might leave him open to such a suspicion. It is enough to cite here the admonition of the Synod of Thurles, which may serve as a practical commentary on this rubric: “In oblationibus quæ ex veteri et recepto nusfieri solent occasione administrationis quorumdam Sacramentorum, caveant Parochi ne aliquid fiat quod simoniam aut avaritiam sapiat. Sacramenta vero nunquam denegentur eo sub praetextu quod oblationes istæ dandæ non sint; alioquin noverint delinquentes se ad arbitrium Ordinarii esse puniendos.”

§ XIV.—Fidelibus alienæ Parochiæ Sacramentum non ministrabat, nisi necessitatis causa, vel de licentia Parochi, seu Ordinarii.

*141. A parish priest can validly administer the sacraments to all who present themselves within the limits of his parish. There could be no difficulty about any except the sacrament of penance, but it is certain that he has jurisdiction to hear in his own parish the confessions, not only of his own parishioners, but of any who present themselves. Indeed any priest, at the present day, who is authorized to hear confessions in a parish, is understood, by the universal custom of the Church, to have authority to hear there all who present themselves to him, no matter from what place they may come. A parish priest can hear the confessions of his own parishioners everywhere, even outside his own diocese; but he cannot hear the confessions of others beyond the limits of his own parish, unless where he is understood by custom, as is

1 Busemb. apud St. Lig., lib. iv. n. 49. Unde Patet. Suarez. De Simonia, cap. i. n. 1.
2 De Sacramentis, n. 5.
3 St. Lig., lib. vi. n. 564, et 569. Benedict XIV. Institut., xviii. n. 9.
the case in many places, to have jurisdiction in every part of the diocese.1

142. He can licitly confer sacraments on those of another parish: 1° In case of necessity, but this can ordinarily apply only to Baptism and Penance; 2° When there is an express or implied understanding with the parish priest, for then in reality he acts "de licentia." 3° By custom he can not only validly but licitly hear their confessions, even in paschal time, when they come to him in his own parish; and he can also give them Communion, unless it be the Paschal Communion, which they are bound to receive from their own pastor.3 He cannot lawfully administer sacraments to them in other cases without the permission of their parish priest or Ordinary.4

§ XV.—Omnes autem qui Sacramenta suscipiunt, loco et tempore opportuno monebit, ut remoto inani colloquio, et habitu, actuque indicenti, pie ac devote Sacramentis inter sint, et ea qua par est reverentia suscipiunt.

143. The admonition here recommended should be given in general terms, so as not to mark out any individual.3 It is to be given "loco et tempore opportuno." and perhaps it could be most conveniently given in the instructions already mentioned.6 By this means the risk of giving offence to individuals would be avoided.

§ XVI.—Librum hunc Ritualem, ubi opus fuerit, semper cum ministeriabit, secum habebit, Ritusque et Ceremonias in eo presecriptas, diligententer servabit.

144. We have treated in the preceding chapter7 of the obligation of using the Roman Ritual, and observing all that is prescribed by its rubrics. The priest is here admonished that he should always have a copy of it with him when he is about to administer a sacrament.8


5 Bouix, 1. c. n. 4. * St. Lig. n. 564.
6 St. Lig., n. 300. Vid. infra, chap. xiii. § 1.
7 Vid. infra. chap. xvi. § 1.
8 Vid. supra, n. 86. Baruff., tit. ii. n. 81.
9 Supra, n. 131. 7 Vid. n. 65, et seq. 7 Vid. supra, n. 133.
145. The Ritual treats only of those sacraments that are administered by priests. What regards Confirmation and Orders, which are conferred only by bishops, may be found in the "Pontificale Romanum." But though the priest is not the minister of these sacraments, it may be his duty to explain to the people the doctrine which relates to them, and especially it is the duty of the pastor to prepare the children of his parish for the worthy reception of the sacrament of Confirmation, and hence he is here referred to such books as may enable him to fulfil his duty in this respect; but, above all, to the Roman Catechism, or Catechism of the Council of Trent, the advantages of which we have had occasion to point out before.

§ XVIII.—Postremo, quisquis Sacramenta administrare tenetur, habeat libros necessarios ad officium suum pertinentes, eosque præsenti, in quibus Parochialium functionum notæ ad futuram rei memoriam, ut ad finem hujus Ritualis habetur.

146. The books here specially referred to are the Parochial registers, of which there are five, according to the Roman Ritual, to be kept in the manner prescribed at the end of the Ritual itself, viz: 1° of Baptisms; 2° of Confirmations; 3° of Marriages; 4° of every family with its members, noting the sacraments received by each, called the "Liber Status Animarum;" 5° of the faithful departed. At least the registers of Baptisms and Marriages must be kept with great care, and the Synod of Thurles directs parish priests to keep them in the manner prescribed by the Roman Ritual, "ad normam Ritualis Romani."

147. With regard to other books which treat of matters pertaining to the duties of his office, it is enough to observe that it is impossible for any priest to fulfil the duty of administering the sacraments and instructing the people, unless he be devoted to sacred study, and, therefore, unless he have a supply of good books. Speaking of Pastors, the Synod of Thurles says: "Lectioni præterea attendant et supellectilem librorum ecclesiasticorum sibi comparent; saltem sacra Biblia, et unum integrum Theologiae cursum, canones Concilii Tridentini, Catechismum Romanum, et vitae Sanctorum habeant et assidue versant."

1 Baruff. n. 91. 2 Supra, n. 132.
3 De Parochis. n. 27. 4 Vid. St. Lig., Praxis Confessorii, n. 18, prope finem.
5 De Vita et Honestate Clericorum. n. 23.
"Sacerdotes, jam ad munera ecclesiastica admissi," says the Synod of Westminster, "non ideo studiis præcipue "sacris, valedicant: sed cum ex ore sacerdotis scientiam "populi requirere debant (Mal. ii. 7), sint assidui in lectione "S. Scripturæ et theologiae tam dogmaticæ quam moralis et "asceticae. Ita fiet, ut, gregem instruentes, non inanibus "verbis hominum tantum pulsabunt aures, non contra "inimicos dimicabunt velut aerem verberantes, sed et illos "fructuose vero vitæ pane nutrient, et hos solida argu-"mentatione profligabunt."¹

¹ Deor. xxiv. De Vita et Honestate Clericorum, 102.
CHAPTER III.

ON THE ADMINISTRATION OF THE SACRAMENT OF BAPTISM:
“DE SACRAMENTO BAPTISMI RITE ADMINISTRANDO.”

§ II.—Sacer Baptisma, Christianæ Religionis et æternæ vitae jana
quod inter alia novæ Legis Sacramenta a Christo instituta, primum tenet
locum, cunctis ad salutem necessarium esse, ipsa Veritas testatur illis
verbis: Nisi quis renatus fuerit ex aqua et Spiritu Sancto, non potest in-
troire in regnum Dei (Joan. 3). Itaque summa ad illud opportune,
riteque administrandum ac suscipiendum diligentia adhibenda est.

148. Baptism is defined by the Catechism of the Council
of Trent, “Sacramentum regenerationis per aquam in verbo:”
“The Sacrament of regeneration by water in the word;” i.e.,
the sacrament by which we are spiritually regenerated or born
again, by an ablution of water with the prescribed form,
“Ego te baptizo in Nomine Patris,” etc. It had various
other names besides Baptism amongst the early Fathers and
ecclesiastical writers. It is called the Sacrament of Faith,
of Illumination, etc.¹

149. By Baptism we are cleansed from original sin, made
members of the Church, children of God, and heirs to the
kingdom of heaven. “By nature,” says the Catechism of the
Council of Trent,² “we are born from Adam children of
wrath, but by Baptism we are regenerated in Christ children
of mercy; for he gave power to men, to be made the sons of
God, to them that believe in his name, who are born, not of
blood, nor of the will of the flesh, nor of the will of man,
but of God” (John, i. 12, 13). This spiritual regeneration,
then, by Baptism, is absolutely necessary to salvation,
as has been defined by the Council of Trent,³ and as is clearly
inferred from the words of our Lord here cited, “Nisi quis
renatus,” etc.: “Unless a man be born again of water and
the Holy Ghost, he cannot enter into the kingdom of God.”⁴

150. The word water in this text has always been under-
stood by the Fathers in the literal sense, and the Council of

¹ Vid. Bellarmine, De Bapt., cap. i.
² Sess. vii. cap. 5 De Bapt.
³ Para. ii. cap. ii. n. 5.
⁴ John, iii. 5.
Trent has anathematized those who, with Calvin, distort its meaning by taking it metaphorically. We see that our Lord himself baptized, as is related in the same chapter (though by the ministry of his disciples, as appears from what the Evangelist afterwards states); that he commissioned his apostles to baptize, and that they did baptize all who received the gospel, while the nature of the baptism administered is evident from the history of the baptism of the eunuch, and of the Gentile converts, in which there is distinct mention of water. There can be no doubt, therefore, that the meaning of our Saviour's words, "to be born again of water," is simply "to be regenerated by Baptism," and this is declared necessary to salvation.

Moreover, the expression implies that it is necessary, not merely as the fulfilment of a precept is necessary, because its voluntary omission would be a sin, necessitate precepti; but that it is absolutely necessary as a means positively conducing to salvation, so that without it salvation could not be attained, even though its omission were involuntary, necessitate medii. This is shown by the universality of the form, "Nisi quis," etc., by which it extends to all, even those to whom a precept could not be addressed, as infants, but still more perhaps by the implied assertion, that this regeneration is as necessary to spiritual life and admission into the kingdom of God, as birth according to the flesh is to natural life; an assertion which is confirmed by what our Saviour immediately adds: "That which is born of the flesh is flesh, "and that which is born of the Spirit is spirit," for what St. Paul so clearly expresses is here understood, viz., "that flesh "and blood cannot possess the kingdom of God."

But though Baptism is thus necessary to salvation, its defect in those who, through no fault of their own, are unable to receive it, may be supplied in two ways, according to the common doctrine of the Fathers: 1° by an act of perfect charity, which includes the desire of Baptism, and which is called Baptismus Flaminis; 2° by martyrdom, which is called Baptismus Sanguinis, and by which even infants, who are put to death for Christ, as were the Holy Innocents, may be

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1 See vii. can. 2. De Baptismo.
4 Acts. xi. 41. 
5 Acts, viii. 36. 
6 Acts. x. 47. 
7 John, iii. 6. 
8 1 Cor. xv. 50. 
9 Vid. Corn. A Lapide, Comment. in Joan. iii. 8.
There is no other means of supplying for the Baptism of water, or *Baptismus Fluminis*, which is always meant by the word Baptism, when used simply and without any adjunct, and which alone is a sacrament.

153. It is here said to be "Christianæ Religionis et æternæ "vite janua," for although without it salvation may be attained in the two cases we have mentioned, no one properly belongs to the body of the Church, or is capable of receiving any other sacrament, without the spiritual character which it alone impresses on the soul.

§ II.—Cum autem ad hoc Sacramentum conferendum alia sint de Jure divino absolute necessaria, ut materia, forma, minister; alia ad illius solemnitatem pertinent, ut Ritus ac Ceremoniae, quas ex Apostolica et antiquissima traditione acceptas et approbatas, nisi necessitatis causa, omittere non licet; de iis aliquæ præmonenda sunt, ut sacram hoc ministerium rite ac sancte peragatur.

154. In every sacrament three things are essential, the matter, the form, and the minister: "Hæc omnia Sacramenta tribus perferiuntur, videlicet rebus tanquam materia, verbis "tanquam forma, et persona ministri conferentis Sacramentum "cum intentione faciendi quod facit Ecclesia: quorum si ali- "quod desit non perficitur sacramentum." The words, matter, and form, as applied to the sacraments, were introduced by the Scholastics, being found in no writer earlier than the thirteenth century; but the things signified by them were always distinguished. In every sacrament there is a something to be determined, which we now call the "matter," and which in ancient writers is called "res," "elementum," etc.; and there is that which determines it, which we now call the form, and which in ancient writers is called the "verbum," since it, at least ordinarily, consists in words. This distinction is clearly expressed in the well known citation from St. Augustine: "Detrahe verbum et quid est aqua nisi aqua? Accedit verbum ad elementum et fit Sacramentum." The minister, too, is essential, for he must apply the matter and form with the intention of doing what the Church does. In the administration of Baptism, besides what is essential to the Sacrament, certain rites and ceremonies, which have been in use from the earliest times.
§ III. - _Ac primum intelligat Parochus, cum hujus Sacramenti materi si aqua \_qua ac naturalis, nullum alium liquorem ad id adhiberi posse._

155. The matter of a sacrament is distinguished into "remote" and "proximate;" the remote being that which is applied or used, the proximate being the application or use of the remote, in the act of administering. Thus, in Baptism, water is the remote matter, and ablution with water is the proximate matter.

*156. That water alone is the matter of Baptism, is proved by the reasons already mentioned in treating of its necessity._

Any liquid which can be, simply and properly speaking, called "water," whether it be hot or cold, salt or fresh, is sufficient for the validity of the sacrament. The admixture of any other ingredient does not interfere with the validity, provided the liquid still retains, in common estimation, the nature and properties of water. This is the rule by which theologians determine whether any proposed liquid be sufficient or not for the matter of the sacrament._

But in case of necessity even doubtful matter may, and should be, used, when no other can be had._

157. Many very congruous reasons are assigned by the Fathers and theologians, why water was selected by Christ in preference to any other element. "In the first place, water, which is always at hand, and is easily procured by all, was a most fit matter of a sacrament necessary to all, without exception, to attain life;" next, water admirably expresses the effect of Baptism, for, as water washes away uncleanness, so also does it strikingly illustrate the virtue and efficacy of "Baptism, which washes away the stains of sin. Moreover, as water is extremely well adapted to cool bodies, so does Baptism in a great measure extinguish the ardor of the "passions."*

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  * Vid. St. Lig., lib. vi. n. 103.  
  * Ibid. *Et hic sedulo*, etc.  
  * The translation from which we copy has "maintain," but this is probably a misprint for "attain;" the original being "ad consequendum vitam."  
  * Cat. Conc. Trid., pars ii. cap. ii. n. 10.
§ IV.—Aquæ verae solemnnis Baptismi sit suo anno benedicta in Sabbato Sancto Paschatis, vel Sabbato Pentecostes, quæ in fonte mundo nitida et pura diligenterce servetur; et hæc, quando nova beneficenda est, in Ecclesiæ, vel potius Baptistirii sacrarium effundatur.

*158. Though common water, as has been said, is sufficient for the validity of the sacrament, the water used in the administration of solemn Baptism should have been blessed on the Holy Saturday, or on the Saturday of Pentecost, immediately preceding. Merati shows that the custom of blessing the water used in Baptism has existed in the Church from the earliest times; and according to the common opinion of theologians, there is an obligation sub mortali of using blessed water in solemn baptism.

*159. On the days above mentioned, the water is blessed according to the form prescribed in the Roman Missal; at other times it is blessed according to the form prescribed in the Ritual, and should always be preserved with great care in the baptismal font. What remains when new water is to be blessed, should be poured into the sacarium of the church, or that of the baptistery, if it have one annexed; and even what is used, as we shall see, should be poured, or allowed to fall, into the same place.

§ V.—Si aquæ benedicta tam imminuta sit, ut minus sufficie videatur, alia non benedicta admisceret potest, in minori tamen quantitate.

*160. It is doubtful whether one or two drops of water would suffice. According to the common opinion there must be an ablution, which supposes the water to flow on the part to which it is applied. When the supply in the font is insufficient, it is here stated that common water may be added, but it must be in less quantity.

*161. Since there is no restriction as to the number of times, it would seem that this addition of common water in small quantities may be made as often as is necessary, though the quantity of unblessed water thus added may, in the end, exceed that of the blessed water which remained in the font when the first addition was made. This is the opinion of Cavalieri. In was expressly decided with respect to the holy

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1 Pars ii. tit. x. n. xxxvii. Vid. infra, chap. ix. § vi.
2 Vid. St. Lig., lib. v. n. 102, in fine in parenth.
3 Infra, chap. ix. 4 Vid. infra, § xxxii. 5 Infra, § xii.
6 St. Lig., n. 107. Quer. vi. 7 Billuart, De Bapt., dis. i. art. iii. § iii. Collet, De Bapt., art. ii. concl. i. 8 Tom. iv. cap. xii. Dec. x. n. v.
oils, that unblessed oil may be added in this way. And if
this be true of what is essential to the sacrament of Extreme
Unction, we may infer that the same will hold for the bap-
tismal water, in which the benediction is by no means required
for the validity.

§ VI.—Si vero corrupta fuerit, aut effluerit, aut quovis modo defecerit,
Parochus in fontem bene mundatum so nitidum recentem aquam infun-
dat, eamque benedicit ex formula quae infra prescribitur.

*162. Provision is here made for the case in which the
water becomes unfit for use, or the supply, from what-
ever cause, altogether fails. Water that has been for a con-
siderable time stagnant often becomes corrupt, and might be
injurious to infants if used in their baptism. The font, too,
may be leaky or porous, so as to retain the water but a short
time, and the present rubric directs what is to be done in
such cases. The font is to be thoroughly cleansed, the putrid
water, if any remains, being thrown into the sacrium; and
a new supply having been poured in, is to be blessed accord-
ing to the formula given hereafter.

*163. A mucous film is soon formed on the surface of
the font from the oils used in the benediction. This does
not render the water unfit for use, but it may be removed,
according to Baruffaldi, without any injury or irreverence,
just as the oil used in the consecration of a chalice. It may
be removed with a little cotton, and burned or thrown into
the sacrium.

§ VII.—Sed si aqua conglaciata sit, curetur ut liquefiat: sin autem
ex parte congelata sit, aut nimum frigida, poterit parum aque naturalis
non benedictæ calæfacere, et admiscere aque baptismali in vasculo ad id
parato, et ea tepetetur ad baptizandum uti, ne noceat infantulo.

*164. Water in the solid state, as ice, cannot be used for
Baptism, for there cannot be an ablution with it in this
state; at least it is very doubtful matter, and can be used,
therefore, only in case of necessity, and then sub conditione.
But if it be dissolved in the act of application it is certainly
valid.

*165. The rubric here directs that if the water in the font
be congealed, it must be liquefied before use. This may be
done in various ways. A little may be taken from the font, and reduced, by the application of heat, to the liquid state; or, as the rubric here directs, a little common water may be heated, and mixed with some taken from the font, in a vessel provided for the purpose. The same should be done, even when the water is not frozen, if it be too cold to be poured, with safety, on the child; but the common water used should always be less in quantity than that taken from the font, as is directed by St. Charles, in his instructions, and as might be inferred from a preceding rubric. In the Greek Church warm water is used, according to Goar, not only to guard against danger to the infant, but also because the warmth is regarded as a symbol of the fervor of grace produced by Baptism.

ON THE FORM OF BAPTISM: "DE FORMA BAPTISMI."

§ VIII.—Quoniam Baptismi forma his verbis expressa: Ego te baptizo in nomine Patria, et Filii, et Spiritus Sancti, omnino necessaria est,ideo eam nullo modo licet mutare, sed eadem verba uno et eodem tempore quo fit ablatio pronuntianda sunt.

166. We have already mentioned the rules by which one may determine what change in the form of a sacrament is to be regarded as substantial, and what as merely accidental. We shall add merely, that when the change is such as to leave it doubtful whether or not the sense is substantially altered, the validity very often depends on the intention of the minister.  

167. It is never lawful to change the words of the form as here given in the rubric. It is admitted, however, that the omission of the pronoun "Ego" would not invalidate the sacrament. Neither would the omission of the et before Filii, nor, according to the more probable opinion, of the preposition in; but this last omission, as it would leave the validity doubtful, could not be excused from mortal sin. All the other words are essential.

3 Supra, n. 160.
4 ΕΓΚΑΟΛΟΙΓΙΟΝ, sive Rituale Graecorvm Illustratum, In Baptismatis Officium Notæ, n. 24, pag. 366.
5 Supra, n. 133.
6 St' Lig., lib. vi. n. 112.
7 St' Lig., lib. vi. n. 133.  
8 Cfr. Lacroix, lib. vi. pars i. n. 38.
9 Ibid. Dub. 2, in fine.
168. St. Liguori seems to suppose that the word "Amen" is as much a part of the form as the pronoun "Ego," for he says the omission of neither one nor other would invalidate the sacrament, nor exceed a venial sin. The same is supposed by several theologians whom he cites. It is evidently supposed by Lacroix and by Gury. Now the truth is, that the word "Amen" does not belong to the form at all, nor is it given in any correct edition of the Ritual. The authority of the theologians, however, and especially of St. Liguori, suggested a doubt on the matter, which was proposed to the Sacred Congregation, and answered as follows: "Plures Theologi inter quos Sanctus Alphonsus Maria de Ligorio sentiunt veniale esse omittere vocem, " 'Amen' in fine formæ Baptismi, quæ tamen vox non repeteritur in Rituali Romano: quæritur ergo utrum adhibenda sit "vel omittenda?" Resp: "Strictim in casu servetur Rituali Romanum." It is not permitted, therefore, to add the word "Amen" to the form.

169. The Apostles are stated to have baptized "in nomine Jesu Christi," and these words were understood by some to be the form which they used. If this interpretation be admitted, it must be said, with St. Thomas, that the Apostles did so in virtue of a special revelation, in order that the name of Christ might be thus more highly honored. But it is much more probable that the words mean simply that the Apostles administered the Baptism instituted by Christ, and therefore with the form instituted by him. That they baptized with the explicit mention of the three divine persons, may be inferred from Acts, xix, where the question of St. Paul clearly implies that those who received the Baptism of Christ must have heard the name of the Holy Ghost.

170. The form must be pronounced while the matter is being applied, that is, at morally the same time.

§ IX.—Latinus Presbyter latina forma semper utatur.

171. The form above given is that which a priest of the Latin Church is bound to use. In some of the ancient Liturgical books used in France, certain words are added
CHAP. III.

SACRAMENT OF BAPTISM.

after "Spiritus Sancti," as, "ut habeas vitam æternam—
"Amen;" "in remissionem peccatorum, ut habeas vitam
æternam;" "ut habeas vitam æternam, in sæcula sæculo-
rum." Such additions do not affect the validity, but they
are no longer in use anywhere, nor are they at present allow-
able, as is plain from the answer of the Sacred Congregation
before cited.

172. In the Greek Church the form used is "Baptizatur
servus Christi in nomine Patris," etc.; or, as it is in the
Euchologium, or Ritual of the Greeks: "Baptizatur servus
Dei in nomine Patris," etc. This form is declared valid in
the decree of Eugene IV, "Pro instructione Armenorum." Though the form "Baptizatur," etc., in the imperative mood,
is likewise declared valid in the same decree, at least accord-
ing to a common reading, and is often mentioned as the form
used by the Greeks, it is maintained by Aecadius, that this
form is not, and never was, in use amongst them. Cardi-
unal de Lugo maintains the same; so also does Collet.

"Baptizatur," etc., is the only form found in the "Eucholo-
gium," published and commented on by Goar; and the
same is to be said of that which is cited by Martene. In the
ΕΥΧΟΛΟΓΙΟΝ ΜΕΓΑ the words of the form are: "Βαπτίζεται
ὁ δομίνος τοῦ Θεοῦ (ὁ δείκτις i.e. τὸ δόμα)," etc. The indicative
is also the only form given in a Compendium of Theology
published for the use of ecclesiastical students in the schis-
matic Russo-Greek Church. It says: "Forma Baptismi
(ex antiqua praxi Ecclesiae Graecae et nostrae Russicae) lœc
"est: Baptizatur servus Dei in nomine Patris et Filii et
"Spiritus Sancti."

It is worthy of note that the word "Baptizetur," in the
text of the decree of Eugene IV, as given by Labbe, is
marked by an asterisk, referring to the word "Baptizatur"
printed in the margin, which intimates that "Baptizatur" is
another, and perhaps the correct reading. The words are:
"Forma autem est: 'Ego te Baptizo in nomine Patris et Filii

1 Martene, De Ant. Eccl. Rit., lib. i. cap. i. art. xiv. n. 15.
2 Sup. n. 168.
3 Aecadius, Apud Catal., tit. ii. cap. i. § ix. n. 11.
4 De Sacramentis, disp. ii. sec. vi. n. 109.
5 De Baptismo, cap. iv. art. iii. Conclusio i.
6 EΥΧΟΛΟΓΙΟΝ, sive Rituale Graecorum Illustratum. Officium
Sancti Baptismatis, pag. 350 et seq.
7 De Ant. Eccl. Rit., lib. i. cap. i. art. xviii. ord. xxiiii. et seq.
8 Edit. EN BENETIA, 1834.
9 Petropolit. 1799.
10 Cap. ivii. De Baptismo, § 10.
11 Loc. cit.
"et Spiritus Sancti." Non tamen negamus quin et per illa "verba: "Baptizetur talis servus Christi *Baptizatur. "in nomine Patris et Filii et Spiritus "Sancti; vel, baptizatur manibus meis talis, "in nomine Patris et Filii et Spiritus Sancti, verum pertici
"tur baptismata."

Guars says that the similarity of "Baptizetur" to the Greek verb gave rise to the error. "Propter dictionis Baptizetur: "affinitatem ad aliam vocem Latinam 'Baptizetur,' commenti "sunt quidam Græcos in Baptismate deprecatorìâ vel imperative forma uti."

§ X.—Cum Baptismum iterare nullo modo liceat, si quis sub conditione, de quo infra, sit baptizandus, ea conditio explicanda est hoc modo: Si non es baptizatus, ego te baptizo in nomine Patris, etc. Haec tamen conditionali forma non passim aut leviter uti licet, sed prudenter; et ubi, re diligenter pervestigata, probabilis subest dubitatio infantem non fuisse baptizatum.

*173. When Baptism is to be administered conditionally, the condition should be expressed as is here directed. According to Natalis Alexander, Baptism was not administered conditionally before the eighth century; but Benedict XIV refutes this opinion, and shows that the use of conditional Baptism was frequent from the very beginning, though the condition was only implied in the intention, and not expressed in words, previous to the eighth century. The conditional form, however, is not to be used unless when, after diligent inquiry, there is a prudent reason for doubting whether the sacrament was validly administered before.

174. The Catechism of the Council of Trent warns pastors against the error of supposing that they are free to baptize conditionally any child that is presented to them. They are strictly bound to inquire whether it has been previously baptized, and if so, to ascertain, as well as they can, whether the Baptism was validly conferred; and it is only when, after this diligent inquiry, a doubt still remains as to the validity, that they should proceed to baptize conditionally. If they act otherwise, the use of the conditional form will not save them from being guilty of sin and incurring an irregularity.

1 In Bapismatis Officium Notar, n. 20, page 365.
§ XI.—Baptismus licet fieri possit aut per infusionem aquae, aut per immersionem, aut per aspersionem; primus tamen, vel secundus modus, qui magis sunt in usu, pro Ecclesiarum consuetudine retinuntur; ita ut trina ablutione caput baptizandi perfundatur, vel immergatur in modum Crucis uno et eodem tempore quo verba proferuntur, et idem sit aquam adhibens et verba pronuntians.

175. In the Latin Church, Baptism is now generally conferred by effusion (called also infusion and affusion), i.e., by pouring water on the head in the manner hereafter directed. For many centuries it was much more commonly conferred by immersion, and it would be difficult to fix the time when Baptism by immersion fell into disuse: it was common enough so late as the fourteenth century, as appears from the statutes of several synods mentioned by Martene, and it is still retained as part of the Ambrosian rite at Milan.

176. Immersion has been always in use amongst the Greeks. It is the only mode of Baptism given in the Euchologium, though Goar testifies that very frequently they baptize by effusion. In the Russo-Greek Church, according to the Compendium of Theology above referred to, both modes are in use: “Modus quo baptismus in nostra Ecclesia peragitur duplex est . . . alter immersionis, alter ablationis.”

177. It is quite certain that, from the very beginning, Baptism was frequently conferred by effusion, as e.g., in the case of those who were baptized in sickness, and who were called “Clinici;” and, at all events, since the thirteenth century, this is the ordinary mode of conferring it in the Latin Church.

178. Baptism by aspersion or sprinkling is not in use, but there can be no doubt of its validity. It is the common opinion of theologians that this was the mode used by the Apostles in baptizing the multitude of converts mentioned, Acts, cap. ii. v. 41. This whole matter is briefly but clearly stated in the Catechism of the Council of Trent, which directs the pastor to explain that, “by the common custom and practice of the Church, there are three ways of administering Baptism—immersion, effusion, and aspersion; and that, administered in any of these three ways, it is valid; for in

1 Infra, chap. iv. § xvii.
2 De Ant. Eccl. Rit., lib. i. cap. i. art. xiv. n. 6.
3 Ibid. n. 5. Vid. infra, chap. iv. § xviii.
4 Vid. Martene, lib. i. cap. i. art. xviii. Ord. xxii. et seq.
5 In Baptismatis Officium Notae, n. 24, page 365.
6 Supra, n. 172.
7 Vid. Perrone, De Bapt., cap. i. prop. ii.
EFFUSION—IMMERSION.

"Baptism water is used to signify the spiritual ablution which it accomplishes, whence Baptism is called by the Apostle a "laver" (Ephes. v. 26); but ablution is not more really accomplished by immersion, which was long in use from the earliest period of the Church, than by effusion, which we now see to be the general practice, or aspersion, the manner in which there is reason to believe Peter administered "Baptism, when on one day he converted and baptized three thousand persons (Acts, ii. 41)."

*179. The water is to be poured on the head, or the head is to be immersed three times, each time in the form of a cross. The triple ablution here prescribed is not essential to the sacrament, but it should not be omitted except in case of necessity.

*180. The form should be pronounced while the matter is being applied, so that they be physically, or at least morally, united. It has been already stated that strict physical simultaneousness is not essential to the validity, but at least there must be a moral union, otherwise the words of the form would not be verified, nor would the sacrament, consequently, be valid; and for the same reason it is essential that the same person apply the water and pronounce the form.

§ XII.—Ubi vero Baptismus fit per infusionem aquæ, cavendum est ne aqua ex infantis capite in fontem, sed in sacarium Baptisterii propius ipsum fontem extractum defluat, aut in aliquo vaso ad hunc usum parato recepta, in ipsius Baptisterii, vel in Ecclesiae sacarium effundatur.

*181. The water which is poured on the head in Baptism should never be permitted to fall back into the font from which it is taken. It should either fall immediately into the sacarium of the baptistery, or be received in a basin or vessel provided for the purpose, and be afterwards poured into the sacarium of the baptistery or of the Church. The object of the rubric is to preserve the water from impurities, and to prevent the danger of infection.

*182. Immediately adjoining the baptismal font, and on the same or a somewhat lower level, so that the head of the infant may be conveniently held over it while the water is being poured on, there should be constructed a "sacarium," or basin communicating with the earth by means of a pipe.
The font itself is sometimes divided into two compartments, one of which communicates with the earth and serves as the sacrarium. This arrangement is very convenient, and has been adopted in most of the fonts recently constructed.

183. Should Baptism be administered in a church which has no baptismal font, or the font of which has no sacrarium immediately annexed, the water flowing from the head of the child ought to be received in a vessel, as here directed, and afterwards poured into the sacrarium. Should it be administered in a private house, the water ought to be received in like manner, and conveyed to the sacrarium of the baptistery or church; or, if this be found too inconvenient, it may be thrown into the fire, as is directed by the Constitutions of St. Edmund of Canterbury. Whether the water used has been blessed or not, it should be disposed of in this way, since it has been used as the matter of the sacrament; and the reason assigned in the Constitutions is simply "propter reverentiam Baptismi."

ON THE MINISTER OF BAPTISM: "DE MINISTRO BAPTISMI."

XIII.—Legitimus quidem Baptistis minister est Parochus, vel annus Sacerdos a Parocho, vel ab Ordinario loci delegatus; sed quoties infans, ant adultus versatur in vitæ periculo, potest sine solemnitate & quocumque baptizari in qualibet lingua, sive Clerico, sive Laico. etiam excommunicato, sive fidelis, sive infidelis, sive Catholicos, sive haereticos, sive vivo, sive femina, servata tamen forma & intentione Ecclesiae.

184. According to the ancient discipline of the Church, the solemn administration of Baptism was generally confined to the bishop, who, nevertheless, occasionally committed it to priests and deacons. Since the institution of parishes, however, the priests appointed to the care of them are, by the very fact, commissioned to administer the sacraments, though a reservation was made as to the solemn administration of Baptism on Easter Saturday and the eve of Pentecost; and this reservation is, with respect to the baptism of adults, still continued in many churches. But, if we except this reservation, it is, according to the present discipline, the undoubted right of the parish priest to baptize all who belong to his...
parish. Any other priest who baptizes one of them without his leave, or the leave of the Ordinary of the diocese, is guilty of mortal sin, the case of necessity of course excepted. The leave, however, need not always be expressed; it is enough that it can be reasonably presumed.

In case of necessity, Baptism may be conferred by any human being who has the use of reason, and knows how to apply the matter and form. "And here truly may we admire the supreme wisdom and goodness of our Lord, who, "as its matter, than which nothing can be more common, "wished also, in like manner, that no one should be excluded "from its administration." We have already seen what words are essential to the form, but they may be pronounced in any language or dialect. It seems difficult to understand how an infidel or heretic can have the necessary intention of doing what the Church does, but it has been above explained how they can have the intention implicitly.

§ XIV.—Sed si adsit Sacerdos, Diacono præferatur. Diaconus Subdiacono, Clericus laico, et vir feminae, nisi pudoris gratia deceat feminae, quam virum baptizare infamem non omni modo editum, vel nisi melius feminae sciret formam et modum baptizandi.

*185. The order here prescribed in the rubric binds sub gravi, so far as it prohibits a laic to baptize, if a priest be present and willing to do so; but it is probable that a departure from it in any other way, when a priest is not present, does not exceed a venial sin.

A deacon can baptize solemnly when he is specially commissioned by the bishop or parish priest; but theologians commonly teach that this commission should not be given unless for very grave reasons, as, e. g., on account of the great number to be baptized while the priest is disabled by sickness, or too much occupied in hearing confessions, preaching, and other pastoral duties, as might easily happen in missions amongst infidels. Without such a commission, a deacon is not permitted to baptize solemnly, even when called on in case of necessity, and would incur an irregularity by doing so. Hence St. Liguori inclines to the opinion, that a laic baptizing in presence of a deacon would not be guilty of more than a venial sin. It is manifest that, in some cases,
such as the rubric mentions below,\footnote{1} modesty requires that, if possible, no other than a female be the minister, even though a priest were at hand.\footnote{2}

§ XV.—Quapropter curare debet Parochus, ut Fideles, presserver obstetrices, rectum baptizandi ritum probe teneant et servent.

*186. Pastors are strictly bound to take care that the faithful, and especially midwives, be well instructed in the manner of administering the sacrament. The obligation here mentioned in the rubric has been inculcated by innumerable provincial and diocesan synods.\footnote{3} It is enough to cite the words of the Synod of Thurles: "Cum Baptisma ad salutem "necessarium sit, Dei benignitate factum est ut a quolibet "hominem valide conferri possit. Curandum itaque est a Paro-
"chis ut singuli fideles, preserver vero obstetrices, modum et "formam illius ministrandi norint, ut in casu necessitatis illud "rite conferant."\footnote{4}

187. It is important also that no one should be permitted to perform the office of midwife, who does not hold the Catholic doctrine on the necessity of Baptism. Nothing short of this will insure sufficient care for the safety of the child in cases of difficult parturition. It is appalling to think of the disregard for infant life avowed and acted on by some practitioners,\footnote{5} and it is the undoubted duty of the pastor to prevent, as far as he can, the employment of such persons.\footnote{6}

§ XVI.—Pater aut Mater propriam prolem baptizare non debent, preterquam in mortis articulo, quando alius non reperitur qui bap-
tizet; neque tune ullam contrahunt cognitionem, quæ matrimonii usum impediat.

*188. The minister of Baptism, even when conferred privately or in case of necessity, contracts a spiritual relationship with the child and its parents, which is a diremment impediment to marriage with any of them.\footnote{7} This is of no practical importance when the minister is in holy orders, unless in the case wherein the relationship should be mentioned in confession;\footnote{8} but it is of great importance as regards Baptism conferred by a laic, whose subsequent marriage with
the child or its parent would be null, unless a dispensation from the impediment were previously obtained.

189. The present rubric directs that a child should not be baptized by its parent, unless in the case of extreme necessity here mentioned. In any other case, the parent who baptizes is certainly guilty of grievous sin, unless excused by ignorance; but theologians are divided as to whether or not there results any impediment to the use of marriage. The greater number, with St. Thomas, hold that there does, and the rubric here, by excepting the case of necessity, seems to imply the same; but St. Liguori cites many authors in favor of the opposite opinion, to which he himself seems inclined.

190. The same decision is to be given if the husband baptizes the child of his wife by another man, or the wife the child of her husband by another woman; for the impediment, if contracted at all, is contracted in this case as well as when the child belongs to both.

191. All this, however, proceeds on the supposition that the parties are already married, for, if they be not, there is no doubt that, even in case of necessity, there would result a diriment impediment to their subsequent marriage.

It may be doubted whether in this case the parent is prohibited more than any other laic from conferring Baptism. De Lugo discusses the question, whether a father could licitly stand sponsor for his illegitimate child, and he decides it in the affirmative, laying down as a general principle that the prohibition of the canons extends to the children of one’s present lawful consort, whether they be the issue of the present marriage or not, but that it does not extend to others, because in the case of no other does any inconvenience result from the spiritual relationship contracted. The same reasoning appears to be perfectly applicable to the case in which the parent baptizes his or her illegitimate child. The Catechism of the Council of Trent, however, assigns one reason why the parent of a child should not act as sponsor, which seems to hold good even when the child is illegitimate, viz.: “To mark more strongly the great difference that exists between this spiritual and the carnal bringing up of youth.” At all events, the decision of De Lugo could not be acted on, if the father

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1 St. Lig., lib. VI. n. 150.
2 Loc. cit. Secunda Sententia.
3 Vid. Carrière, De Matrimonio, n. 695.
5 Barb. Mor., lib. i. Dub. v. n. 4.
6 Pars ii. cap. ii. n. 29.
of an illegitimate child were already bound to marry the mother, in virtue of a promise, or in order to repair an injury, as may easily happen. In such a case, to contract the relationship would be to put an obstacle to the fulfilment of his obligation.

ON THE BAPTISM OF INFANTS: "DE BAPTIZANDIS PARVULIS."

§ XVII.—Opportune Parochus hortetur eos ad quos ea cura pertinet, ut natos infantes, sive baptizandos sive baptizatos, quemprimum fieri poterit, ea quæ decet Christiana modestia, sine pompaæ vanitate deferrant ad Ecclesiam, ne illis Sacramentum tantopere necessarium nimium differatur cum perilico salutis, et ut illis, qui ex necessitate privatim baptizati sunt, consuetæ ceremoniæ ritusque suppleantur, omissa forma et ablutione.

192. The exhortation here recommended as to the time and manner of presenting infants for Baptism, might be conveniently introduced into the instructions before mentioned. Since Baptism is absolutely necessary to salvation, it follows that infants should be baptized; and seeing the many accidents to which they are exposed, and the great number that die in infancy, it is manifestly expedient that their baptism be not long deferred. The rate of infant mortality varies in different countries, and even in the same country is considerably affected by the circumstances of the parents. But it is ascertained, from reliable statistics, that fully one-third of the infants born alive die before completing their fifth year. In a paper read by Dr. Fraser before the Association for the Promotion of Social Science, it was stated that, in Glasgow, during the month of July, 1860, the mortality of infants under five years was as high as 55 per cent. And in another paper, read by Dr. Gairdner on the same occasion, it was shown, as the result of a great number of returns carefully selected, that the mortality within the first year after birth, ranges from 15, as the lowest, up to nearly 30 per cent.

There are good reasons, therefore, why the rubric should prescribe, as it does here, that infants be presented for Baptism as soon as possible. Several provincial synods have or-
dered it within a limited time. St. Charles ordered it before
the ninth day, and that, too, under pain of excommunication. Benedict XIV ordered the same, and under the same
penalty, for Bologna, when he was archbishop of that
city.  
193. It is certain that parents, or those who have the
charge of infants, are guilty of grievous sin, if they put off
their baptism for a long time, unless there be some weighty
reason to excuse them. It is difficult to determine what
delay would amount to a mortal sin, but the more common
and the more probable opinion, according to St. Liguori,
requires it to exceed ten or eleven days.  
194. Though the infant may have received a private
baptism, the rubric directs that it be brought to the church as
soon as possible, to have the usual ceremonies supplied. To
neglect this would be a grievous sin, according to St. Liguori.

When a priest baptizes an infant in a private house, Collet
measures that he should apply all the usual ceremonies if
there be no danger of the infant’s death before the sacrament
is conferred. But it is certain that even in such circumstan-
ces he is not, at least as a general rule, permitted to perform
any of the ceremonies which precede baptism; these must be
performed in the church. This is the general law expressed
or supposed in the Ritual, and confirmed by several decrees of
the Sacred Congregation.  
195. In missionary countries, however, where the houses
of the faithful are often at a great distance from the church,
and where there is reason to fear that the children might not
afterwards be brought to the church, to have the ceremonies
supplied, it is permitted to the missionaries to administer the
sacrament with all the ceremonies in private houses, according
to an instruction of Pius VI. In Ireland, until recently, this
custom very generally prevailed; but the Synod of Thurles
has abolished it, and decreed that, in future, Baptism be con-
ferred only in the church. The Synod adds, however, by way
of exception: “Quod si infantes in periculo mortis sint aut si
longe degunt ab Ecclesiis, ita ut ad eas tuto ferri non possunt,
tunc morem jam inductum necessitas mutari non sinit.”

administ., p. 7.  
* Institutiones, xviii. n. 8.  
3 Lib. vi. n. 118, Not. ii.  
4 Lib. vi. n. 144, in parenth.  
* De Bapt., cap. v. Quæres 30.  
6 Vid. infra, cap. iv. § xxvi.  
* De Baptismo, 70.
This would certainly seem to allow a priest, baptizing in case of necessity in a private house, to follow the old custom of performing all the ceremonies.\textsuperscript{1}

§ XVIII.—Nemo in utero matris clausus baptizari debet. Sed si Infans caput emiserit, et periculum mortis immineat, baptizetur in capite; nec postea, si vivus evaserit, erit iterum baptizandus.

*196. An infant is not to be baptized until fully born, unless when there is reason to fear that it may not be born alive. In cases of difficult parturition, therefore, such as are here contemplated, it is important to know when Baptism may be conferred.

It is certain, in the first place, that the infant cannot be baptized if it is still enclosed so that water cannot reach it; but if it can be reached through the enclosure even by means of an instrument, so that water can be poured or sprinkled on it, the baptism would probably be valid, and, therefore, in case of necessity, might be conferred conditionally.\textsuperscript{2}

Those who maintain that the baptism in this case would be invalid, rely chiefly on the argument used by St. Augustine against the heretics who maintained that the ablution of the mother's body would suffice for the baptism of the infant in her womb, viz., "that it must be first born, before it can be born again." But it is replied that it may be said, in a theological sense, to be "natus" when it is alive in the womb, as in the expression of the Scripture, "Quod in ea natum est de Spiritu Sancto est,"\textsuperscript{3} and it may be added that, in the case supposed, there is incipient parturition. Benedict XIV discusses the question at great length, and concludes that pastors should instruct midwives, in such a case of extreme necessity, to administer Baptism conditionally.\textsuperscript{4}

*197. There is no doubt about the validity of the baptism when water is poured on the head. And therefore it should be conferred absolutely in the case here mentioned in the rubric, and should not be repeated, unless when there is reason to fear, as there often is, according to Cardinal Gousset,\textsuperscript{5} that the midwife or other person conferring it in such trying circumstances may have omitted something essential, in which case it should, of course, be repeated conditionally. The words of the rubric, "si caput emiserit," ought to be rigorously

\textsuperscript{1} Vid. infra, cap. iv. § xxvii.  
\textsuperscript{2} St. Lig., lib. vi. n. 107.  
\textsuperscript{3} Matth. i. 20. Vid. St. Lig., n. 107. Secunda Sententia.  
\textsuperscript{4} Synod. Dicr. lib. vii. cap. v.  
\textsuperscript{5} Theologiae Morae, vol. ii. No. 83.
verified, because it was decided by the Sacred Congregation of the Council, that if a fetus in the womb be baptized on the crown or top of the head, baptism should be repeated conditionally after the birth: "Fœtus in utero supra verticem baptizatus post ortum denno sub conditione baptizetur."1

§ XIX.—At si aliud membrum emiserit, quod vitalem indicet motum, in illo, si periculum impendeat, baptizetur; et tunc si natus vixerit, erit sub conditione baptizandus eo modo quo supra dictum est: Si non es baptizatus, ego te baptizabo in nomine Patris, etc. Si vero ita baptizatus, deinde mortuus prodierit ex utero, debet in loco sacro sepeliri.

*198. Baptism on any other part than the head is doubtful, and, therefore, it is directed that, if conferred in necessity, it be repeated conditionally, though it is commonly held that baptism on any principal part, as the shoulder or breast, would be valid. The rubric does not say that it is to be conferred conditionally in the first instance, but we believe it should, at least when the water reaches only a hand or foot, or some small part.3

*199. The conditional baptism conferred in any of these cases gives a right to ecclesiastical sepulture, which, as a general rule, is conceded, unless when there is a clear and certain ground of exclusion.4

§ XX.—Si mater praegnants mortua fuerit, fetus quamprimum caute extrahatur, ac, si vivus fuerit, baptizetur: si fuerit mortuus, et baptizari non potuerit, in loco sacro sepeliri non debet.

*200. It is needless to observe that the greatest caution is necessary in doing what is here prescribed. There must be a certainty of the mother's death before any incision is attempted, otherwise it is evident there would be a risk of taking away or shortening her life; and this is never lawful, not even to procure the baptism of the infant.5 But when it is quite certain that she is dead, the fetus should be extracted without delay, if there be the least hope that it is still alive.

201. It may be useful to dwell a little on this important matter, since priests on the mission are so often obliged to give advice and direction as to what should be done in the distressing case here supposed.

It is evident from the Catholic doctrine regarding the

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2 St. Lig. lib. vi. n. 107, Quer. iv.
3 St. Lig., l. c., Quer. iii. in fine.
4 Cfr. Ferraris, V. Sepultura, n. 172, et seq.
necessity of baptism, that there is a strict obligation of doing all that can be done in the circumstances to give the infant a chance of receiving it. Some writers condemn the Caesarean operation as useless, maintaining that the infant in the womb must die at the same time with the mother; but this opinion is exploded, and all theologians are agreed in inculcating what is here prescribed in the rubric. Numberless instances prove that the infant may be alive in the womb a considerable time after the mother's death. Bouvier mentions that infants have been taken out alive twenty-four and even forty-eight hours after the death of the mothers.

202. It was formerly believed that, to preserve the infant's life, the mouth of the deceased should be kept open till the operation has been performed, and a recommendation to this effect is found in most authors. But it has been ascertained, according to Bouvier, that this is quite useless, and that the only thing necessary is, to prevent, if possible, the cold which follows death from reaching the infant. This is best effected by applying warm clothes to the part where the infant is; and care should be taken to do so, if it be necessary to wait some time for a person to perform the operation.

203. The operation should be performed by a surgeon, if one can be had. In defect of a surgeon, it should be performed by the nurse in attendance or some other female. If there be no one else, it may be performed by a man, but in no case, according to Bouvier, should it be attempted by a priest, above all, by a young priest. At least, according to Cardinal Gousset, the priest is not bound to perform it, even if there be no one else.

The exception as regards the priest is not made by any other writer that we have seen. Dens expressly says that, in defect of any other to perform it, "incumbit parocho "eandem operationem facere." Debreyne is of the same opinion, and says this is the opinion of the older theologians. He observes that Bouvier himself, in the earlier editions of his book, excepted the case in which it would be impossible

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1 Vid. supra, n. 149 et seq.
4 St. Lig., i. c. Ecoroi, lib. vi. pars i. n. 293, etc.
6 Vol. ii. n. 43.
7 De Baptismo, n. 24.
8 Traité Pratique d'Embryologie Sacré, chap. ii. § iii.
to get another to do it. No doubt, such an operation is extremely unsuited to the priestly character; but if we suppose a case in which there is good reason to believe that the infant is alive in the body of the deceased mother, while there is no one but the priest to perform the operation, it is hard to see why he might not, and should not, perform it if he can, since the eternal salvation of the infant is here at stake.

204. At all events it is certain that the pastor is bound to instruct, with regard to this obligation, those of his flock whom it may concern, as mothers, nurses, surgeons, and such as are employed in any way about women at the time of their confinement. His own prudence must direct him as to the time and circumstances in which the instructions may be given.¹

205. He should take care also that those who might be required to perform the operation, in defect of a surgeon, be instructed as to the manner of performing it. For the instruction of such persons, Bouvier gives the following directions:—1° The incision should be made on the side that appears most prominent, lengthwise, and not across. It may be made with a razor when there is no surgical instrument. 2° It should be about six or seven inches long. The flesh having been cut through, and the entrails that may be met with set aside, the matrix must be opened very gently, so as not to hurt the infant. When the matrix is sufficiently opened, conditional baptism should be administered with tepid water, lest the infant might die on exposure to the air. It should then be taken out, and when the membrane which envelopes it is removed, it should be again baptized conditionally.²

²06. If baptism has not been administered before extraction, and if the fetus when extracted be alive, it should be baptized absolutely. In case of doubt, if it shows the least sign of life, however equivocal, it should be baptized conditionally, “Si vivis,” etc.³ But if it be certainly dead, baptism should not be attempted, nor should it be buried in consecrated ground, as is plain from the present rubric. If it be found dead in the womb, however, it should not be removed, but be buried with the mother.⁴

207. We may here observe that the Cæsarean operation has been often successfully performed on the living subject

in France and other countries of the Continent. Several instances are related by Clericati, and the statistics of modern practice show that the operation was successful in more than two-thirds of the cases in which it was performed, though these included many in which it was not tried until the life of the patient was almost despaired of. In this way the lives of both mother and child are often saved, when otherwise both must have been lost, or one sacrificed to preserve the other.

208. If we suppose a case, then, in which there is an experienced surgeon prepared to undertake the operation, while it is certain, 1° that the danger to the mother’s life is not increased by it, and 2° that it is the best, if not the only chance of extracting the infant alive; the mother would be plainly bound, in charity to her infant, to submit to it. Bouvier says she should be earnestly exhorted to do so, but not compelled under pain of being refused the sacraments. Better leave her in bona fide. At all events, in practice it can hardly occur that all the conditions are so certainly placed as to leave no doubt about her obligation.

209. The operation is comparatively rare either in these countries or in America. The reason is one which shows what little account is generally made of Christian faith and morality in certain surgical schools. It is, that practitioners are commonly taught to have recourse to another operation, by which the infant is ruthlessly destroyed in order to save the mother, or even, perhaps, to spare her extraordinary pain. With us, therefore, a surgeon can hardly be found willing to attempt the Cæsarean section while the mother is living, and consequently with us a priest can hardly be called on to deal with the case above mentioned.

210. But he is called on, and is bound to do all he can, to prevent any operation which directly tends to destroy the infant’s life. Such an operation is never lawful, unless it be ascertained beyond doubt that the infant is already dead in the womb. If surgical skill can supply no other remedy, the case must be left to the efforts of nature and to Providence. If in these circumstances the mother dies, the Cæsarean opera-

1 De Baptismo, Decis. xli. n. 5, et seq.
3 Op. cit., Qu. v. n. 3.
tion should be performed after death, and Baptism administered to the foetus, according to what has been said above.

211. The same rule, as regards baptism, is to be followed in case of abortion, no matter how early the stage of pregnancy. It is now the common opinion that the foetus is animated from the moment of conception, or a few days after; and the rule generally received is, in every case of abortion to baptize the foetus, absolutely, if it shows evident signs of life; conditionally, if there is reasonable ground for doubting whether it be alive or not.\(^1\) The Congregation of the Holy Office, in reference to cases proposed in this matter, gave the following decision: "In casibus propositis (nempe de baptismo foetus abortivi) si suppetat rationabile fundamentum dubii, et debet baptizari sub conditione; si vero non suppetat rationabile fundamentum, nullatenus potest baptizari."

"Ad videndum autem an sit rationabile fundamentum tali "dubi, consulendi sunt Medici et Theologi in facti continentia, sive in casibus particularibus."\(^2\) It is not to be baptized, for instance, if it does not present even the first lineaments of a human body, for all are agreed: "Non debere baptizari carneam massam quæ nullam habeat organizationem."\(^3\)

Jerome Florentines, who was the first to write a formal dissertation on the subject,\(^4\) maintained that, on account of the doubt about the time of animation, conditional baptism should be administered to the foetus in case of abortion, no matter how soon after conception it may take place. This dissertation was received with great applause in all the schools of Theology.\(^5\) But the author was directed by the Sacred Congregation of the Index, to limit his propositions to foetuses, "in quibus apparent prima vitae humanæ delineamenta;"\(^6\) and he accordingly declares in the commencement of his dissertation that such is his meaning. He further adds (by direction, as it would seem, of the same authority), that he has no intention of binding others under pain of sin to

\(^{1}\) St. Lig., n. 124. Bouvier, Abrégé d'Embryologie. Quest. i. n. 3c.

\(^{2}\) Die 5 Aprilis, an. 1715. The decision, in the words cited, was sent, not long ago, in answer to a priest who had made application to Rome on the subject.

\(^{3}\) St. Lig., l. c.

\(^{4}\) Disputatio de ministrando Baptismo Humanis foetibus abortivis, given in extenso, by the "Analecta Juris Pontificii," VI\(^{me}\) Série, pag. 1250, et seq., Rome, 1863.

\(^{5}\) Vid. "Analecta," V\(^{me}\) Série, Sacrement de Baptême, chap. v. pag 1112 et seq.

\(^{6}\) "Analecta," l. c. pag. 1138.
SACRAMENT OF BAPTISM. [CHAP. III.

adopt his opinion in practice, nor of introducing any new rite: “Deinde adverto me neminem, quod praxim attinet, sub mortali obligare, sed tantum rationes speculativa id suadentes exponere, ac in suspensore reliquere, sicuti nee in-duce novum aliquem ritum in Ecclesiam; cum Id ad Sac. Rit. Congregationem, Summumque Pontificem spectet.” 1

Cangianila, in his Embryologia Sacra, adopting the view of Florentinius, gives minute instructions as to the manner of administering baptism in the various cases that may occur. This work, which is commended by Benedict XIV,2 has supplied nearly all that is found in subsequent writers on the subject.3

212. If the foetus be enveloped in the secundines, it should be baptized in this state conditionally: “Si tu es capax,” etc.; for, on the one hand, such a baptism is probably valid,4 and on the other, there is danger of instant death from exposure to the air on the membrane being opened.5 The baptism thus conferred being doubtful, the foetus should be again baptized conditionally when the membrane is opened.6 Bouvier7 observes that the foetus, though alive, may be so feeble as to be unable to bear the application of cold water and in this case tepid water, if at hand, should be used. Again, it may be so small that it cannot be baptized in the usual way, and in this case he recommends that it be baptized by immersion; but care must be taken, as far as possible, that nothing be done which would tend to deprive it of life. It cannot live long, it is true, but it would be unlawful to do anything that would directly hasten its death.8

213. Since 1831 the practice has been introduced in France, of causing the child to be born prematurely when it is foreseen that it cannot be born alive at the end of the natural term. This method has been found very successful in saving the lives of both mother and child, when the birth is not caused till after the seventh month. And it is not only lawful, but highly laudable, to have recourse to it, when it is already known from experience that the child, if full-sized, cannot be brought forth alive.9

1 Disput. cit. apud “Analecta,” pag. 1290.
2 De Synodo Diæc., lib. xi. cap. vii. n. 13.
7 Loc. cit., n. 3 and 4.
§ XXI.—Infantes expositi et inventi, si re diligententer investigata de eorum Baptismo non constet, sub conditione baptizentur.

*214. The priest is strictly bound to make diligent inquiry about the baptism of such children as are here mentioned; and they are to be baptized conditionally, unless there be satisfactory proof that they have been already validly baptized. The same rule is to be observed with regard to infants baptized in case of necessity by midwives or other laics; the doubt, if after proper inquiry any still remains, being always resolved in practice by conferring conditional baptism.*

*215. If the children of non-Catholic parents be presented to a priest for baptism, with the consent of one of the parents, they should, by all means, be baptized when there is hope that they shall be educated as Catholics, care being taken to have a Catholic sponsor. But if such children be in probable danger of death, they should be baptized without any hesitation. Of course the baptism should be conferred sub conditione when there is a doubt whether the child was validly baptized before.

§ XXII.—In monstris vero baptizandis, si casus eveniat, magna cautio adhibenda est, de quo, si opus fuerit, Ordinarius loci, vel alii periti consultantur, nisi mortis periculum immineat.

Monstrum, quod humynam speciem non præ se ferat, baptizari non debet; de quod si dubium fuerit, baptizetur sub hac conditione: Si tu es homo, ego baptizo, etc.

216. With respect to this rubric we cannot do better than cite what St. Liguori says: 4 "Quando dubitatitur an monstrum sit homo, baptizandum absolute, si caput sit humanum, licet membra sint ferina; sub conditione vero, si caput sit ferinum, et membra humana; hoc vero si prodierit ex congre-su viri cum femina; nam si prodierit e viro cum bestia (quod in-credibile puto) tunc baptizari semper debet sub conditione; seclus si ex fœmina et bruto, tunc enim nullo modo baptizandum, quia non descenderet ex Adam, utpote non conceptionum ex semine virili." Debreyne 5 de...ies the possibility of procreation such as is supposed here, and lays down as the rule to be observed in practice, that the issue of a woman, no matter what shape or appearance it presents, may be baptized conditionally.

1 Vid. supra, n. 174. 9 St. Lig., n. 135, 136. Syn. Thur., De Bapt. n. 11. 3 Syn. Thur., 1. c. n. 90. 4 Lib. vi. n. 125. 6 Traité Pratique d'Embryologie sacrée, chap. ii. § vii.
§ XXIII.—Illud vero, de quo dubium est, una ne aut plures sint personae, non baptizetur, donec id discernatur: discerni autem potest, si habeat unum vel plura capita, unum vel plura pectora; tune enim totidem erunt corda et animae, hominesque distincti, et eo casu singuli seorsum sunt baptizandi, unicumque dicendo: Ego te baptizo, etc. Si vero periculum mortis immineat, tempusque non suppetat ut singuli separatim baptizentur, poterit Minister, singulum capitolium aquam infundens, omnes simul baptizare, dicendo: Ego vos baptizo in nomine Patris, et Filii, et Spiritus Sancti. Quam tamen formam in iis solum, et in aliis simulibus mortis periculos ad plures simul baptizandos, ut ubi tempus non patitur ut singuli separatim baptizentur, alias nunquam licet adhibere.

Quando vero non est certum in monstro esse duas personas, quia duo capita et duo pectora non habet distincta; tune debet primum unus absolute baptizari, et postea alter sub conditione, hoc modo: Si non est baptizatus, ego te baptizo in nomine Patris, et Filii, et Spiritus Sancti.

217. The rubric here requires no explanation. The rules it lays down for forming the judgment, and the instructions it gives as to what should be done in the several cases, are very clear and precise, insomuch that St. Liguori is satisfied with quoting the words.

ON THE SPONSORS: “DE PATRINIS.”

§ XXIV.—Parochus, antequam ad baptizandum accedat, ad iis, ad quos spectat, exquirat diligentemente, quem vel quos Susceptores seu Patres elegerint, qui infantem de sacro fonte suscipiant, ne plures quam liceat, aut indignos, aut ineptos admittat.

218. It has been the practice in the Church, from the very earliest times, to have certain persons assisting at the solemn administration of baptism, to answer for the infant, making profession of the Christian faith in its name, and to receive it from the hands of the minister when baptized at the sacred font. They assisted in like manner at the baptism of adults, except that the adults themselves were required to answer the interrogations. Hence they were called “Sponsores,” “Fidejussores,” “Susceptores,” and sometimes also “Officentes.” They are mentioned by Tertullian, Lib. de Bap., cap. xviii., St. Basil, Epist. 128, and in several places by St. Augustine.

In later times they have been usually called “Patrini,” since they undertake the office of spiritual parents towards those for whom they are sponsors at the sacred font. In English they are called “God-fathers” and “God-mothers” as well as Sponsors; and very commonly, amongst the hum-

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1 Loc. cit. in fine.  
2 Martene, De Antiquis Ecclesiae Ritibus, lib. i. cap. i. art. xvi. n. 11, 12.  
3 Citat. apud Martene, l. c.
bler classes, "Gossips," which is the old Saxon name by which they were designated.  

219. "Let all sponsors, then," says the Catechism of the Council of Trent, "at all times recollect that they are bound "principally to exercise a constant vigilance over their "spiritual children, and to take particular care that in those "things that belong to the formation of a Christian life, they "approve themselves throughout life such as their sponsor "promised they should be by the solemn ceremony."

It is not surprising, therefore, that the pastor is here directed to make diligent inquiry regarding the person or persons selected as sponsors, and to admit no one who is not duly qualified. He ought to make this inquiry before he commences the ceremony, as he would then have less difficulty in setting aside one whom he might ascertain to be unfit. The inquiry should be made of the parents, who have the right of selecting the sponsors. The priest cannot refuse to admit those who are designated, if they are duly qualified; but should he refuse, and appoint others, his act, though sinful, would be valid. If he be careful to instruct the faithful, as he is required to do by the Catechism of the Council of Trent, on the duties and qualifications of sponsors, it will rarely happen that any one is presented as sponsor whom he will find it necessary to reject.

§ XXV.—Patrinus unus tantum, sive vir, sive mulier, vel ad summum unus et una adhibeantur, ex Decreto Concilii Tridentini; sed simul non admittantur, duo vīri, aut duæ mulieres, neque baptizandi pater, aut mater.

220. According to the decree of the Council of Trent, only one, or at most two, a male and a female, should be admitted to act as sponsors, and St. Liguori teaches that the pastor would be guilty of grievous sin if he admits a greater number. The object of the decree is to prevent a too great extension of the impediment arising from the spiritual relationship contracted by the sponsors with the infant and its parents. If a greater number, however, be selected, the priest may permit them to be present and even to touch the child, provided he designates two who are to be the real sponsors, and gives notice that they alone contract the spiritual relationship.
221. But, if, notwithstanding the decree, a greater number be simply admitted to act as sponsors, it is a question amongst theologians whether all contract the relationship. St. Liguori resolves it thus: If all be designated, and if they touch the child successively, only the first two contract the relationship; but if they touch it simultaneously, all contract it. If none be designated, all who touch contract it; because, according to him, the decree of Trent implies: 1° that no more than two should be designated; and 2° that in case two thus designated shall act, no others who after them may touch the child shall, in any circumstances, contract the relationship, but it does not abrogate the provisions of the ancient canons with regard to other cases.

222. When there are two sponsors, they should be of different sexes, according to the rubric—not two males, nor two females. There is a certain congruity in this, from the analogy between the spiritual and natural parentage, as is explained by St. Thomas. A violation of the rubric would be a grievous sin, according to St. Liguori, if the sponsors admitted be of a different sex from that of the child; but it would not exceed a venial sin if they be of the same sex. By a constitution of Urban II, a husband and wife were prohibited from acting together as sponsors, but this constitution is no longer in force, and they are now freely admitted.

When there is only one sponsor, it is usual to select one of the same sex with the child; but there is no obligation, since the words of the rubric, taken from the decree of Trent, leave the choice free.

223. The father or mother is prohibited from acting as sponsor; and this, according to the Catechism of the Council of Trent, “to mark more strongly the great difference that exists between the spiritual and the carnal bringing up of youth.” But if either does act as sponsor, would there arise an impediment to the use of marriage? Most theologians affirm that there would, and assign this as a reason for the prohibition here mentioned in the rubric. St. Liguori, however, seems inclined to the opposite opinion, for he includes this case, and that in which the parent baptizes, under the same question; and although, in the discussion, he seems to speak only of the case in which the parent baptizes, he mani-

1 Lib. vi. n. 154. 3 Lib. vi. n. 155, Dub. 2. 4 Ibid. n. 157. 6 Ibid. n 155, Dub. 1.
2 Lib. vi. n. 155, Dub. 1. 7 Lib. vi. n. 150.
festy supposes the decision to apply equally to both cases, especially since the canon, *Si vir 2. de cognat. spirit.*, which is quoted by him, and, indeed, by all theologians and canonists, in treating the question, regards precisely the case of a parent being sponsor.1

§ XXVI.—*Hos autem Patrinos saltem in etate pubertatis, ac Sacramento Confirmationis consignatos esse, maxime convenit.*

*224. From the duties attached to the office of sponsor, it is fitting that those who undertake it be not mere children, but have attained the age of puberty, which is, according to the canons, fourteen years complete for males, and twelve for females; and also that they have received the sacrament of confirmation. In the fifth provincial council of Milan, under St. Charles, parish priests are ordered to require these conditions. The words of the rubric, "maximo convenit," do not, however, imply a strict obligation, and theologians generally are satisfied with requiring that the person acting as sponsor should have been baptized, and have attained the use of reason, being at least seven years old. At all events, there need be no great difficulty in admitting one sponsor under the age of puberty, with another who has attained it.5

225. We must, of course, except places where the provisions of the rubric are enforced by a special law, as would seem to be the case in England, for the Synod of Westminster has the following decree: "Non admittantur patrini vel matrinas qui non sint Catholici vel qui a jure excluduntur; nimirum, impubes, excommunicati majori excommunicatione, nondum confirmati, qui paschalis communionis "præceptum non adimpiunt; demum ecclesiastici. Curet sacerdos ut, propter periculum fidei infantium facile obventurum post mortem parentum, ambo, quoties fieri possit, "adhibeantur."6

226. To act as sponsor validly, and thereby contract the spiritual relationship, it is necessary, 1° that the person be designated, or at least in some way admitted to act as such; 2° that he have the intention of so acting; 3° that by himself or his procurator (for he can depute another to act in his

name), he hold up or physically touch the child while it is being baptized, or immediately receive it from the hands of the priest; that the baptism be conferred solemnly.

227. According to St. Liguori, sponsors may be admitted in private baptism, and he would even prefer to have them “præstantius adhibetur.” Falise says they should not be admitted, because the ritual makes no mention of them in what it has regarding baptism in necessity. The Sacred Congregation of the Council has declared, according to Ferraris, that “pro baptismo privato susceptores Ecclesia non instituit;” but Ferraris himself infers nothing more from the declaration than that it is no sin to confer private baptism without a sponsor. Bouvier says merely: “In baptismo privato non adhibetur patrinal nec matrinal.” There is no decision, then, nor any sufficient authority, as far as we know, to make it clear that sponsors should not be admitted in private baptism; but at least it is certain that they are not required, and that, if admitted, they contract no relationship.

228. They are required, however, when the ceremonies are supplied in the church; for the “Ordo supplendi,” etc., plainly supposes them to be present; and although they contract no impediment, it is more probable, according to Bouvier, that they are bound to look after the Christian education of the child. The Ritual of Toulon has a formal admonition to this effect, in the “Ordo supplendi,” etc.

§ XXVII.—Sciant preterea Parochi, ad hoc munus non esse admitendos infidelés, aut heréticos, aut publice excommunicatos, aut interdictos, aut publice criminósos, aut infásos, nec præterea qui sana mente non sunt, neque qui ignorant rudimenta Fidei. Hæc enim Patrini spirituales filios suos, quos de Baptismo fonte suscepterint, ubi opus fuerit, opportune docere tenentur.

229. From what has been already said regarding the duties and obligations that belong to the office of sponsor, it is easy to see that those here mentioned in the rubric are unfit to be intrusted with it, and therefore cannot be lawfully admitted to it. The priest should ascertain whether those presented have a sufficient knowledge of the Christian doctrine; and with this view, it is often expedient to ask them a few ques-
tions from the Catechism. There is no doubt that sponsors are bound to give a Christian education to their spiritual children, as is here stated in the Ritual, and as is more fully explained in the Catechism of the Council of Trent, which cites the words of St. Augustine on the subject: "They ought (says he), to admonish them to observe chastity, love justice, cherish charity; and, above all, they should teach them the Creed, the Lord's prayer, the Ten Commandments, and the first rudiments of the Christian religion."—"Serm. 163, De Temp.—"Hence," the Catechism adds, "it is not difficult to decide who are inadmissible to this holy guardianship: to those who are unwilling to discharge its duties with fidelity, or who cannot do so with care and accuracy, this sacred trust should not be confided."

230. Theologians, however, commonly teach, with St. Thomas, that sponsors are bound to fulfil these duties only when there is reason to think that they are neglected by the parents or others on whom they naturally devolve in the first instance; and hence, generally speaking, sponsors need have no anxiety about the discharge of these duties towards the children of Christian parents.4

*231. We may observe that an infidel, in the strict sense—that is, one who is unbaptized—cannot act validly as sponsor; at least he does not contract the spiritual relationship which is a matrimonial impediment; and the same is to be said of one whose mind is unsound, or who is incapable of human act; but the others here mentioned could act validly, though it is unlawful to admit them.

*232. In mixed communities, where Catholics and Protestants live together, and often even intermarry, a Protestant is sometimes selected to act as sponsor, and this is a cause of great embarrassment to the priest. He cannot, however, in any circumstances, admit one who is not a Catholic. Laymann, and one or two others, speaking of Germany, hold that he might, in cases where the refusal would give very great offence; but in this they are opposed to the common opinion of theologians.7

In such circumstances, the priest might appoint a Catholic sponsor who would really act as such, and permit the Protestant to be present merely as a witness, taking care to note

1 Pars ii. cap. ii. n. 28. 4 St. Lig., n. 147.
2 3 part, quaes. lxvii. art. viii. 5 Carrière, De Mat., n. 680. 6 Ibid., n. 688.
3 Pars ii. cap. ii. n. 29. 7 Vid. St. Lig., n. 158. Lacroix, lib. vi. p. ii. n. 373.
this in the registry; or he may omit in the ceremony whatever regards the sponsor, and have none at all. Better, according to Dens, to baptize solemnly without a sponsor, than admit a heretic to act as such; and Bouviers would apply the same rule to all who are clearly excluded by the rubric. If the priest has been careful to inquire beforehand, and ascertain who are to be presented as sponsors, he will probably find some pretext for setting aside those who are unfit, without giving any offence.

§ XXVIII.—Præterea ad hoc etiam admitter non debent Monachi, vel Sanctimoniales, neque alii cujusvis Ordinis Regularum a sæculo segregati.

233. The secular clergy are not excluded from the office of sponsor by this rubric, but they have been sometimes excluded by diocesan or provincial statutes, as, e. g., that of Milan, cited by Catalani, and that of the Synod of Westminster, above cited. Some have doubted whether the priest who baptizes could at the same time act as sponsor, since he should thus respond to the interrogations put by himself, etc. It is very probable, however, that he can do so by substituting another to give the responses and act in his place. Even this substitution is unnecessary when there is a godmother, for she can answer the interrogations.

234. It is certain that a sponsor can act by means of a proxy, and, in this case, the principal, and not the proxy, contracts the relationship, according to a decision of the Sacred Congregation.

THE TIME AND PLACE OF ADMINISTERING BAPTISM:
"DE TEMPORE ET LOCO ADMINISTRANDI BAPTISMUM."

§ XXIX.—Quamvis Baptismus quovis tempore, etiam interdicti, et cessationis a Divinis, praebent si urget necessitas, conferi possit; tamen duo potissimum ex antiquissimo Ecclesiae ritu sacri sunt dies, in quibus solemnus ceremonia hoc Sacramentum administrari maxime convenit; nempe Sabbatum Sanctum Paschæ, et Sabbatum Pentaecostes, quibus dic-bus Baptismalis Fontis aqua rite consecratur. Quem ritum, quemque fieri commodè potest, in adultibus baptizandis, nisi vitae periculum imminet, retinere decent, aut certe non omnino praeremit, praesepio in Metropolitanis, aut Cathedralibus Ecclesiis.

1 Lacroix. l. c. 2 De Baptismo. n. 42 in fine. 3 De Bapt., cap. vii. art. l. n. 20. 4 Tit. ii. cap. i. § xxvii. n. II. 5 Supra. n. 225. 6 Lacroix. l. c. n. 353. 7 Vid. Revue Théologique, IVmo Série, 5mo Cahier, Juliiet, 1860, p. 404. 8 Vid. St. Lig., n. 153. Carrière, De Matrimonio, n. 604.
235. According to the discipline of the Church in the first ages, the solemn administration of baptism took place only twice a year, being confined to the vigils of Easter and Pentecost. Martene proves this by the testimony of the most ancient writers, and decrees of early popes. In the Greek Church the feast of the Epiphany was added, at least as early as the fourth century. In Ireland, also, the decree of the synod of St. Patrick regarding the time of baptism mentions the Epiphany as well as Easter and Pentecost: "Octavo die "catechumeni sunt, postea solemnitatibus Domini baptizan- "tur. id est, Pascha et Pentecoste et Epiphania." In Gaul, at the close of the sixth century, there were already five days fixed on for the purpose, the feasts of the Nativity of our Lord and of St. John the Baptist having been added to the three already mentioned; and in some parts of Spain, at a still earlier period, baptism was conferred not only on these feasts, but on all feasts of apostles and martyrs.

236. In case of necessity, however, or when there was reason, from any cause, to apprehend that a catechumen could not be baptized on one of the appointed days, it was conferred, without hesitation, on any day. As the number of adults to be baptized diminished, and that of infants increased, with the gradual establishment of Christianity in each country, the discipline restricting baptism to particular solemnities was gradually relaxed on account of the danger in case of infants, until it altogether ceased. Certain it is, at all events, that it had ceased almost everywhere about the close of the tenth, or beginning of the eleventh, century. In one of the canons enacted in the reign of King Edgar, priests were directed to administer baptism whenever they were called on, and to admonish the faithful that the baptism of infants should not be deferred beyond thirty-seven days at most. What is required by the present discipline and practice throughout the Church has been above stated.

237. Some vestiges of the ancient usage still remain in the benediction of the font and other ceremonies prescribed for the vigils of Easter and Pentecost. "On these vigils alone," says the Catechism of the Council of Trent, "except in cases of necessity, it was also the practice of the ancient Church to

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1 De Antiquis Ecclesiæ Ritibus, lib. i. cap. 1. art. 1.  
2 Ibid., n. iv.  
3 Synod. Sti. Patricii, cap. xix. Qua ætate baptizandi sunt, apud Wilkins. Concilia Magnæ Britanniae et Hiberniae, vol. i. pag. 5: Locundini, MDCXXXVII.  
4 Martene, loc. cit. n. vii.  
5 Martene, n. x.  
6 Martene, l. c. n. xv.  
7 Supra, n. 193.  
8 Pars. ii. cap. ii. n. 61.
"administer baptism. But although, on account of the danger to which common life is exposed, the Church has deemed "it expedient not to continue this custom, she has still most "religiously observed the solemn days of Easter and Pente- "cost, as those on which the baptismal water is to be conse- "crated." She wishes also to give a fuller significance to the ceremonies and prayers, by the administration of solemn baptism on these days. In the Canon of the Mass on these festivals, there are words which refer to those who are supposed to be recently baptized; and the "Cærenoniale Epis- "coporum" even prescribes¹ that no infant be baptized in the church for eight days before, except in case of necessity. This provision of the "Cærenoniale," however, according to a recent annotator,² is not attended to even in Rome, on account of the danger in case of infants. But it certainly is the wish of the Church, as the present rubric shows, that, at least in cathedrals, if at all convenient, adults should be presented for baptism on these vigils. Hence in Rome there are always some adult converts in readiness for these occasions, and the same is the case in many other cities, the bishops reserving for this purpose the baptism of those adults that may be preparing at the time.⁴

§ XXX.—Ac licet, urgentenecessitate, ubique baptizare nihil impediat; tamen proprius baptismi administrandi locus est Ecclesia, in qua sit Fons Baptismalis, vel certe Baptisterium prope Ecclesiam.

238. In the first ages, when the Christians had no churches, baptism was administered wherever a supply of water could be found. After the time of Constantine, its administration came gradually to be restricted to the churches and baptisteries; and this usage was adopted and everywhere enforced by the canons, so that baptism could not be lawfully administered elsewhere, except in case of necessity.⁵ The rubrics of the ritual are in exact conformity with the ancient canons;⁶ and many provincial synods, recently celebrated, have taken measures to carry out what is thus prescribed, as far as circumstances permit. It is sufficient to refer to the Synod of Thurles,⁷ the Synod of Westminster,⁸ and the Synod of Bal-

¹ Lib. ii. cap. xxxvii. n. 18. ⁴ De Fonte Baptismali, in Decr. xvi. De Baptismo, n. 1° et 4°.
² Cærenoniale des Evêques Expliqué, in loc. cit. note (2). ⁵ Vid. Catal., tit. ii. cap. i. § xxix. n. i.
⁴ Catal., loc. cit. ⁷ De Baptismo, n. 7 et 8.
⁵ Catal., loc. cit.
timore. "Meminerint parochi," says the Synod of Thurles, "Rituale Romanum et Ecclesiæ consuetudinem exigere ut "aqua in Baptismo adhibenda, infuso Oleo et Chrismate "benedicatur, vel Sabbato Sancto, vel Sabbato Pentecostis, "vel, si necessitas exigat, alio tempore ante Baptismi admin- "istrationem. Caveant itaque ut quam primum fiuntesbaptis "males in Ecclesiis Parochialibus erigantur et custodiatur, "apud quos Baptismus conferatur, et omnia quæ ad hujus "sacramenti administrationem in Rituali Romano præscribuntur, accurate serventur." We shall have occasion to treat of the baptismal water, and the manner of blessing it, with the infusion of oil and chrism, hereafter. The synod orders a baptismal font to be constructed in every parochial church, and the Synod of Westminster orders the same for every church, "cui annexa est cura animarum."

239. Baptismal fonts were first constructed in turret-shaped buildings, called baptisteries, apart from, but contiguous to, the churches. These baptisteries were, in some instances, very spacious, and contained several fonts, some for men, and others for women, being provided also with altars, at which the divine mysteries were celebrated, and the newly-baptized received the holy communion. Many of these buildings are still to be seen in Italy. From about the sixth century, however, fonts were commonly constructed within the principal churches, being placed near the entrance on the left, in chapels which are usually called baptisteries, as well as the buildings just mentioned. They were mostly confined to the cathedrals, in which the bishops themselves baptized, and immediately afterwards confirmed the neophytes; and in some cities, to the present day, they are restricted to two or three churches, to which all must be brought for baptism. Benedict XIV, when Archbishop of Bologna, insisted on the immemorial right of his metropolitan church, which required all the children of the city to be brought to it for baptism, and prohibited the parish priests of other churches from conferring baptism unless in case of necessity.

240. Hence the rubric assigns, as the proper place for baptism, not every church, but the church in which there is a

1 Provin. I = Decr. xvi.
2 Loc. cit. n. 82.
3 Infra, cap. ix.
4 Loc. cit. n. 1.
5 Martene, lib. i. cap. i. art. ii. n. vi. et seq.
6 Vid. Revue Théologique, 1re Série, 4me Cahier, Nov. 1856, p. 550.
7 Martene, loc. cit. n. xv. Cavalieri, De Fonte Baptismali, in Decr. L n. vii. and viii.
8 Institut., xviii. n. 12.
font, or the baptistery. Generally speaking, however, there should be a font in every parish church, and every parish priest has the right to baptize the children of his parish. In Ireland, since the destruction or usurpation of her ancient churches, there were very few baptismal fonts until recently; but they have been constructed, or are in course of construction, in almost every parish church at present; and the same may be said of England and America, pursuant to the decrees of the synods above-mentioned.

§ XXXI.—Itaque, necessitate excepta, in privatis locis nemo baptisari debet, nisi forte sint Regum aut magnorum Principum filii, id ipsis ita deposcentibus, dummodo id fiat in eorum Capellis seu Oratoribus, et in aqua Baptismali de more benedicta.

*241. The parish church or baptistery, then, is the only place in which baptism can be administered, except in the two cases here mentioned: 1st, In necessity, in which case baptism may be administered anywhere, but without the ceremonies. These are afterwards to be supplied in the church. 2d, When there is question of the children of kings and princes: in this case, at the special request of the parents, baptism may be conferred with all the ceremonies in their oratories or private chapels. The water, however, cannot be blessed in a private chapel, but must be brought from the font of the parish church. If any of the baptismal water remains, it should be brought back to the church and poured into the font; and what has been used should be thrown into the sacriarium. The rubric, we may observe, is merely permissive; leave must be asked and obtained in every case from the Ordinary of the place.

242. It may be doubted whether, in this matter, all magnates, nobles, and men of great property can be regarded as "magni principes," to whom the favor may be extended. Catalanì thinks they cannot; and it is not easy to see how, in strictness, they can. But where there is a custom of extending the favor to them, St. Liguori would tolerate it. At all events, it is probable that the bishop can dispense in particular cases. When a distinguished person is expected

1 Vid. supra, n. 184.  
2 Vid. supra, n. 194, 195.  
5 Baruff., n. 19. Catal., l. c.  
6 Loc. cit. n. ii.  
7 Lib. vi. n. 118. Not. iii.  
8 Vid. Revue Théologique, Ie Série, pp. 276, et seq.
to act as sponsor, if it be necessary to wait some time for him, the bishop could give leave to have baptism privately administered in the house, and the solemn ceremonies afterwards supplied in the church.¹

In all other cases the law of the Church must be strictly observed. It is evidently in materia gravi, and the deliberate transgression of it, therefore, cannot be excused from grievous sin.²

§ XXXII.—Baptisterium sit decenti loco et forma, materiaque solidis, et quæquam bene continet, decenter ornatum, et cancellis circumseptum, serra et clave munimentum, atque sua observatum, ut pulvis vel alium sordes intro non penetrent, in eoque, ubi commode fieri potest, depingatur imago Sancti Ioannis Christum baptizantia.

243. We have already seen that "Baptisterium" is the name given to the place containing the baptismal font, whether it be a chapel within the church, or a building apart. But here it must be understood, at least in the first part of the sentence, to designate the font itself, or basin which contains the water. The rubric prescribes what is to be observed regarding it; and, first, that it be constructed in a suitable place. St. Charles orders that it be placed near the entrance of the church, on the left, in conformity with ancient usage, unless from the plan of the building the bishop may think it expedient to have it placed at the other side.³ The place set apart for it should be so placed as to be visible; and, if possible, form a distinct chapel, adorned with a representation of St. John baptizing Christ.

Its position near the entrance is convenient for the ceremonies to be observed,⁴ as we shall see; and, moreover, serves to remind us that by baptism we enter into the Church. Benedict XIII, in the Synod of Rome, ordered the strict observance of what the ritual prescribes regarding the place of the baptismal ceremony. "Quia Baptismus est janua Sacramentorum et porta per quam in Christi Ecclesiam intramus, sciant Parochii non vane a Rituali Romano praebenti, ut baptizandorum catechismus ad Ecclesiam januam, his, cum patris, extra existentibus, peragatur. Ipsius itaque districte praecipimus ut ritum omnino servent eundem, neo unquam committant, contrarius ultra procedat abusus:

² St. Lig., n. 142.
³ Supra, n. 239.
⁵ Vid. infra, § liv.
"quemadmodum et alter ille, domi scilicet infantes baptizandi "extra necessitatem, quæ si unquam eveniat, erit ab Episcopo "probanda."

244. With respect to the material of which the font should be made, the rubric merely prescribes that it be solid, and such as will keep in the water; and, therefore, it may be of any kind that is not porous, unless some special material be required by diocesan or provincial statute. All the ancient fonts were of stone; and St. Charles prescribes that the material be marble or hard stone: "Fons baptismalis e "marmore aut solido lapide constet."

The Synod of Westminster recommends this instruction of St. Charles, and gives it in the appendix to its decrees, so that the material seems to be defined in England. The Synod of Thurles gives no special instruction on the subject; and in Ireland some fonts have been made of metal, though stone or marble is generally preferred, and is, on the whole, more suitable, as being more in accordance with ancient usage, and also free from the inconvenience of rust, which sooner or later attacks the metal.

245. In shape, the ancient fonts were circular, and being designed for baptism by immersion, were also large and deep. The fonts now in use for baptism by effusion are also circular or elliptical. The division into two parts, as recommended by the Ritual of Toulon, is very convenient, and has been of late generally adopted. This form, amongst others, is minutely described in the instructions of St. Charles. In shape, according to the instruction, the font should be oval: "Forma "ovata sit ac longe cubitos duos et uncias octo pateat; late "cubitum unum et uncias duodecim;" that is, about three feet six inches by two feet four inches, of our measure. The interior should be divided into two circular basins, of the same dimensions, and separated about two inches at the edges; the one which is nearer to the high altar, to contain the baptismal water; the other, to receive the water poured on the head, and communicating with the earth, to serve as the sacrarium. The whole should be supported on a perforated pillar, through which the water from the second basin may pass to a small cistern under ground.

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246. The Ritual of Toulon would have the basin which holds the water larger than the other, and it is usually made so; but it would also have it lined with lead or tin, or have a vessel of this material, or of tinned copper, inserted in the stone. De Herdt recommends the same. Many of the ancient fonts used in England were lined with lead. Indeed, according to a recent writer on the subject, all that were not of granite or very hard stone were so lined.

Such lining with metal is quite unnecessary, if the font be of hard stone or marble, as is described by St. Charles. He would permit the use of metal in this way, when the font is observed to be leaky or porous, but only until another is constructed of proper material.

247. The font should have a lid, which may be of wood or metal, fitting closely, so as to exclude dust, flies, etc. If it be constructed with two basins as described, the lid need not cover that which serves as the sacrarium. In the instructions of St. Charles it is directed that the lid be flat, only one half opening, the other being fastened, and the whole surmounted by a dome or canopy, within which the holy oils should be kept. The Rubric says nothing of this, and, therefore, leaves considerable latitude as to the shape and construction of the covering. It requires, however, that the baptistery be under lock and key, by which, therefore, either the lid of the font or the entrance to the baptistery ought to be secured.

ON THE HOLY OILS AND OTHER REQUISITES: "DE SACRIS OLEIS ET ALIIS REQUISITIS."

§ XXXIII.—Sacrum Chriisma, et Sanctum Oleum, quod et Catechumenorum dicitur, quorum usus est in Baptismo, eodem anno sunt ab Episcopo de more benefica Feria V, in Cœna Domini.

248. The chrism, which is a mixture of oil and balsam, and the oil of catechumens used in baptism, must have been blessed by the bishop on the preceding Holy Thursday.

The use of the holy oils in baptism may be traced to the earliest times, as is shown by Catalani. The anointing of the catechumens before baptism is mentioned by St. Justin.
Martyr, St. Chrysostom, etc. With respect to the unction with chrism after baptism, we may observe that, in the beginning, the bishop, as we have seen, was usually the minister, and he signed the neophytes on the forehead with chrism immediately after baptizing them, so that the chrism used by the bishop was in reality for the sacrament of confirmation. The vertical unction by priests was introduced, according to Bellarmine, to supply in some way for this, when the bishop was absent, and when, consequently, confirmation could not be immediately conferred as usual. It is said to have been instituted by Pope Sylvester I. Innocent I, in a letter regarding this matter, says that priests may anoint those whom they baptize with chrism blessed by the bishop; but they must not apply it to the forehead, as this is reserved to bishops. From the Sacramentary of St. Gregory, it appears that the vertical unction was applied by a priest, even when the bishop was present, and confirmed the neophytes immediately after. The same may be also inferred from the Sacramentary of Pope Gelasius. There can be no doubt, therefore, about the great antiquity of this vertical unction with chrism, distinct from the sacrament of confirmation. It is to be applied even by the bishop when he baptizes, though he may confer the sacrament of confirmation immediately after.

249. The chrism must be blessed by the bishop. A simple priest may be delegated by the pope to confer confirmation, but it is doubtful whether he could be empowered to bless the chrism, which is necessary for the sacrament. In the Greek Church, the priest blesses the oil of catechumens just before using it; but, although he administers the sacrament of confirmation immediately after baptism, the chrism which he uses must have been blessed by the bishop. In the vertical unction, there is no sacrament, it is true, but the chrism to be used is the same as that which is required for confirmation.

250. The consecration of the oils takes place on Holy Thursday, and, according to the present usage, is not permit-

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1 Cit. apud Martene, lib. i. cap. i. art. vi. n. xv. et art. xiii. n. xxi.
2 Supra, n. 184.
3 De Baptismo, cap. xxvii.
4 Martene, lib. i. cap. i. art. xv. n. ii.
5 Cit. apud St. Lig., vi. n. 163, Dub. 2.
7 Apud Martene, cap. i. art. xviii. ord. iv.
8 Pontificale Romanum, Ritus Pontif. pro Baptismo Adultorum
9 St. Lig., lib. vi. n. 163, Dub. 2.
11 Guar, in Baptismatis officium Nota, nota 11, pag. 363.
The bishop is assisted in the ceremony by twelve priests, seven deacons, and seven sub-deacons.\(^3\) In cases of necessity, however, dispensations are granted both as to the day and the number of assistants.\(^3\) In Ireland bishops have the faculty: "Consecrandi olea cum quinque saltem sacerdotibus, non tamen extra diem Coenæ Domini nisi necessitas aliud urget."\(^4\)

§ XXXIV.—Curet Parochus ut ea suo tempore quam primum habeat, et tune vetera in ecclesia comburat.

*251. The parish priest is strictly bound by the canons to procure the holy oils every year from his own bishop, and not from any other, unless with his own bishop's consent.\(^5\) He must take care to procure them as soon as possible after they are consecrated, since he requires them for the benediction of the font on Holy Saturday. The functions of this day should never be omitted in parochial churches, according to a decree of the Sacred Congregation. Where the number of clergy is insufficient to carry out the ceremonies of the Missal, they should be performed according to the small ceremonial of Benedict X\(\text{III}\).\(^6\)

The Sacred Congregation has expressly condemned the custom prevailing in some places, of deferring the distribution of the oils until after Low Sunday.\(^7\) In a note to the decree condemning this custom, the annotator observes that the holy oils should be distributed so that they may be available for the benediction of the font on Holy Saturday. He cites the "quamprimum" of the rubric, and says that it must be interpreted by the obligation of using the new oils on Holy Saturday. Nothing, according to him, but the necessity arising from great distance, difficult roads, or the like, could justify a delay beyond that time on the part either of those who receive, or of those who distribute them.

252. Benedict XIV, while archbishop of Bologna, earnestly exhorted the parish priests of his diocese who had baptismal fonts to be blessed, to procure the holy oils in time for the ceremonies of Holy Saturday. But he did no more

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\(^1\) Catal., tit. ii. cap. i. § xxxiii. n. v.
\(^2\) Pontif. Romanum, De officio in Feria V. Coena Domini.
\(^3\) S. C. R., 23 Jan. 1644, in Emouen., n. 1406; 9 Mart. 1765, in Ramaten., n. 4235.
\(^4\) Formula v\(\text{ii}\) n. 28.
\(^6\) De sacris olicis, in Decr. i. n. iii.
\(^7\) 22 Jul. 1848, in una Ord. Carm., n. 5132.
\(^8\) Of Dec. 1828, in una Gandav., ad. iv. n. 4093.
than exhort and recommend; and, as the time of distribution for all in the city and diocese, he fixed from Holy Thursday till "Sabbatum in Albis:"—"A feria quinta in Cena Domini, statim ac oleum sacratum fuerit, usque ad Sabbatum in "Albis pro ipso accipiendo tempus statuitur omnibus qui vel "in civitate aut in diocesi versantur. Parochos tamen Dicioci-"sanos, qui baptismalem fontem suis in Ecclesiis habent, "magnopere hortamur satagere omni studio, ut Oleum a "nobis eadem feria quinta consecratur statim obtineant, quo "utantur Sabbato majoris hebdomadæ, cum benedictio Fontis "Baptismalis instituitur, quæ sacrum Christum necessario re-"quirit; et valde commendandi sunt, si tunc recens Christus "a nobis sacrament adhibeant."\(^1\)

253. These words seem to convey that the old oils should be used for the benediction of the font on Holy Saturday, if
the new oils, no matter from what cause, have not been procured in time. They are understood in this sense by Cavalli-"eri;\(^2\) but, according to a recent decree of the Sacred Con-
gregation, it is necessary to take the circumstances into
account, and make a distinction. Either there is a prospect of
getting the holy oils within a short time, a week or ten
days suppose, or there is no prospect of getting them within
a reasonable time. In the former case, the infusion of the
oils should be omitted in the ceremony of blessing the font,
and be supplied privately as soon as the oils are procured.
In the latter, the oil and chrism of the preceding year are to
be used, and the water thus blessed is to be preserved in the
font, and used until the vigil of Pentecost, even though the
new oils may have been obtained in the meantime.

Such is the latest decision of the Congregation of Rites on
the question.\(^3\) This decision is given by the "Analecta "Juris Pontificii,"\(^4\) by the "Revue Théologique,"\(^5\) and also
in the last edition of the Sac. Rit. Cong. Decretæ, etc.,
alphabetico ordine disposita, etc., by Falise.\(^6\) It may be seen
on reading it,\(^7\) that it serves to reconcile two previous decisions
apparently at variance, but of whose authenticity there can
be no doubt; one directing that the holy oils, if not procured
in time for the blessing of the font on Holy Saturday, should

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1. *Instit.*, lxxxi. n. 5.
4. *II*° Série, p. 218 et seq. 6 *VI*° Série, Février, 1859, pag. 97.
be afterwards poured in, "privatim et separatim;" the other deciding that, when they cannot be procured, the oils of the preceding year are to be used. Of these two decrees it declares that the former proceeds on the supposition that the holy oils are only accidentally detained, and that there is a prospect of getting them within a short time; while the latter proceeds on the supposition that they could not be procured in the diocese, or in any of the neighboring dioceses. This supposition was plainly involved in the case proposed to the Sacred Congregation, for it regarded a diocese in Spain during the civil wars, when most of the sees in the country were deprived of their pastors. Now the fact of its thus reconciling two apparently conflicting decisions, together with its being cited by the authorities mentioned, makes us look on the authenticity of the decree as all but certain, although a slight doubt may still be suggested by its being omitted in the last edition of the "Decreta Authentica," etc., by the Propaganda press, since that edition gives the decrees down to 29th November, 1856.3

254. When the new oils have been procured, what remains of the old oils should be burned. If there be any contained in bottles or other vessels destined to hold the usual supply for the year, it should be burned in the lamp before the blessed sacrament; but what is contained absorbed in cotton in the oilstocks for ordinary use, should be burned with the cotton containing it, as is directed by the rubric of the Pontificale Romanum. The cotton, before it is burned, may be squeezed over the lamps, and the ashes should be thrown into the sacrarium.

255. As soon as the oils are blessed on Holy Thursday, the use of the oils of the preceding year should cease, unless a case of necessity arises before the new oils are procured. If there be no prospect of getting them within a reasonable time, it has been decided, as we have seen, that the old oils

1 12 April, 1755, in Lucana, ad 3\textsuperscript{a} n. 4252. Vid. Gardellini, Annotationes in Decr. Sac. Cong. Rit., 16 Dec. 1826, in Gandaren., Ques. v. ad iii. n. 4623.
2 23 Sept. 1837, in Oriolen., ad 1\textsuperscript{a} et 3\textsuperscript{a}, n. 4920.
3 Vid. supra, n. 37.
4 Pars iii. De Officio in Feria V. in fine.
5 Câval., l. c. n. viii.
6 Supra, n. 253.
are to be used in blessing the font. It is further decided, in the same decree, that they are to be used also for the anointments in baptism. There is, therefore, no difficulty in this case.

*256. But if the oils can be procured within a few days, and if in the meantime an infant be presented for baptism, what should be done? There are two difficulties in the case: one, with regard to the water to be used; and the other, with regard to the oil and chrism. 1° With regard to the water: If the baptism takes place before the font is blessed on Holy Saturday, the old baptismal water still remains, and of course should be used. If it takes place after, the choice is between common water and the water of the font, which, as we suppose, is blessed, but as yet without the infusion of the holy oils. We should prefer to use the water of the font, though we do not think there is any obligation of using it, since it is not, in strictness, baptismal water. But it would be best of all, in the circumstances we here suppose, to reserve a little of the old baptismal water for such contingencies, until the new oils are procured. This is recommended by Romèse, and the "Revue Théologique." 2° With regard to the anointments: these are to be deferred until the new oil and chrism are obtained. This appears to follow from the decision that has been cited; for, in the case supposed, the old oils are not to be used in blessing the baptismal water, it may be reasonably inferred that they should not be used in the baptismal anointments. This is also clearly supposed by St. Liguori. On account of the necessity of deferring the anointments, it would be desirable that the baptism also should be deferred, as it should not be separated from the anointments without a grave reason. St. Liguori decides that, if the delay is only for a few days, baptism ought to be deferred; but if it be necessary to wait for the oils ten or eleven days, baptism may be administered, and the anointments afterwards supplied. He speaks only of the anointments, and seems to suppose that the other ceremonies are applied when baptism is conferred, as is recommended in an opinion cited, apparently with approval, by Lacroix. But it is probable that the other ceremonies may be deferred with the anointments; so that ulti-

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1 23 Sept. 1837, in Oriolen., ad 4th n. 4820. 2 Vid. supra, n. 253.
3 Vid. infra, chap. iv. § xxvii. 4 Praxis Divini Officii, tom. ii. De Sabbato Sancto, § iii. in fine. 5 IVmo Série, Février, 1859, pag 42. 6 Supra, n. 253. 7 Lib. vi. n. 141. 8 Loc. cit. 9 Lib. vi. pars i. n. 342.
mately the case we are discussing may be resolved in practice, by either putting off the baptism for a few days until the new oils are procured, or conferring it, as the rubric directs, for the case of necessity, leaving the usual ceremonies to be supplied when the new oil and chrism are obtained.

*257. Should the supply of chrism or oil become short during the year, more should be got from the cathedral or other place where a quantity is usually kept in reserve. If, however, there be any difficulty in procuring it in this way, or if there be not time to wait, unblessed oil may be added, but in less quantity. In Ireland, during the operation of the penal laws, the priests were obliged to have recourse frequently to this means of keeping up a supply of the holy oils. Amongst the ordinances drawn up for their direction about the middle of the seventeenth century, we find one prescribing that the quantity of unblessed oil added each time shall not exceed a third part. Great care should be taken that the oil be pure, “Oleum ex olivis,” as is mentioned in the rubric.

*258. It is plain, from the words, that it may be added to the chrism as well as to the other oils, and it may be added too, not once merely, or twice, but as often as may be found necessary, even although the quantity of unblessed oil thus added may in the end exceed the quantity first blessed. This was expressly decided by the Sacred Congregation of the Council. But there must be bona fide necessity, such as is supposed in the rubric; for it was decided by the Congregation of Rites that it would not be lawful, e.g., on Holy Thursday to add a quantity of unblessed oil to what had just been consecrated.

§ XXXVI.—Chrisma et Oleum sacrum sint in suis vasculis argenteis, aut saltem stanneis, bene obturatis; quæ vascula sint inter se distincta, et proprium unumquodque inscriptionem habeat majusculis litteris incisa, ut quis error comittatur.

*259. The necessity of attending to what is here prescribed is obvious. In baptism there is no question of the validity of the sacrament, but it is not so in confirmation and extreme unction. A mistake with regard to the vessel in either of these would render the validity of the sacrament at least

1 Vid. infra, chap. iv. § xxxvi.
2 Cf. Catal., tit. ii. cap. i. § xxxv. n. ii.
3 Collections on Irish Church History, page 122.
4 23 Sept. 1082, cit. apud Falisse, Decreta Authentica, etc. V. Oleum in nota, n. 6.
5 7 Dec. 1844, in una Patena, ad 4 cum, n. 5000.
doubtful. Even in baptism the mistake is a serious one. Should it occur, Baruffaldi would have the unction afterwards supplied. This ought to be done, if the error be detected at the moment, and can be at once repaired; but, otherwise, we are inclined to the opinion of Falise, who thinks it too severe to insist on the repetition, seeing that, 1° one oil is probably a valid substitute for another, even where there is question of a sacrament; 2° that there is here question of a rite, the omission of which does little or no injury; and 3° that the repetition would often be an occasion of murmur or scandal. To guard against mistake, the rubric here directs that the vessels containing the holy oils be marked with letters, so as to be easily distinguished.

*260. They should be of silver, or, at least, of tin or pewter; they must not be of glass or any other brittle material, lest they be broken and the contents spilled; nor of iron, brass, or other very oxidable metal, from which the oil would easily contract impurities.*

§ XXXVII.—Ad usum vero quotidiamn minora haebeantur vascula ex argento, si fieri potest, aut stanno, sive separata, sive etiam conjuncta; apte tamen distincta, et bene cooperta, et cum suis inscriptionibus, ut supra, ne Parochus aberret, et unum pro altero sumat, quod cavere debet diligenter.

*261. Besides the vessels for containing the yearly supply, there should be smaller ones to contain what may be required for daily use. The material prescribed by the rubric for these is the same as for the others, but being much smaller, they can be had of silver at much less expense; and few are made of any other material. They may be, according to the rubric, either separate or joined together. In missionary countries they are usually made to be joined by a screw; and, with a third compartment containing the “oleum infirmorum,” likewise screwed on, they form a cylinder about one inch in diameter, and three or three and a-half inches long, commonly called “oilstocks.” The compartments are perfectly distinct, and marked, each with its appropriate letter.

*262. It was usual to put only a single letter on each—I, on that containing the “oleum Infirmorum”; B, on that containing the “oleum Catechumenorum,” or oleum Baptizandorum; and C, on that containing the Chrism. This, we

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1 St. Lig., lib. vi. n. 162 et 709. Vid. chap. xv. § iii.
2 Tit. x. n. 19.
3 Vid. chap. xv. § iii.
4 Cours Aigrégé, 3° partie, chap. i. § 9. n. 8, note.
5 Vid. Barufli, st. x. n. 16 et seq.
may observe, is hardly sufficient, for it might easily happen that the compartment marked C would be mistaken for that containing the "oleum Catechumenorum;" and to our certain knowledge the mistake was actually made in some instances. It is much better, therefore, to have the first two or three letters engraved on each—as, INF., CAT., CHR. St. Charles ordered the inscriptions to be respectively: CHR., CATH., and EXT. UNC.\(^1\)

We may observe, also, that, although formerly it was convenient for priests in Ireland to have the three joined together, there is now no reason why the two required for baptism should not be kept apart from the third, which is required for the sick.\(^2\)

§ XXXVIII.—In ea igitur ex majoribus vasculis Chrismatis et Olei, quod sufficiat, infundatur, atque ut effusionis periculum caveatur, commodum erit in his vasculis bombacium, seu quid simile habere, Oleo sacro et Chrismate separatim perfusum, in quo pollex, cum opus est, ad inungendum immittatur.

*263. The oilstocks should always be provided, as here directed, with a little cotton, or some like material, which may absorb the oil, and thus prevent the danger of effusion; and, at the same time, when pressed with the thumb, yield enough for theunctions. A little flax, or a small piece of sponge, would do equally well.\(^3\)

*264. The rubric supposes that a little is poured into the oilstocks out of the larger vessels as occasion may require; but it may happen that the priest has no vessels except the oilstocks, and that there is no other supply for the year except what is put into them when the oils are distributed after Holy Thursday. If the supply be insufficient, he must, in this case, either go to the cathedral to have the oilstocks replenished, or add a little unblessed oil in the manner already mentioned.\(^4\)

*265. There is no reason, however, why every parish church should not have its supply of holy oils as well as its baptismal font. The larger vessels should be filled at the place of distribution, and brought back in time for Holy Saturday. In fact, the quantity which oilstocks of the usual size could contain, would hardly suffice for the benediction of the font on that day, to say nothing of what is

\(^2\) Vid. inf. § xxxix.
\(^3\) Baruff., tit. x. n. 22, 23. Catal., tit. ii. cap. i. § xxxviii. n. L
\(^4\) Supra, n. 257.
\(^5\) Vid. supra, n. 251.
required for the vigil of Pentecost, or may be necessary at other times for blessing the baptismal water. It is hardly possible, therefore, to carry out what is prescribed by a preceding rubric regarding the water to be used in baptism, without attending to what is here prescribed regarding the oils.

§ XXXIX.—Hæc vascula in loco proprio, honesto, as mundo, sub clave ac tuta custodia decenter asserventur, ne ab aliquo, nisi a Sacerdote, temere tangantur, aut eis sacrilege quisquam abutil possit.

266. At the end of the Mass at which the holy oils are blessed, the bishop admonishes the priests to keep them carefully, as the canons prescribe. The oil and chrism used in baptism should be kept under lock and key, and if possible in the baptistery, which is undoubtedly the best place for them. St. Charles gives very minute instructions on this subject. He would have the vessels inclosed in a box with the lid fitting closely, and kept in what he calls a "ciborium," which means a kind of press or safe, erected over the font.

If they cannot be conveniently kept in the baptistery, they should be kept at least somewhere within the church. The rubric, it is true, does not mention the church, but this must be understood from the words it uses, and from the universal custom, as is observed by the continuator of Gardellini, in a note to a decree of the Sacred Congregation in this matter. Perhaps the reason why the rubric does not say that the place must be within the church is, because the baptistery (in which they certainly may be kept) is in some instances a building apart from the church. They cannot be put into the tabernacle with the Blessed Sacrament, as was decided by the Sacred Congregation of Bishops. But it is recommended by many to place them in a safe near the altar, where the Blessed Sacrament is kept, as there would thus be a lamp burning before or near them.

267. Priests are permitted to keep the "oleum infirmorum" in their houses, when they live at a considerable

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1 Vid. chap. ix. § vi.  
2 Pontificale Romanum, p. iii., De Officio in Feria V. Cæne Domini, in fine.  
3 Baruff., tit. x. n. 24.  
5 Vid. supra, p. 239.  
6 16 December, 1826, in una Gandav., Dub. Ques. iii. n. 4623.  
distance from the church, and in the country parishes of Ireland they generally do so; but the same reason does not exist for keeping along with it the oil and chrism used in baptism. These, except in rare cases, can be used only in the church; and we are convinced that the exceptional cases are not sufficient to justify a priest in keeping them in his house. Hence, we think that a little vessel of silver, containing the “oleum infirmorum” alone, might, in most cases, be conveniently substituted for the oilstocks that have been hitherto in use; two other little vessels of the same kind, for the chrism and oil of catechumens, being kept in the baptistery, or in a safe near the altar of the Blessed Sacrament. In England the Synod of Westminster has ordered that in all new churches a proper place be prepared for them in the baptistery.  

268. Laics are not permitted to touch these vessels unless in case of necessity. Baruffaldi says that a laic is guilty of grievous sin if he does so. This decision seems to us very severe. The offence, we think, does not exceed a venial sin, unless where there is contempt. At all events, the decision must be understood of the case in which they actually contain the holy oils; for as they are not consecrated, nor even blessed, there seems no reason why they may not when empty be handled by any one. The sacrilegious abuse here referred to is probably that of applying the holy oils to medicinal purposes, or as charms, etc. It appears from several canons that such superstitious practices prevailed at certain periods; and hence in the admonition of the bishop already mentioned, the priests are specially warned to guard against this profanation.  

§ XL.—Parochus, quantum fieri potest, curet, ne per laicos, sed per se, vel per alium Sacerdotem, vel saltem alium Ecclesiae ministrum hae Olea defenderetur: caveat item, ne de iis quicquam uli unquam tribuat eujusvis rei praetextu.  

269. The preceding rubric is to guard against any sacrilegious abuse of the holy oils. This is to secure due reverence for them. Catalani cites a series of canons and decrees, from the fourth council of Carthage, in 398, downwards for

1 Sac. Cong., 16 Dec. 1826, in una Gandav., ad Dub. Quæs. iii. n. 622.  
5 Vid. chap. iv. § xxxvii.  
7 Pontificale Romanum, loc. cit.  
8 Vid. chap. xl. § v.  
6 Vid. chap. x. n. 35.  
9 Cfr. Catal., tit ii. cap. i. § xxxix. n. ii. et seq.
several centuries, ordering that none but priests, or others in holy orders, should carry the holy oils from the place where they are distributed to the several churches. In the fourteenth century the practice had been introduced of allowing them to be carried by inferior clerics; but this was forbidden by several provincial councils, amongst the rest, by that of Milan, under St. Charles. The present rubric requires the ancient discipline to be observed as far as possible.

By “ministrum” Catalani thinks we should understand a deacon or subdeacon. Baruffaldi allows it to include inferior clerics. At all events, it is plain from the words, “quantum fieri potest,” that the rubric permits the oils to be carried by an inferior cleric, or even by a laic, when no other can be had. None is to be given away under any pretence, and this for the reason already stated.

§ XLI.—Sal, quod in os baptizandi immittendum est, sit benedictum sua peculiarì benedictione, quæ infra prescribitur; neque utatur aëre exorcizato ad benedicendum aquam; sitque prius bene contractum et attritum, siccum ac mundum. Sal ita benedictum nemini tradatur, neque ei quin benedictum atulerint reddatur, sed ad alios baptizandos servetur, aut in sacarium abjiciatur.

270. According to Martene, no mention is made of the salt given to the catechumens, by any of the early Greek Fathers, except Origen, who seems to make an allusion to it once, nor is it mentioned in the Euchologium of the Greeks. But amongst the Latins its use dates from the earliest times. It is distinctly mentioned by St. Augustine in his Confessions, by Venerable Bede, and subsequent writers. It should be “sal naturale,” that is, such as is used for seasoning food, and as is commonly understood by the word itself without an adjunct.

*271. There are two benedictions of salt given in the Ritual—one for baptism, the other for holy water; and care must be taken that the salt used in baptism has been blessed according to the special form given hereafter. It should be reduced to a fine powder, as is here directed by the rubric, so that a very small quantity may be easily administered.

1 Loc. cit. § xl. n. i. et ii. Cfr. Caval., tom. iv. cap. xxvi. De Sacris Oleis, in Decr. i. n. iii. et iv.
3 Loc. cit. n. iv.
4 Tit. x. 29.
5 Vid. chap. xv. § xiii.
6 Supra, n. 268.
7 De Ant. Eccl. Rit., lib. i. cap. i. art. vi. n. xiv.
8 Cit. apud Martene, ibid.
9 Baruff., tit. x. n. 33. Catal., tit. ii. cap i. § xii. n. iii.
10 Cap. iv. § v.
What is blessed at one time may serve for several baptisms, if it be kept clean and dry; but the rubric directs that it be kept exclusively for this purpose, or else thrown into the sacarium, and not given away under any pretext, most probably lest it might be employed for some superstitious purpose. It must not be given even to those who may have brought it to be blessed. If they wish to have some blessed salt, the priest may bless some for them, using the benediction given in the Ritual, or at the end of the Missal, "Ad quodcumque comestibile."  

§ XLII.—Cum igitur Baptismi Sacramentum jam administrandum est, hæc in promptu esse debent.

272. The rubric now gives a summary of the things that should be at hand in the baptistery, or in a convenient place near the font, when baptism is about being conferred. The priest who is to perform the ceremony should carefully read over this summary, and see that everything required is in readiness, so that there may be no interruption or delay when he has once commenced.

§ XLIII.—Vascula sacri Olei Catechumenorum, et Chriamat.  

*273. It would be convenient to have a table near the font, on which several of the things required might be placed before the commencement of the ceremony. Amongst these should be the small vessels containing the oil and chrism, which have been before described.

§ XLIV.—Vasculum cum sale benedicendo, vel jam, ut dictum est, benedito.

*274. The salt is required soon after the commencement, and before the child is admitted within the church. This vessel, then, which may be a small plate or salver, should be placed on a table within the porch, or near the door, according to circumstances, or it may be held by a clerk.

§ XLV.—Vasculum, seu cochlear ex argento, vel alio metallo nitidum, ad aquam Baptismi fundendam super caput baptizandi, quod nulli præterea alius usui deserviat.

*275. The water should be poured on the head, not with the hand, but out of a ladle or small vessel provided for this purpose, and used for no other. This vessel, according to our rubric, should be of silver, or some other metal not easily

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1 Barnff., n. 34. Catal., l. c. n. iv.  
2 De Herdt. pars vi. n. 4, l.  
3 Paruff., n. 36, 37.  
4 Supra, n. 261.  
5 Vid. infra, § liv.
tarnished. It may be made also of shell, according to Baruffaldi. Pewter or tin (stannum) is mentioned by many as a suitable material; and that it is so may be inferred from the rubric regarding the vessels for containing the holy oils.

St. Charles gives minute instructions as to its form. According to these, it should be furnished with a pretty long handle, somewhat bent, and a lip or spout, through which the water might be easily poured in a gentle, steady stream. It should be also large enough to hold what may suffice for a single baptism, as it would be inconvenient to be obliged to dip it into the font while pronouncing the form.

§ XLVI.—Pelvis, seu bacile ad excipiendam aquam ex capite defluentem, nisi statim in sacrarium defluat.

*276. Nothing is prescribed as to the material of this basin. It may be of earthenware, but should be reserved for the use of the baptistery exclusively. We have already seen, however, that the sacrarium may be situated so as to render any such vessel unnecessary.

§ XLVII.—Gossipium, alio nomine bombacium, seu quid simile, ad abstergenda loca sacris Oleis inuncta.

*277. The cotton, flax, or other material to be used for wiping the parts anointed, should be placed on a small dish or salver beside the holy oils on the table. When used, it should be put back again on the dish, and after the ceremony is concluded it should be burned, and the ashes thrown into the sacrarium.

XLVIII.—Stole duæ, ubi commodē haberi possunt, una violaces, et altera alba, ut infrā notatur, mutanda; sin minus, una saltē adhibeatūr.

*278. Baruffaldi justly observes that there are few churches so poor as not to be able easily to provide the two stoles required for the ceremony, and is very severe on the negligence or parsimony of those pastors who fail to do so. The white stole may be left on the table beside the font; the violet stole is put on with the surplice at the commencement, and exchanged for the white one at the proper time.

*279. The present rubric tolerates the use of the same stole during the whole ceremony. In this case it may be

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1 Tit. x. n. 39.
2 Baruff., l. c. De Herdt, pars vi. n. 4. iii.
3 Supra, n. 260.
5 Baruff., l. c. De Herdt. l. a.
6 Supra, n. 182.
7 Vid. infra, chap. iv. § xxiv.
8 Chap. iv. § xv.
either white or violet, but we should prefer, with Falise and De Herdt, who cites the pastoral of Bruges, to have it double—white on one side, and violet on the other—so that it might be reversed at the time marked for the exchange, and thus be equivalent to two stoles. Baruffaldi seems to repudiate the use of this double stole; but, on examining his words, it will be seen that he does so only when it is adopted as a matter of choice, or from a motive of parsimony, in preference to two distinct stoles; but he does not imply that it is not preferable to a single stole of one color.

XLIX.—Medulla panis, qua inuncti Sacerdotis digiti, cum manus lavat, abstergantur; et vas pro manum lotione post Baptismum, quod huc tantum usui deservire debit.

*280. A crumb of bread, or a little dry meal, is the best means of removing the oil from the fingers. This, as well as the basin for washing the priest’s hands, may be placed on a corner of the table already mentioned, or in any other convenient place in the baptistery. The rubric seems to require that the basin be reserved for this use exclusively. At least it should not be used for any merely profane purpose; but we would not condemn its being used for receiving the water flowing from the head, and conveying it to the sacristy.

*281. It is strange, as Catalani observes, that the rubric, notwithstanding its minuteness, makes no mention of the towel, which, manifestly, should be in readiness for drying the hands. There should be another towel also for the purpose of drying the child’s head after the water has been poured on it.

§ L.—Alba vestis in modum pallioli, seu linteolum candidum, infantis capiti imponendum.

*282. It is the custom in most places for the parents or sponsors to bring with them this white linen garment. It is usually a piece of plain linen, about the size of a small handkerchief, though it was formerly a complete garment, which was worn by the neophytes for some time after their baptism. It should be placed on the table beside the holy oils, so as to be at hand when required. It would be well to have one or two at all times in the baptistery, lest in some instance those who bring the child should come without one.
§ LI.—Cereus, seu candela cerea, baptizato ardens tradenda.

*283. The wax-candle, as well as the linen garment, is presented by the parents or sponsors, according to the custom existing in many places.\(^1\) Such a custom might be made a convenient means of supplying wax-candles for the use of the altar in parishes where no provision exists for the purpose. The candle should be placed on the table with the rest. The rubric does not require that it be lighted from the commencement of the ceremony, though this is prescribed in some rituals, as in that of Ghent.\(^2\) St. Charles, in his instructions, required that during the ceremony there should be two lighted candles on the table, or, if convenient, on the altar of the baptistery. In this matter each one may follow the approved custom of his diocese, but the rubric requires no more than that the candle be burning when it is presented by the priest.

§ LII.—Hic denique Ritualis liber sit paratus; et item liber Baptismalis, in quo baptizati describuntur.

*284. The ritual to be used is no other than the Roman. We have already discussed the obligation of observing what it prescribes, as far as circumstances permit.\(^4\) Generally speaking, there can be nothing to prevent an exact compliance with all that it prescribes regarding baptism when solemnly administered in the church. The ritual itself warns the minister not to trust too easily to his memory, but to recite everything out of the book,\(^5\) which he should, therefore, have at hand, as he is here directed. He should have in readiness also the baptismal register, in which he is to inscribe the names of the baptized and of the sponsors, in the manner prescribed at the end of the ritual.

§ LIII.—Omnibus igitur opportune preparatis, Sacerdos ad tantum Sacramenti administrationem, lotis manibus, superpelliceo et stola violacea indutus, accedat; Clericum unum seu plures, si potest, secum adhibeat, superpelliceo pariter indutos, qui sibi ministrent.

*285. All things being prepared, both in the baptistery and at the church porch, the priest, already vested in soutane,\(^6\) washes his hands, and then puts on a surplice and violet stole. Baruffaldi\(^7\) would prefer that he should vest and unvest at the font, but we believe the sacristy will, generally

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\(^1\) Baruff., n. 49. Catal., tit. ii. cap. i. § II.
\(^2\) De Herdt, pars vi. n. 5. xx.
\(^3\) Act. Eccles. Mediol., pars iv. § De iis quae Parochus servet et parat antequam Baptismum ministret, pag. 415. • Vid. chap. i. n. 65, et seq.
\(^4\) Supra, n. 133.
\(^5\) Vid. supra, n. 119.
\(^7\) Tit. x. n. 54.
speaking, be found the most convenient place, the vestments being usually kept there. The clerk or clerks who are to attend him, should be already vested in soutane and surplice, and be prepared to present him with the water and towel, and assist him in vesting.

286. Should baptism be administered, as is often the case, immediately after Mass, it may be asked, whether the priest may not, in such circumstances, retain the alb and stole, having laid aside the chasuble and maniple. We think that in strictness he may, especially since, according to Catalani, the surplice is but a substitute for the alb, which was formerly in use. He cannot do so, however, unless the stole be violet, as is plain from the rubric; and again, the trouble of changing it for a white stole at the time marked will be much greater in consequence of its being fastened by the cincture. We think, therefore, that, in the case supposed, it is not only more in accordance with the letter of the rubric, but on the whole more convenient for the priest himself, to lay aside the alb and put on a surplice.

287. No mention is made in our text of the cap or berretta, but De Herdt says that the priest goes towards the porch "tecto capite et junctis manibus." The Ritual of Toulon also prescribes that the priest wear his cap at the commencement, and directs him at what parts he is to uncover afterwards during the ceremony. We shall give these directions as they occur under each rubric. They are the same, with one or two exceptions, as those given in the Roman Ritual regarding the use of the mitre when the bishop baptizes. The priest may, if he chooses, wear his cap according to the directions thus given; but we think the silence of our rubric on the point is sufficient to show that there is no obligation of wearing the cap at any part of the ceremony.

§ LIV.—Ita paratus accedat ad limen Ecclesiæ, ubi foris expectant qui infantem detulerunt.

288. The priest thus vested, and preceded by the clerk or clerks, advances to the door or porch of the church, being careful to make the usual reverences in passing the high altar, or any other on his way. Those who present the child for baptism should be in waiting at the door, for the rubric clearly supposes that it is kept outside the church until it is

1 Vid. supra, n. 126, 127. 2 Tit. ii. cap. i. § iii. n. ii.
3 Intr. chap. iv. § x. 4 Vid. supra, n. 123.
4 Pars vi. n. 5, 5 Baptemæ, tit. ii. § ii. 6 Vid. chap. viii. § iv.
introduced with the ceremony mentioned hereafter. It may be brought, however, within the porch, if there be one, as it is still outside the church. The candidates for baptism were kept outside the church, or place of assembly of the Christians, even from the earliest times, as is proved from Tertullian, De Cor. Mil., cap. 3, and St. Cyril of Jerusalem, Catech. 1, referred to by the Catechism of the Council of Trent, which assigns the reason of the exclusion in these words: “The person to be baptized is carried, or, as also happens, conducted, to the door of the church, and is strictly forbidden to enter, as unworthy to be admitted into the house of God, until he shall have cast off the yoke of the most degrading servitude, and devoted himself unreservedly to Christ the Lord, and to his most just sovereignty.”

289. But what is to be done if there be no porch, and if the state of the weather, or other circumstances, should make strict compliance with the rubric seriously inconvenient? In this case, we think the child may be brought inside. Indeed, this is expressly permitted by the Ritual of Toulon, and by the rituals published for the use of several dioceses in Belgium; as those of Mechlin, Bruges, Ghent, etc., cited by De Herdt. The child, however, should be kept near the door, for the only safe rule in this and other such cases is to adhere to the rubric, if not strictly, at least as far as circumstances will allow; and we shall see that, after having entered the church, the priest and sponsors are required by the rubric to recite the “Credo” and “Pater Noster” while they are going to the font.

§ LV.—Interroget nisi de his bene sibi constet a sit sume Parochiae, masculus, an feminam, an sit domi baptizatus, et a quo, et quam rite, et qui sint cooptres qui infante teneant, pro eoque respondentur, quos pie ac decemter assistere, ac prout opus fuerit, pro baptizando ad interrogationes respondere admonent.

290. From what has been already stated, it is plainly the duty of the priest to ascertain all the particulars regarding the child presented for baptism, which he is here directed to ask, viz., whether it belongs to his parish, because, if not, he has, generally speaking, no right to baptize it; its sex, because of the name to be given, and the gender to be used in the prayers, and because it is congruous, though not strictly

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1 Chap. iv. § viii.
4 Tit. ii. § 1.
6 Infra, chap. iv. § x.
9 Barnuf., tit. x. n. 55.
10 Pars vi. n. 5, i.
7 Vid. supra, n. 194.
required, that the sponsor, if there be only one, should be of
the same sex; \textsuperscript{1} whether it has received a private baptism,
and from whom, that he may know whether he is now to
baptize it absolutely, or conditionally, or at all; \textsuperscript{2} who are the
sponsors, that he may know whether they are admissible;\textsuperscript{3} and
that he may instruct them how to assist with becoming re-
verence, and to respond to the interrogations.

§ LVI.—Et quoniam iis qui baptizantur, tanquam Dei filiis in Christo
regenerandis, et in ejus militia adscribendis, nomen imponitur, caret
ne obscena, fabulosa, aut ridicula, vel invanium deorum, vel impiorum
ethnorum hominum nomina imponantur, sed potius, quatenus fieri po-
test, Sanctorum, quorum exemplis Fideles ad pie vivendum excitentur,
et patrocinii protegantur.

291. As in the ancient law, names were imposed in circum-
cision, so, under the Christian dispensation, names are given
in baptism.\textsuperscript{4} In the early ages, catechumens were required
to give in their names, and have them inscribed on the regis-
ter of the church for some time before receiving baptism.\textsuperscript{5}
From this it is inferred, with some probability, that the names
given in baptism were frequently imposed or adopted long be-
fore.\textsuperscript{6} It is certain, at all events, as Martene proves at
length,\textsuperscript{7} that the custom of giving a name in baptism prevai-
led from the beginning. The converts from paganism usually
laid aside their old names and received others, while the
children of Christian parents either had no names previously,
or changed those they had for new ones, or at least had them
again imposed and ratified in baptism.

*292. The priest is directed by the rubric to take care that
the name given be such as may become one who is regener-
ed in Christ and enlisted as his soldier. “To the person
“baptized,” says the Catechism of the Council of Trent, “is
“given a name, which should be taken from some one whose
“eminent piety and religion have given him a place in the
“catalogue of the saints; for this similarity of name will
“easily serve to stimulate to the imitation of his virtues and
“the attainment of his holiness, and to hope and pray that he,
“who should be the model of his imitation, may also, by his
“advocacy, become the guardian of his safety of soul and
“body. Wherefore, those are to be reprehended who so in-
dustriously search for, and distinguish their children by, the

\textsuperscript{1} Supra, n. 222. \textsuperscript{2} Supra, n. 174.
\textsuperscript{3} Supra, n. 229. \textsuperscript{4} Baruff., tit. x. n. 64.
\textsuperscript{5} Martene, \textit{De Ant. Eccl. Rit.}, lib. i. cap. i. art. x.
\textsuperscript{6} Martene, ibid. \textsuperscript{7} Loc. cit.
names of heathens, of those particularly who were the most conspicuous for their crimes; for they thus show what little regard they have for the pursuit of Christian piety, who seem to be so enamored with the memory of impious men, as to wish to have such profane names everywhere echo in the ears of the faithful."

293. The names of the Old Testament were generally adopted by the heretics of modern times, especially by the Puritans, in preference to the names of Christian saints. When one of these is converted, or when any adult, having a name not found in the calendar or martyrology, is about to receive baptism, there may be some difficulty about changing the name. The words of the rubric, as Baruffaldi observes, do not imply a rigorous precept, but an admonition to the priest to do what he can to have every one baptized by the name of a saint; and should it happen that there are special reasons for giving or retaining another name—as in the case where an inheritance or a legacy might be made to depend on it—the priest need have no hesitation in allowing it. Indeed it is justly observed by the same author, that hardly a name can be thought of which has not been borne by some one of the faithful, now amongst the saints, though not mentioned in the calendar. At all events, a name that is insisted on may be easily admitted, by adding or prefixing to it the name of a saint. The name received in baptism may be changed in confirmation; and, accordingly, many change the names they had, or take others in addition, when they are confirmed.

§ LVII.—Hisigitur expeditis, et accepto nomine baptizandi, positi, si infans fuerit, super brachium dexterum illius qui eum desert, Parochus ad Baptismum procedat, in hunc modum nominatim interrogans.

294. The infant to be baptized is placed so as to rest, or be borne up, on the right arm of the person holding it; and this, as Baruffaldi states, for the greater convenience of the minister, and because the right arm is reputed more honorable than the left. The Ritual of Toulon directs the child to be held by the godfather, the godmother being on his left, and holding it at the same time by the feet. Catalani also supposes that it is held up by the godfather. In Ireland it

1 Pars ii. cap. ii. n. 76. 2 Cfr. Catal., tit. ii. cap. i. § lvi. n. viii.
3 Tit. x. n. 65. 4 Loc. cit. n. 66.
5 Baruff. tit. x. n. 68. Catal., tit. ii. cap. i. § lvi. n. ix.
6 Tit x. n. 70. 7 Tit. ii. § i. n. 1. Cap. ii. § ix. u. ii. in fine.
HOW INFANTS ARE HELD.

is usually held up by the godmother, the godfather standing at her right. The priest takes his place at the door opposite them, standing with his back turned to the high altar,¹ and with his cap on,² holding the ritual in his hand, or having it held before him by the clerk, proceeds with the ceremony as directed in the order.

¹ Rit. Leod. ap. id De Herdt, p. vi. n. 5, tit. ² Rit. Touli. l.c.
CHAPTER IV.

ORDER FOR THE BAPTISM OF INFANTS: "ORDO BAPTISM PARVULORUM."


295. The ceremonies prescribed by the ritual to be observed in baptism, have been in use from the earliest times, and most of them may be traced to the apostolic age, as is shown by abundant extracts from the Fathers and ancient liturgies, given by Catalani and Martene, but they were not always applied in the same order. It appears from the "Ordines" given by Martene,¹ that the unctions, insufflations, etc., in some ancient rituals, precede, and in others follow, the interrogations or catechetical instructions on the doctrines of the Christian faith, of which a profession is to be made in baptism.

"This practice of instruction," says the Catechism of the Council of Trent, "originated, beyond all doubt, in the command of our Lord addressed to his Apostles: 'Go ye into the whole world, and teach all nations; baptizing them in the name of the Father, and of the Son, and of the Holy Ghost: teaching them to observe all things whatsoever I have commanded you' (Matth. xxviii. 19, 20; Mark, xvi. 15); words from which we may learn that baptism is not to be administered until at least the principal heads of our religion are explained. But, as the catechetical form consists of many interrogations, if the person to be instructed be an adult, he himself answers; but if he be an infant, the sponsor answers according to the prescribed form, and makes the solemn engagement for the child."²

In the present case, then, addressing the infant by its name, the priest says:—N. (i. e., Joannes, Maria, etc.): Quid

¹ De Antiquis Ecclesiae Ritibus, lib. i. cap. i. art. xviii.
² Pars ii. cap. ii. n. 63, 64.
petis ab Ecclesia Dei? The sponsor answers: Fidem. Priest: Fides quid tibi praestat? Sponsor: Vitam æternam. Priest: Si igitur vis ad vitam ingredi, etc., etc.

*296. When a great many names are given to an infant, as it would be inconvenient to repeat them all every time the letter N is marked in the ritual, the priest may follow the rule laid down by the Council of Baltimore. In the first interrogation he may mention all the names if he thinks it expedient; but in the rest of the ceremony let him mention only what may be commonly known as the Christian name, taking care that all be inscribed in the baptismal register.

*297. According to Baruffaldi, these questions are to be proposed in Latin, exactly as they are given in the ritual. But a custom has pretty generally prevailed, of proposing them in the vernacular, or at least of repeating them in the vernacular, since sponsors, for the most part, are unable to answer in Latin. The editions of the ritual used in Ireland, England, and America, give a translation of the questions and answers annexed to the Latin form. That which has been published for the use of the English Church, pursuant to a decree of the Synod of Westminster, does not differ in this respect from those that preceded. The compendium published for the use of the clergy of the United States, likewise gives a translation of the questions in English, French and German. This compendium was published according to a decree of the third Provincial Council of Baltimore, with the approval of Gregory XVI.

It is worthy of note, that, in the fourth Provincial Council of Baltimore, it was directed that, in the edition of the ritual to be published, there should be inserted at the foot of the page a translation, approved by the archbishop, of certain interrogations and prayers, so that it might be used when expedient—the Latin form, however, never being omitted; and, in the decree of the fifth Council, which approved of the ritual published, the priests were strictly ordered. . . “Latin formam precum nunquam omittere.”

*298. The Congregation of Rites has been several times consulted on this subject, and has invariably insisted on a

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1 Provinciale, i. Decr. xiii. 3 Vid. Decret. in Appendice.
2 Tit. x. n. 69, and Tit. xi. n. 2. 4 Derby, 1836.
6 "Excerpta ex Rituali Romano pro administratione sacramentorum ad commendorem usum Missionariorum in Septentrionalis America Federate Provincis." Editio tertia, Balmori, 1880.
6 Decr. viii. q. v. in Appendice.
strict adherence to the form given in the Roman Ritual. The last answer we have seen on the subject is given to a question proposed on the 12th September, 1857, and seems quite decisive against the lawfulness of translating the interrogations at all: "Utrum in collatione baptismi interrogations possint fieri vernaculæ, vel saltem vernaculæ iterari "postquam Latine factæ fuerint?" Resp.: Quoad interrogations quæ baptismi ordinem præcedunt vel sequuntur, ac "pro quibus Rituale nullam exhibit formulam: Affirmative. "Quoad interrogationes quæ in ipsomæ baptismi ordine "occurrunt, ac pro quibus formulæ in Rituale extant: Negative "ad utramque partem."

*299. To proceed in strict conformity with this decision, no one should be admitted to act as sponsor who is not instructed to answer the interrogations in Latin; and this would, undoubtedly, cause great inconvenience and great dissatisfaction in places where the contrary practice has long prevailed. It is not impossible, however, that the decision may be intended to guard against the danger of introducing incorrect and unauthorized translations; and that when a sponsor, otherwise qualified, is unable to answer the interrogations in Latin, it may still be lawful for the priest to repeat them in the vernacular, according to an approved translation, such as is given in the rituals above referred to.*

300. But at least it is certain that the priest is never justified in simply omitting the Latin, and substituting a translation, in any of the interrogations or prayers of the ritual. The translation, when used, must be merely added "explicationis causā." The whole of this is very well put in the following decree of the first provincial Synod of Baltimore: "Statuimus juxta Ritualis Romani præscriptum, in sacramentis administrandis et in defunctorum sepulturâ, sacerdotes omnino teneri ad adhibendam linguam Latinam: et si consuerint expedire, explicationis causā, eorum quæ recitant "adjungere versionem linguâ vernaculâ, eam tantum versio- "nem adhibendam esse, quæ fuerit ab Ordinario sancta. "Ubicumque autem consuetudo aliqua invaluerit huic Decreto "adversa, eam quamprimum abrogandam statuimus."*

301. It may be well to observe that the National Synod (Concilium Plenarium) of the whole United States of North America, held at Baltimore in 1852, formally adopted the

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1 12 Sept. 1857, in Molinen., ad 17, apud Falise, Decreta Authentica etc., v. Baptisma.  
2 Supra, n. 297.  
3 Decr. xx.
decrees of the seven provincial Synods of Baltimore, and declared them to be binding everywhere throughout the states and territories subject to the general government. 1

§ II.—Deinde ter exsufflet leniter in faciem infantis, et dicat semel: Exi ab eo (vel ab ea) immunde, etc.

302. From the insufflations and exorcisms used before the baptism of infants, as well as before that of adults, St. Augustine proves original sin against the Pelagians; 2 and that they were used everywhere throughout the Church from the time of the Apostles, is placed beyond all doubt by this and the other testimonies cited by Martene. 3

303. In reference to the ceremony mentioned in the present rubric, as well as to the exorcisms used in baptism generally, the Catechism of the Council of Trent says:—“The exorcism follows, which is composed of words of sacred and religious import, and of prayers to expel the devil, and to weaken and crush his power; wherefore the priest breathes three times into the face of him who is to be initiated, that he may expel the power of the old serpent, and may catch the breath of lost life.” 4 This ceremony was not always performed by the bishop or priest who administered the sacrament, but often by a deacon, exorcist, or even a simple cleric. 5

304. According to the rubric, the priest blows gently on the face of the child three times, and then says, once, Exi ab eo, etc. Baruffaldi 6 directs this to be done with the mouth fully open, “ore lato,” and not with the mouth nearly closed, “ore stricto:” in other words, he requires the priest to breathe, rather than blow, gently; and this, that the air exhaled may not be too cold. We think, however, that the word in the rubric means to blow, as a person, e. g., would blow dust off a book or paper. This is its ordinary meaning; and in the ceremony for baptizing adults, the rubric itself directs the priest first to blow, “exsufflet,” and afterwards to breathe, “halet,” on the face of the person to be baptized, thus plainly distinguishing between the two. 7

§ III.—Postea pollesse faciat signum Crucis in fronte et in pectore infantis, dicens: Acipe signum Crucis tam in fronte quam in corde; sume Fidem caelestium praeceptorum; et talis esto moribus, ut templum Dei jam esse possis. Oremus. Preces nostras, etc.

1 Decr. ii. 2 Epistola 194, ad Sixtum. De Symbolo ad Catechumenos, lib. i. cap. 5, cit. apud Catal., tit. ii. cap. ii. § ii. n. i. 3 De Antiquis Ecclesiæ Ritibus, lib. i. cap. i. art. vi. n. viii. 4 Pars ii. cap. li. n. 65. 5 Martene, l. c. n. ix. 6 Tit. xi. n. 3. 7 Vid. infra, chap. vi. § v.
305. The frequent use of the sign of the cross, from the very commencement of Christianity, is proved by the testimony of the most ancient writers, and is admitted by Protestants themselves. It is enough to refer to the well-known passage of Tertullian, in which he says:—"Ad omnem progressum atque promotum; ad omnem aditum et exitum; ad vestitum, calciatum, ad lavacra, ad mensas, ad lumina, ad cubilia, ad sedilia; quæcumquenos conversatio exercet, a frontem crucis signaculo terimus." St Augustine expressly mentions that the catechumens were signed with the sign of the cross before baptism, and the same is inferred from St. Basil.

306. The signing of several parts of the body shows, according to the Catechism of the Council of Trent, "that, by the ministry of baptism, the senses of the person baptized are opened and strengthened to enable him to receive God, and to understand and observe his precepts." As to the parts signed, there was a considerable diversity of usage in different churches from the earliest times; and even still the pastorals or rituals of particular places direct signs to be made which are not mentioned in our rubrics.

307. The priest should make the sign of the cross directed by the present rubric, with his right thumb (the other fingers being joined and extended) on the forehead at the word "fonte," and on the breast at the word "corde." He should make it in such a way that the first line be drawn downwards and the other from right to left (of the child). This will naturally be the case if he stands as he ought, in front of the person holding the child.

308. The rubric does not say whether the breast of the child should be uncovered at this ceremony. De Herdt here lays it down as a general rule, that when the parts to be signed are covered, it is sufficient to make the sign outside the dress; and he cites for this the rituals of Bruges, Liege, etc.

309. In reciting the prayer which follows, Preces nostras, etc., the priest should be uncovered, and remain so till after the blessing of the salt.

1 Lib. de Corona Militis, c. 3, cit. apud Perrone, De Cultu Sanctorum, cap. vi.
2 De Symb. ad Catech., ii. cap. i., apud Catal., tit. ii. cap. ii. iii. n. i.
3 De Spiritu Sancto, cap. 27, apud Catal., ibid.
4 Pars ii. cap. ii. n. 67.
5 Catal., cap. i. § iii. n. ii.
6 Vid. De Herdt, pars vi. n. 5, v.
7 Loc. cit.
8 Rit. Toul., tit. ii. § i. n. 3.
§ IV.—Deinde imponat manum super caput infantis, ac dicat: Oremus. Omnipotens, etc.

*310. The imposition of hands on catechumens is a ceremony of great antiquity, mentioned by Sulpicius Severus, De Vita S. Martini, c. 10, and other ancient writers cited by Martene.¹ It is also mentioned, with the prayer which here accompanies it, in many ancient rituals given by the same author.²

The priest puts his right hand over the head of the child, having the fingers joined together and extended,³ and says the prayer, Omnipotens, etc. He may touch the head gently, as is directed by the ritual of Toulon;⁴ but this is not necessary, it is enough that the hand be extended over it.⁵ He may keep it so extended during the prayer, but the rubric does not require this.⁶

§ V.—Deinde Sacerdos benedicit sal. quod semel benedictum alias ad eundem usum deservire potest. Benedictio Salis: Exorcizo te, creatura salis, etc.

*311. We need not repeat what has been already said regarding the salt used in baptism.⁷ It must be blessed according to the form given here. A very small quantity, if carefully preserved from dust and moisture, would suffice for a great many baptisms; and, of course, the benediction here mentioned is omitted while the supply lasts. In performing the ceremony, the priest turns to the table where the salt to be blessed is already placed,⁸ and standing, with head uncovered and hands joined,⁹ recites the prayer; making the sign of the cross over the salt at the words marked in the ritual; for which purpose he separates his hands, placing the left on the table or on his breast, and making the sign with the right.

312. In the rubrics of the Missal we have minute instructions as to the manner of making the sign of the cross in blessing any person or object. The right hand is to be stretched out, all the fingers being joined together and extended, and the little finger directed to the person or object to be blessed. In signing himself, the priest should always put his left hand

below his breast; but in other benedictions, if he be at the altar, he should put his left hand on the altar. The words of the rubric as they are found in the Missal, are:

"Cum seipsum signat semper sinistrum ponit infra pectus; in alius "benedictionibus cum est ad Altare, et benedit oblatas, vel aliquid aliud, "ponit eam super Altare, nisi aliter notetur. Seipsum benedicens, "vertit ad se palam manum dextram, et omnibus illius digitis junctis et "extensis, a fronte ad pectus, et ab humero sinistro ad dextrum, signum "crucis format. Si vero alios, vel rem aliquam benedicit, parvum "digitum vertit ei, cui benedicet, se benedicendo totam manum dextram "extendit, omnibus illius digitis pariter junctis, et extensis: quod in "omni benedictione observatur."

313. The rubric does not say where he should keep his left hand in blessing any object when he is not at the altar. If he be at a table, we are inclined to think, from analogy, that he should put it on the table; in other circumstances, we think he should put it under his breast, for it would be very unbecoming to have it suspended in the air, as is observed by Merati on the above rubric. Besides, the rubric itself directs the priest to put the left hand under the breast in giving the benediction before the last Gospel, from which it may be, r.e, unreasonably, inferred, that he should do the same wherever he has nothing before him on which to rest it.


*314. After the blessing of the salt the priest puts on his cap, and then, taking with the thumb and index finger of his right hand a very small quantity—a few grains—of the blessed salt, he puts it into the mouth of the child, saying: "Jacobe, Catharina, etc., Accipe sal," etc. Baruffaldi observes that he must be careful to put in only very little, lest the child might be injured by it. The meaning of the ceremony is explained by the Catechism of the Council of Trent. "When salt," it says, "is put into "the mouth of the person to be baptized, it evidently imports "that, by the doctrine of faith and the gift of grace, he "should be delivered from the corruption of sin, experience a "relish for good works, and be delighted with the food of "divine wisdom.""
315. In reciting the prayer which follows, "Deus patrum nostrum," etc., he should be uncovered and keep his hands joined, the clerk holding the ritual open before him. At the end of the prayer he again puts on his cap, and proceeds with the exorcism which immediately follows, keeping his hands joined, except when he makes the sign of the cross over the child (which he is to do with his right hand, placing the left hand on his breast), while he pronounces the name of each of the persons of the Blessed Trinity, as marked in the ritual.

§ VII.—Hic pollice in fronte signat infantem, dicens: Et hoc signum, etc.

*316. A rubric is here inserted in the form of the exorcism, directing the priest to make the sign of the cross on the child's forehead, saying: "Et hoc signum sanctae Crucis," etc. It would not suffice to mark the cross in the text where it is to be made, because the sign is here to be made, not with the hand over the child, as in those immediately preceding, but with the thumb on the child's forehead in the manner before directed.

317. De Herdt, speaking of the crosses marked in the Missal as directions to make the sign at certain words, observes that the word or syllable which precedes the cross should be pronounced in the act of drawing the first line, and that which follows, in drawing the transverse line. This rule seems to express very well the direction implied in the mark, and it would be well to follow it in practice. At least, care should be taken that the words are pronounced, and the sign made at morally the same moment.

§ VIII.—Mox imponit manum super caput infantis, et dicit: Oremus. Aternam ac justissimam, etc.

318. On this rubric we have only to repeat what has been said above. He takes off his cap before extending his hand, and remains uncovered while reciting the prayer.

§ IX.—Postea Sacerdos imponit extremam partem stolae super infantem, et introducit eum in Ecclesiam, dicens: N. Ingredere, etc.

319. It is supposed that, up to this time, the child has been outside the church. The priest is here directed to put the

1 Rit. Toul., tit. ii. § i. n. 6. 2 Supra, n. 307. 3 Rit. Toul., tit. ii. § i. n. 8. 4 Vid. supra, n. 313. 5 Supra, n. 45, i. 4. 6 Supra, n. 310. 7 Rit. Toul., tit. ii. § i. n. 6. 8 Vid. supra, n. 383.
extremity of his stole over it, and thus in a manner lead it into the church, while he says the words: *Peter, Maria, etc.*, *Ingredere in Templum, etc.*

320. This imposition of the stole, according to Baruffaldi,\(^1\) signifies protection against the assaults of the demons. It is not prescribed in any of the ancient rituals. According to the Ambrosian ritual and the Instructions of St. Charles,\(^2\) the priest should not touch the child with the stole, but merely give a sign to have it enter, while he goes before saying:

"*Ingredere fili in domum Dei, audi Patrem tuum docentem te viam scientiae.*"

*321. Our rubric does not say which extremity of the stole is to be used. De Herdt recommends the left (which is to be simply laid on the child's breast), in order, as he says, that the priest may be at the right in entering the church.\(^3\) Indeed, the left extremity is expressly mentioned by the rubric of the Pontifical, in the ceremony of baptizing adults. This arrangement is very convenient if the child be carried by the godfather, for the priest could easily walk at the godfather's right, having the left extremity of the stole placed on the child; but it is not quite so convenient when the child is carried, as it usually is, by the godmother. In this case, the left side of the stole must be extended, so that, passing in front of the godfather, it may reach the child.

322. He puts on his cap at the end of the preceding prayer, and wears it entering the church, but takes it off as soon as he has entered.\(^5\)

\(^1\) Tit. xi. n. 22. \(^2\) Act. Eccl. Mediol., pars iv. § Ordo Baptismi Parvulorum, pag. 417. \(^3\) Cfr. Catal., tit. ii. cap. ii. § ix. n. ii. \(^4\) Pars vi. n. 5. viii. \(^5\) Rit. Toul., l. c. n. 9. \(^6\) Vid. Catal., § x. n. i. et seq. \(^7\) De Herdt, pars vi. n. 5, ix.
The ritual of St. Ambrose, used in Milan, directs that the infant, after being brought into the church, be placed on the ground near to, and with its feet turned towards, the font, while the “Credo” and “Pater Noster” are recited by the ministers and sponsors, looking towards the altar.¹

324. According to our rubric, the priest, having entered the church, must, while proceeding to the font, recite conjointly with the sponsors, and in a clear, distinct voice, the “Apostles’ Creed” and the “Pater Noster.” A profession of faith was always required from those who were about to receive baptism, as is proved from the most ancient rituals and the testimony of several Fathers, and especially of St. Augustine.²

This is evidently in accordance with the institution of Christ, referred to by the Catechism of the Council of Trent, already cited,³ and is strikingly illustrated in the baptism of the eunuch by Philip.⁴ Adults are required to make this profession themselves, but infants make it through their sponsors, as St. Augustine states in his work against the Donatists.⁵

325. The “Credo” and “Pater Noster” should be recited in Latin by the sponsors as well as by the priest. If they cannot recite them in Latin, they are usually permitted to recite them in the vernacular. How far this usage is to be tolerated may be inferred from what has been said regarding the interrogations.⁶ The same decision may evidently be applied here.

§ XI.—Ac deinde, antequam accedat ad Baptisterium, dicat: Exorcismus. Exorcizo te, etc.

*326. When they come near the baptismal font, if they have not yet finished the Pater Noster, they should turn towards the high altar, and remain standing until they conclude it.⁷ Then the priest, having put on his cap,⁸ turns towards the child, and reads the exorcism, making the sign of the cross in the manner already explained.⁹

§ XII.—Postea Sacerdos digito accipiat de saliva oris sui, et tangat tures et nares infantis: tangendo vero aurem dextram et sinistram, dicat Ephpheta, quod est adoperire: deinde tangit nares, dicens: In odorem suavitatis: Tu autem, etc.

² Confess., lib. viii. cap. ii. apud Catal., § x. n. iii.
³ Supra, n. 295.
⁸ Rit. Toul., 1. c. n. 10. ⁹ Supra, n. 317.
327. The ceremony of touching the catechumens with spittle is clearly referred to by St. Augustine, Tract, 44, in Joannem, speaking of the blind man whom our Lord restored to sight, after having rubbed on his eyes clay mixed with spittle; and by other Fathers, cited by Martene. It is prescribed in many very ancient rituals given by the same author.

328. The mystic signification is explained by the Catechism of the Council of Trent: "His nostrils and ears are next touched with spittle, and he is immediately sent to the baptismal font, that, as sight was restored to the blind man mentioned in the Gospel, whom the Lord, after having spread clay over his eyes, commanded to wash them in the waters of Siloë; so also we may understand that the efficacy of the sacred ablution is such, as to bring light to the mind to discern heavenly truth."

329. In performing this ceremony, the priest, still covered, puts his right thumb to his lips, touching it with the point of his tongue, and having thus moistened it with saliva, touches the lobe of the right ear, saying: "Ephpheta;" that of the left, saying: "Quod est adaperire;" then the nostrils, one after the other, saying: "In odorum" (at the right), "suavitatis" (at the left), and continuing, "Tu autem," etc. We believe this to be the most approved manner of performing the ceremony, for there is some diversity of opinion and practice regarding it. The rubric seems to be clear enough as to the manner of taking the saliva, but De Herdt observes that several Belgian rituals direct it to be put first into the hollow of the left hand, and then taken with the thumb and index of the right. The same direction is found in the ancient ritual of Limoges, given by Martene. In applying the saliva it is not necessary to make the sign of the cross with the thumb, this not being prescribed as it is in anointing. As to the parts of the ear to be touched, we may follow the rule given for extreme unction, in which all agree that the lobes are to be anointed.

330. The above distribution of the words is the one given by De Herdt, Falise, and the Ritual of Toulon. Baruffaldi...
The chief diversity is with respect to touching the nostrils. De Herdt says both should be touched together; but Falise and the Ritual of Toulon prescribe that they be touched one after the other; and this, we think, is the more exact method, and the one usually followed in practice. 

*331. After the preceding ceremony, the priest wipes his thumb with a towel, and having entered the baptistery, which is supposed to be railed off, gets the holy oils in readiness and arranges the other requisites, if all be not already prepared, in the manner before explained. In the meantime the nurse or godmother uncovers the head, shoulders, and breast of the child. The priest then, standing with his face looking towards the high altar, and having the sponsors opposite him, puts the interrogations in Latin, saying, "Joannes, Catharina, Abrenuntias Satanæ?" etc.

332. This public and solemn renunciation of the devil immediately before baptism is expressly mentioned by Tertullian, De Cor. Militis, cap. iii.; St. Basil, who says it is handed down by tradition, De Spiritu Sancto, cap. xxvii.; and other ancient authors cited by Catalani. It was made by the catechumen standing and looking towards the west, and immediately after he turned round with his face to the east.

"In three distinct interrogatories," says the Catechism of the Council of Trent, "the person to be baptized is formally asked by the priest: 'Dost thou renounce Satan? and all his works? and all his pomps?' to each of which he, or the sponsor in his name, replies: 'I renounce.' He, therefore,
"who is to be enrolled under the banner of Christ, must
first enter into a holy and religious engagement that he
abandons the devil and the world, and will ever detest
them as his worst enemies."

§ XIV.—Deinde Sacerdos intingit pollicem in oleo Catechumenorum,
et infantem ugit in pectore, et inter scapulas in modum Crucis, dicens:
Ego te linio, etc.

*333. The priest now uncovers, and having laid aside his
cap, or given it to the clerk, dips his right thumb into the
oil of catechumens, and anoints the child on the breast and
between the shoulders, making the sign of the cross or each
part with his thumb in applying the holy oil; and at the
same time saying the words, "Ego te linio," etc.

*334. Only a single cross is marked in the ritual, at least
in any copy we have seen; but the words of the rubric are
understood to imply that the sign is to be made on each of
the parts in the act of anointing it. The mark is usually
put between the words linio and oleo, thus: "Linio Æ oleo,"
from which it might, perhaps, be inferred, that both the an-
ointments should take place while pronouncing these words; but
as the child must usually be turned for the anointment between
the shoulders, we think the pause between the words would
be rather long. We should, therefore, prefer the distribution
of the words which is given by the Ritual of Toulon, viz.;
anointing the breast, he says: "Ego te linio Æ oleo salutis;"
then anointing between the shoulders, he continues: "in
"Christo Jesu Æ Domino nostro ut habeas vitam æternam.
"Amen."

335. The unctions in baptism have been in use from the
earliest times, but they were not always confined to the parts
here mentioned. According to an ancient sacramentary cited by
Catalani, they were extended to the ears and nostrils; and
in the Oriental Church the whole body was anointed, as
expressly stated by St. Cyril of Jerusalem, Cat. Myst., ii. n
3, and St. John Chrysostom, Hom. 6 ad Coloss., cited by
Martene.

336. The Eucharist still used in the Greek Church,
prescribes the unction of the forehead, breast, back (râ ìeîa-
ëpêva, between the shoulders), ears, feet, hands, and lastly
of the whole body, as may be seen in the "ΕΥΧΟΛΟΓΙΟΝ

1 Pars ii. cap. ii. n. 69. 2 Rit. Toul., 1. c. n. 13.
3 Loc. cit. 4 Vid. supra, n. 248.
5 Tit. ii. cap. ii. § xiv. n. iii. 6 Lib., i. cap. i. art. xiii. n. xii.
The unction of the entire body is likewise prescribed in the several "Ordines" of the Greeks given by Martene, except the one that relates to baptism in necessity.

337. The mystic meaning of the ceremony as now performed, is thus explained by the Catechism of the Council of Trent:

"The person to be baptized is next anointed with the oil of catechumens on the breast and between the shoulders: on the breast, that, by the gift of the Holy Ghost, he may cast off error and ignorance, and may receive the true faith, for the just man liveth by faith" (Galat. iii. 11); on the shoulders, that, by the grace of the Holy Spirit, he may shake off negligence and torpor, and engage in the performance of good works; for 'faith without works is dead' (James, ii. 26).

*338. Immediately after the unctions the priest wipes his thumb and the parts anointed, with a little cotton or flax, or some similar material, which he should have at hand for the purpose. According to the letter of the rubric, he first wipes his thumb; and this is certainly convenient, because, having the thumb free, he can more easily wipe the parts anointed. But we think it might be sometimes, and perhaps generally, more convenient to wipe the oil off the breast immediately after applying it; because otherwise there is danger of its coming in contact with the dress or the hand of the person holding the infant, in turning it for the unction between the shoulders; just as in extreme unction it is recommended to wipe the oil from the right ear, before anointing the left.

*339. After this he takes off the violet stole and puts on a white one. Violet is the color used by the Church as expressive of sorrow and affliction; white, as expressive of joy and innocence. Violet is therefore suited to the condition of the catechumen, and white to the state of the neophyte regenerated by baptism.

The rubric directing the change is usually printed in small type in the margin as we give it; but in some editions it has

1 Ακολουθία του Ἀγίου Βαπτισματος.
2 Lib. i. cap. i. art. xviii. ordo xxii. et seq. 3 Pars ii. cap. ii. n. 70.
3 Vid. supra, n. 277. 4 Vid. infra, chap. xvi. § xii.
5 Gavant., pars i. tit. xviii. Rub. 2 et Rub. 5. 6 Baruff., tit. xi. n. 37.
been printed as a distinct paragraph in the same type as the rest, and immediately before "Subinde pollicem," etc. It is printed in this way in the edition published by order of Benedict XIV, which is that followed by Catalani. But in whatever way it be printed, it is right, as Catalani himself observes, that the priest should wipe off the oil before he changes the stole, as he could not conveniently do so without the use of his right thumb. If the stole which he has be a double one—violet on one side, and white on the other—he should reverse it.

*340. Having on the white stole, he puts the interrogations: "Joannes, Maria, etc.: Credis in Deum Patrem," etc. The interrogations on the chief articles of the Creed were put to catechumens when they were just beside the font about to receive baptism, as appears from the ancient ceremonials cited by Martene. They were often put so as to require a full and explicit profession of Catholic doctrine, in opposition to some spreading heresy of the time, as Arianism, Nestorianism, etc.

341. The practice in these countries has been to put those questions in the vernacular, or at least to repeat them in the vernacular. Catalani says that the vernacular should be used here, and also in the renunciations above mentioned, citing as his authority the statutes of St. Boniface, Archbishop of Mentz. But there can be no doubt that, according to the decision of the Sacred Congregation already cited, they are to be put in Latin, for that decision comprehends all the interrogations for which formulae are given in the ritual.


342. On this rubric it is enough to cite the words of the Catechism of the Council of Trent: "When the sacrament is now to be administered, the priest asks the person to be initiated if he will be baptized; and on receiving an answer in the affirmative from him, or, if an infant, from the sponsor, he immediately performs the salutary ablution, in the name of the Father, and of the Son, and of the Holy Ghost: for as, by voluntary obedience to the serpent, man justly incurred sentence of condemnation, so the Lord will have none but the voluntary soldier enrolled under his

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1 Rome, 1752.
2 Rit. Toul., tit. ii. § i. n. 14. Vid. supra, n. 279
3 Lib. i. cap. i. art. xviii.
4 Catal., tit. ii. cap. ii. § xvi. n. vii.
5 Loc. cit. n. x.
6 Vid. supra, n. 295, et seq.
POURING ON THE WATER.

"banner, that, by a spontaneous obedience to the divine commands, he may attain eternal salvation."1

§ XVII.—Tunc Patrino, vel Matrina, vel utroque (si ambo admit-tantur) infan tem tenente, Sacer dos vasculo, seu ur ceolo accipit aquam baptismalem et de ea ter fundit super caput infantis in modum Crucis, et simul verba proferens, semel tantum distincte, et attente dicit. N. Ego te baptizo in nomine Patris, ☩ fundat primo, et Filii, ☩ fundat secundo, et Spiritus ☩ Sancti, fundat tertio.

*343. To act as sponsor validly, and contract the spiritual relationship, it is necessary to touch the child physically; and hence both sponsors, when two are admitted, are here required to hold it while the priest pours on the water. It is held with the face downwards, and so that the water poured on the head may fall into the sacramium, or the vessel destined to receive it, but by no means into the font.3

The Ritual of Toulon directs that the godfather hold the child by the body, the godmother holding it by the feet.4 But in places where it is usually held up by the godmother, the godfather is required merely to put his right hand on or under the child's right shoulder, and this is as much as is required by the word "tangit," which is used in the canons, as well as "tenet," "levat,"5 etc.

*344. The child being held in this manner, the priest takes the water out of the font with a ladle or ewer, and pours it on the child's head, making with the little stream, as it falls on the head, the sign of the cross at the word Patris, another at the word Filii, and a third at the words Spiritus Sancti; being careful, as here directed, to pronounce the form distinctly and with attention.7

The priest then dries the child's head, rubbing it gently with a towel, which should be at hand for this purpose, and used for no other.8

345. If the hair be thick, which, generally speaking, can happen only in the case of adults, it is a useful precaution to furrow the hair with the fingers of the left hand, while the water is poured on with the right,9 for, should it touch the hair alone, and not the skin, the baptism would be at least doubtful."10

1 P Pars ii. cap. ii. n. 72. Vid. supra, n. 226.
2 Vid. supra, n. 181. Tit. ii. § ii. n. 11, et n. 15.
3 Vid. supra, n. 148. Supra, n. 275.
4 Vid. n. 167, et seq. Baruff., tit. xi. n. 44.
5 De Herdt, pars vi. n. 5, xvi. De Herdt, n. 5, xvii.
6 Supra, n. 107, Quær. iii.
ORDER OF INFANT BAPTISM.

§ XVIII.—Ubi autem est consuetudo baptizandi per immersiorem, 
Sacerdos accipit infantem, et advertens ne lædatur, caute immergit, et 
trinamersionem baptizat, et semel tantum dicit: N. Ego te baptizo, etc.

346. We have already seen that immersion is the mode of 
baptizing still used throughout the Eastern Church. It is 
prescribed by the Ambrosian rite, and as such is still used at 
Milan. It is in use also in the cathedral and parochial 
churches of Benevento, as we learn from the Pontificale 
Romanum; but, we believe, in no other part of the Latin 
Church.

The following minute instructions as to the manner of 
baptizing by immersion, are given by St. Charles: "The "priest takes the child from the sponsor with both hands, "having the right next the head, and keeping it on its back "with the face up (supinum); then he dips the back part of "the head (occiput) three times into the water in the form of a "cross, pronouncing the words, 'N. Ego te baptizo,' etc.

The "Ordo" including this rubric is given at length by 
Martene, as well as in the "Instructions" of St. Charles just 
cited. In another paragraph of the same "Instructions," it 
is permitted to confer baptism by effusion on an infant in im-
miment danger of death.

Great care, of course, must be taken, as our rubric directs, 
est the child be in any way injured, as it easily might be, in 
baptizing by immersion.

§ XIX.—Mox Patrinus, vel Matrina, vel uterque simul infantem de 
sacro Fonte levant, suscipientes illum de manu Sacerdotis.

347. In the case of baptism by immersion, the sponsors do 
not hold the child while it is being immersed, but they receive 
it from the hands of the priest after it has been immersed, as 
the rubric here directs; and it is from this circumstance they 
are said "suscipere," "levare de sacro fonte," etc., while they 
are said "tenere," "tangere," etc., from what they are required 
to do in baptism by effusion.

§ XX.—Si vero dubitatur an infans fuerit baptizatus, utatur haec for-
ma: N. Si non es baptizatus, etc.

348. Under a preceding rubric we have treated of the

1 Vid. supra, n. 175, et seq.
2 Pontificalis Ritus pro Baptismo Adultorum.
3 Acta Mediol. Eccles., pars iv. § Ordo Baptismi Parvulorum, 
   pag. 417.
4 Lib. i. cap. i. art. xviii. ord. xxii.
5 § De modo administrandi Baptismum, pag. 411.
conditional form, and the circumstances in which it is to be used, and we need not repeat what has there been said on the necessity of careful inquiry in every case of doubt.


349. The child's head having been dried, the priest dips his right thumb into the little vessel of chrism, and saying the prayer, Deus Omnipotens, etc., anoints the crown of the head in the form of a cross, at the words, “Ipse te lineat Chrismate salutis in eodem,” etc.

We have already treated of this vertical unction with chrism, its antiquity, and the probable cause of its introduction. Here we shall merely add the explanation of the ceremony given by the Catechism of the Council of Trent: “The person being now baptized, the priest anoints with chrism the crown of his head, to give him to understand that from that day he is united as a member to Christ, his head, and ingrafted on his body; and that therefore is he called a Christian from Christ, but Christ from chrism. St. Ambrose observes that what indeed the chrism signifies, the prayers then offered by the priest sufficiently explain.”

§ XXII.—Tum bombacio, aut re simili abstergit pollicem suum, et locum inunctum, et imponit capiti ejus linteolum candidum loco vestis albis, dicens: Accipe vestem, etc.

350. Here, as well as after the unction with the oil of catechumens, he uses only a little cotton or other such material for removing the oil; but at the end of the ceremony he uses crumbs of bread, to rub off any that might still adhere to his fingers.

351. According to Martene, a small veil or fillet was formerly tied on the head of the baptized immediately after the unction with chrism. Baruffaldi says this was in use till the end of the eleventh century, when the practice was introduced of rubbing off the chrism immediately after its application, as here directed in the rubric. Catalani, however, on the present
rubric,\(^1\) maintains that there was no veil or fillet in use distinct from the white garment which is here mentioned; otherwise, he says, there should be a special form to be used in putting it on, whereas there is no form prescribed but the one, 

\textit{Accipe vestem}, etc. This reason does not appear to be of great weight. The distinct veil is prescribed in the order for the baptism of adults, as Catalani himself observes in his commentary on the rubric that refers to it,\(^2\) and yet no form is there given, except the 

\textit{Accipe vestem}, etc.\(^3\)

This veil was probably of the same kind as that which is ordered by the rubric of the Pontifical, to be tied on the head after confirmation, and which, according to ancient usage, was worn for seven days,\(^4\) though the time was afterwards shortened; and in the end it became usual to dispense with the bands altogether, and to wipe off the chrism immediately after the bishop conferred the sacrament.\(^5\)

\*352. The newly-baptized were clothed in white garments, which they continued to wear for some time after baptism, as is expressly mentioned by St. Ambrose, \textit{De Mysteriis}, cap. 7; St. Augustine, \textit{serm. 223, qui est 5 in Vig. Pasch.}; and other ancient writers cited by Martene.\(^6\) The vigils of Easter and Pentecost were, as we have seen,\(^7\) the great days fixed for the solemn administration of baptism. The neophytes wore the white garments in which they were clothed on Easter eve, until the Saturday following, which, from this circumstance, was called “Sabbatum in Albis,” the next day being called “Dominica in Albis,” probably because they did not lay aside the white garments until after the Sunday.\(^8\) It is highly probable that the name “Whitsunday,” or Whitsuntide, by which Pentecost Sunday is known in England, owes its origin in like manner to the white garments worn by those who were baptized on the vigil.\(^9\)

\*353. We have a vestige of this ancient observance in the ceremony prescribed by the present rubric, as indeed the rubric itself clearly indicates, when it says that the “linteolum candidum” is “loco vestis albiæ.” A small piece of clean linen serves for the purpose, and it is usually presented by

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\(^1\) Tit. ii. cap. ii. § xxiii. n. vi.  
\(^2\) Tit. ii. cap. iv. § liii. n. i. et ii.  
\(^3\) Vid. infra, cap. vi. § xxxviii.  
\(^4\) Catalani, \textit{Pontificale Romanum Commentarius Illustratum}, pars prima, tit. i. § viii. n. i.  
\(^5\) Catal. ibid, n. ii.  
\(^6\) Art. xv. n. v.  
\(^7\) Supra, n. 235.  
the parents or sponsors; but, to guard against disappointment, there should always be one in the baptistery. 1

"The Holy Fathers teach," says the Catechism of the Council of Trent, "that this symbol signifies the glory of "the resurrection, to which we are born again by baptism; "the brightness and beauty with which the soul, purified "from the stains of sin, is invested in baptism; and the "innocence and integrity which the person baptized should "preserve through life." 3

§ XXIII.—Postea dat el, vel Patrino, candelam accensam, dicens: Accipe lampadem, etc.

*354. The priest then puts into the hand of the infant, or, if he cannot do so conveniently, gives to be held by the sponsor; 2 a lighted candle, saying, "Accipe lampadem," etc. Reference is made by several ancient writers to the lights which the neophytes carried in their hands immediately after baptism; 4 and the present ceremony is what still remains of that ancient usage in the baptism of infants.

355. Some rituals, as that of Ghent, 5 require the candle to be lighted from the commencement of the ceremony. This, however, is not prescribed by our rubric, which merely requires that it be lighted when it is presented. 6 The words of the priest, in presenting it, contain an evident allusion to the parable of the virgins, who, "taking their lamps, went "out to meet the bridegroom and the bride;" 7 and the mystic meaning is thus explained by the Catechism of the Council of Trent: "A lighted candle is next put into the "hand, showing that faith inflamed by charity, and received "by him in baptism, is to be fed and augmented by the "pursuit of good works." 8

§ XXIV.—Postremo Sacerdos dicet: N. Vade in pace, etc.

356. This parting salutation is supposed by some to be derived from the ancient custom mentioned by St. Cyprian, 9 according to which the minister gave a kiss to the newly-baptized, immediately after conferring the sacrament. Martene, however, found no mention of it in any other ancient

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1 Baruff. tit. x. n. 45.  
2 Pars ii. c. ii. n. 74.  
3 De Herdt, pars vi. n. 5, xx. Rit. Toul., tit. ii. § i. n. 20.  
4 Cfr. Martene, lib. i. cap. i. art. xv. n. ix.  
5 Cit. apud de Herdt, l. c.  
6 Vid. supra, n. 283.  
7 Matthew, xxxv. i.  
8 Pars ii. cap. ii. n. 75.  
9 Ep. 69 ad Fidum, apud Martene, art. xv. n. i.
writer, and supposes it to have been peculiar to the African Church. Whatever may have been its origin, it is, at all events, a very appropriate conclusion of the ceremony.

357. The priest should now take the piece of cotton, or other material used in wiping the parts anointed, and have it burned on a metal dish, or in some other way, so that the ashes may be thrown into the sacarrium; he should do this himself, unless there be some other in holy orders to do it for him. Then he rubs his thumb, and any other finger that may have touched the holy oil, with the crumbs of bread, which a preceding rubric directs to be in readiness, and washes his hands, taking care that the water used in washing them be afterwards thrown into the sacarrium. After this he closes the font, and puts the holy oils into the place where they are kept. In the meantime the child will have been dressed, and he should then proceed with the admonitions as directed below.

358. The Ritual of Toulon directs that, before the admonitions, the infant be presented at one of the altars of the church, where the priest, placing the right extremity of the stole over its head, reads the beginning of St. John's Gospel: "In principio erat Verbum," etc. This is also prescribed in the ancient ritual of Limoges, given by Martene, and was a usual ceremony in many places. The practice is still observed in several dioceses of France, according to Cardinal Gousset, but it is evidently unauthorized by the Roman Ritual, and can be justified only by special indult, or by custom in the sense before explained.

§ XXV.—Si vero fuerint plures baptizandi, sive masculi, sive feminae, in Catechismo masculi statuantur ad dexteram, feminae vero ad sinistram; et omnia pariter dicantur ut supra in proprio genere, et numero plurali. Verum prima nominis interrogatio, exsufflatio, Crucis impressio, seu signatio, tactus aurium et narium cum saliva, abrenuntiationis interrogatio, unctio Olei Catechumenorum, interrogatio de Fide seu Symbolo, et ipse Baptismus, inunctio Chrismatis, candidæ vestis inspositio, atque accense candelæ traditio, singulariter singulis, et primum masculis, dein feminis fieri debent.

359. Baruffaldi seems to think that this rubric is practically of very little importance, for, according to him, nothing short
of urgent necessity, as in the case of the conversion of a multitude of infidels, would justify a priest in baptizing a number together in the manner here contemplated: "Nonnisi urgentissimae causa hae Rubrica et ejus Regulae sunt adhibenda," etc. This opinion is not maintained by any other writer of note, and it has evidently no foundation in the rubric. The rubric makes no such restriction, but simply directs what is to be done when a number are presented for baptism at the same time.

Baruffaldi cites Clericati in favor of his opinion, but, on referring to Clericati in the part cited, it will be seen that he speaks of the case in which the sacrament is conferred on a number together,—"unica vice et sub unica forma;" and this, he says, though valid, is illicit, being prohibited by the Church, unless in case of urgent necessity; though she permits the exorcisms and other prayers to be recited for a number together in the plural. And he gives in proof of the permission this very rubric of the ritual, "Si vero," etc.

360. A priest need have no hesitation, therefore, in availing himself of this rubric in order to shorten the ceremony, whenever a number of children are to be baptized together. There is no good reason why he should not, any more than there is why he should not avail himself of the similar rubrics, when a number of adults are to be baptized together; or than there is why a bishop should not avail himself of the like rubrics in the Pontifical, which are very clear and explicit on this matter.

361. There is some difficulty, however, in determining the exact meaning of the rubric when we come to apply it to the several parts of the "Ordo." The most satisfactory way of explaining it, perhaps, is to go through the entire "Ordo," and point out in detail, as well as we can, the changes that are to be made. We shall take as our guide in this the rubrics of the "Ordo Baptismi Adultorum," which, as we shall see, are very explicit on most points, and those of the "Pontificale Romanum," which professedly give in detail the directions that are indicated here only in general terms.

*362. First of all, when children of both sexes are to be
baptized, the males are placed on the right, and the females on the left; that is, as the rubric is usually understood, the males are placed on the right of the females, though there are reasons for understanding it differently. The priest, then, vested and attended, as before explained, comes to the door or porch of the church, where the sponsors with the infants ought to be in waiting.

*363. Commencing with the first of the male children, he puts the interrogation, "N. Quid petis?" etc., in the singular number, and proceeds exactly as in the baptism of one as far as the words, "ut templum Dei jam esse possis," inclusively. He does the same with the next in order, and so on to the last on his extreme right. This is the order to be followed in baptizing a number of adults, according to the rubric of the Ritual. It is also the order to be observed according to the rubrics of the Pontifical.

An order of baptism for a number of infants together is given at full length in the "Epitome Ritualis Romani," published for the use of the clergy in Scotland. It has the question, "Fides quid vobis præstat?" and the exhortation, "Siigitur vultis," etc., addressed to all in common. We do not know what authority this "Epitome" may have, but, in this point, it does not accord with the Ritual or Pontifical.

*364. Then he says the prayer, "Preces nostras," etc., for all in common, and in the plural number. This prayer is expressly directed to be said in the plural for a number of adults; and the rubric of the Pontifical, "Pro Baptismo Parvulorum," has in brackets the words, "In plurali pro omnibus," immediately before it.

*365. For "hunc electum tuum," "hos electos tuos" should be substituted in every case except that in which all are females, when the words "has electas tuas" are used; and the same rule is to be observed for the similar changes in the other prayers. The rubric of the Pontifical is very explicit on this: "Quod si fuerint masculi et fœmineæ simul baptizandi, omnia dicantur in numero plurali, sed in genere masculino, etiam si sint plures fœmineæ quam masculi."

*366. It may be asked whether the names of all should be distinctly mentioned where the letter N occurs in the

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1 Vid. chap. vi. § viii. 3 Vid. supra. n. 288, et seq. 2 Vid. chap. vi. § viii. 4 Pro Baptismo Parvulorum. 6 Glasgow, Marrey, 1859. 5 Infra. chap. vi. § xl. 7 Pro Bap. Parv., in fine.
prayers. We have seen no authority on the question, but we think they ought; at least, we take this to be most in accordance with the rubric. If the number, however, be very great, so that the names could not easily be remembered, we are inclined to think they may be omitted. Of course the name is always mentioned in the interrogations, for these are put "singulariter singulis."  

*367. We have already seen that the imposition of the hand, prescribed by the rubric, does not require physical contact; and hence it might be inferred that, in the present case, it is enough to extend the hand over all in common. Besides, "manus impositio" is not mentioned among the ceremonies to be applied "singulariter singulis," from which De Herdt infers that it may here be applied to all in common. We had no doubt about the correctness of this conclusion till we referred to the rubric of the Pontifical, which distinctly prescribes that the hand be imposed here, "singulariter singulis." This must be looked on as decisive, however specious the above reasons may be; for the Pontifical professes to give in the proper places the directions which are put together here in the ritual, and there is no reason to suppose that the ceremony as performed by a bishop differs in this point from the ceremony when performed by a priest.

*368. Having, then, imposed his hand on the head of each, he says the prayer, "Omnipotens sempiterne," etc., for all in common. This prayer is preceded in the Pontifical by the notice, "In plurali pro omnibus," and in the "Order for Adults" it is directed to be said in the plural for a number.

*369. No change is made in the blessing of the salt. It is administered to each separately, with the words, "N. Accipe," etc. . . . "Pax tecum," etc.

*370. Then the prayer, "Deus Patrum," etc., is said for all in the plural, and so is the exorcism, as far as the words, "vocare dignatus est," the remaining words, "Et hoc signum," etc., being said in the singular, while the sign of the cross is being made on the forehead of each. All this is distinctly prescribed in the Pontifical.

*371. The prayer, "Æternam ac justissimam," etc., is said for all in common; but before it the priest is to impose his hand on the head of each separately, as is prescribed here-

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1 Vid. supra, n. 296.  2 Supra, n. 301.  3 Pars vi. n. 7.  4 Pro Bapt. Parvul., in fine.  5 Vid. infra, chap. vi. § xi.  6 Rub. in loc.
after in the Order for Adults,\(^1\) and as is marked in the Pontifical.\(^2\)

*372. Then placing the left extremity of his stole on the first of the children, or, if there be only two or three, placing it so that it may touch each of them,\(^3\) he introduces all into the church, saying in the plural: N. et N., etc. "Ingredimini," etc.

373. Having recited the "Credo" and "Pater Noster," with all the sponsors advancing towards the font, before entering the baptistery, he says the exorcism for all in common, "Exorcisco te . . . ab his plasmatibus," etc.

374. He touches with saliva the ears and nostrils of each, saying, "Ephpheta," etc. In the present case it would be convenient to adopt the method before mentioned,\(^4\) of putting some saliva in the hollow of the left hand. He would thus avoid the necessity of putting the thumb to his lips after having used it in applying the saliva to the first child.

*375. Having dried his fingers with a towel, he then interrogates each, "N. Abrenuntius," etc.; and this done, he anoints each with the oil of catechumens, on the breast and between the shoulders, saying, "Ego te linio," etc.

376. Having then wiped his thumb and the parts anointed, he changes his stole, and proceeds to interrogate on the Creed and baptize them one by one.

377. When all are baptized, he applies the vertical unction to each, and after he has applied it to all, he removes the oil from his thumb.

He then presents the white garment and the lighted candle, and gives the parting salutation, "Vade," etc., to each in succession, and concludes with the admonitions to the sponsors and parents, etc., in common.

378. For those who are often required to baptize a number together, it would be very convenient to have the "Ordo" with all the changes given at full length. In defect of this, we would recommend them to note the changes in the margin of the common "Ordo" in the ritual which they use.

\(^1\) Infra, chap. vi. § xxiii.
\(^2\) Rub. in loc.
\(^3\) Vid. chap. vi. § xxiv.
\(^4\) Supra, n. 329.
the person to be baptized may die before the preceding ceremonies could be completed, all that precedes the baptism itself, that is, all that precedes the application of the matter and form of the sacrament, should be omitted; and the priest should at once pour on the water and pronounce the form in the manner before explained.  

*380. If the danger be very imminent, it is enough to pour on the water once, as the triple ablution is not essential; and it is hardly necessary to observe with Baruffaldi that the two ablutions omitted are not to be afterwards supplied.

*381. The case here provided for might occur even in the church itself, as, e.g., when an infant that has been brought to the church is observed to be in danger of death. In such circumstances, the priest should at once put on the white stole and commence by pouring on the water, proceeding (unless the infant be dead) with the other ceremonies to the end, as directed in the following rubric. Then, if the infant be yet living, and if it be not necessary to remove it from the church to apply remedies or the like, he puts on the violet stole, and supplies what has been omitted in the manner prescribed hereafter. This we take to be the order he should follow, for the rubrics here are quite general, comprising every case in which it may be necessary to commence by applying the matter and form.

*382. When a priest, however, is called on to baptize, in a case of necessity, in a private house, or in any other place than the church, it is certain that he is not allowed to perform any of the ceremonies which precede the application of the matter and form, even though there be no danger of the infant's death until all the ceremonies could be completed. He should vest in a white stole, and, after pouring on the water, apply the ceremonies which follow, leaving those that precede, and for which the violet stole is worn, to be afterwards supplied in the church. This has been expressly decided by the Sacred Congregation. What exceptions may be admitted we shall consider under the next rubric.

§ XXVII.—Si non habeatur aqua baptismalis, et periculum impen-
deat, Sacerdotes utatur aqua simplici.

*383. If the baptismal water be at hand, or can be easily procured, it ought to be used, as, e.g., when the case of no-

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1 Supra, n. 344.  
2 St. Lig., lib. vi. n. 107.  
3 Tit. xi. n. 60.  
4 Intra, § xxviii.  
5 Chap. vii.  
6 23 Sept. 1830. In Calagur et Calceat., n. 4579.
cessity arises in the church itself, or in a house near it. Many hold that, even in private baptism, there is an obligation sub gravi of using consecrated water when it can be had. Gury, citing the Salamanca Censes and others, thinks this the more probable opinion. But St. Liguori, Lacroix, and others whom they cite, hold the contrary. St. Liguori says: "In baptismum privatum probabile est licere ut aqua non consecrata." It is practically certain, then, that the obligation of using consecrated water in private baptism, is at most sub veniali, but all are agreed that it is at least laudable to use it when it can be had.

De Herdt maintains that no one who has not deacon's orders is permitted to baptize with consecrated water. But the authors we have just cited make no distinction as regards the minister, and seem to apply the same rule whether a priest or laic administers the private baptism. St. Liguori, citing the opinion of Collet, says that "baptismus adhuc necessitate domi conferendus, debet curari, ut fiat aqua benedicta sive lustrali ob majorem decentiam." It rarely happens that any other than a priest can get consecrated water, since the font is kept locked; but in case it can be had, we think it should be used even by a laic.

When baptismal water cannot be had, the rubric here says that he may use common water. Collet recommends the use of holy water in such circumstances as more becoming, and approximating more to the practice of the Church. St. Liguori, in the words just cited, seems to approve of this. It would appear, from a statement in the "Revue Théologique," that the use of holy water in private baptism by laics is common in France and Belgium. But, whatever may be said of local usages, it is evident from our rubric that, at least, there is no general obligation to use holy water, or any other than common water, when baptismal water is not at hand.

*384. It is not permitted, unless in virtue of special faculties, to bless baptismal water anywhere except in the church. We have already seen that the baptismal font should be blessed according to the form prescribed in the Missal, on Holy Saturday and the eve of Pentecost. At any other time,

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1 Vol. ii. n. 253. 2 Lib. vi. n. 102, in parenth. 3 Lib. vi. pars i. n. 263. 4 Hom. Apost. Tract. xiv. n. 8. 5 Pars vi. n. 3, ii. 6 Loc. cit. n. 102, in fine. 7 Vid. sup. n. 247. 8 De Baptismo, cap. iii. Art. i. "Qui domi in necessitate," etc. 9 IVmo Série, pag. 24. 10 Or Baptistery, vid. supra, n. 239. 11 Supra, n. 159.
should the font be exhausted, it ought to be blessed according to the form given in the ritual, and the rubrics of this form clearly imply that the ceremony takes place in the church. Even when, by special permission, baptism is solemnly administered in a private oratory, the water is not to be blessed there, but to be carried from the font of the parochial church. The present rubric provides for the case in which a priest baptizes in necessity, and has not baptismal water, and it tells him that in this case he is to use common water. There is no rubric, then, or general law, as far as we know, which requires, or even allows, a priest to bless water for baptism outside the church.

*385. In missionary countries, however, and in places where there are no baptismal fonts, special faculties are granted, in virtue of which baptism is usually administered with all the ceremonies in private houses, and the water blessed for the occasion, if there be not a supply of what had been previously blessed.

*386. During the operation of the penal laws, and until very recently, such a custom prevailed pretty generally in Ireland and England. But measures were adopted by the Synod of Thurles, and the first Synod of Westminster, to abolish the custom wherever the provisions of the ritual regarding the place of baptism could be conveniently carried out.

*387. "Ob præteritorum temporum calamitates," says the Synod of Thurles, "nsus in hanc regionem inductus est "baptisma in domibus privatis conferendi. Cum sine magno "incommodo in pluribus locis hæc consuetudo aboleri non "possit, præcipimus ut in locis prædictis hoc sacramentum in "Ecclesiis, in posterum conferatur. Quod si infantes in "periculo mortis sint, aut si longe degunt ab Ecclesiis, ita ut "ad eas tuto ferri non possint, tune memem jam inductum "necessitas mutari non sinit." This decree must be understood of baptism with the ceremonies before, as well as after, the application of the matter and form, for this is the baptism which was conferred in private houses according to the custom. It is plain from the words that the old custom may still be retained; ° in places where it cannot be abolished "sine "magno incommodo," and of this the bishop in each diocese must, of course, be the judge; ° when a priest is called on to

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1 Infra, chap. ix. 2 Supra, n. 241. 3 De Baptismo, 70, 80. 4 Decr. xvi. De Baptismo, n. 4. 5 Loc. cit.
baptize an infant in danger of death, or at a great distance from the church.

*388. The Synod of Westminster also, while prescribing the observance, generally, of the law of the ritual, excepts the case in which baptism is administered at a station remote from the church or chapel, and visited by the priest either at stated times, or when he is called on.¹ In such circumstances, baptism is still administered with all the ceremonies, "extra "ecclesiam."

*389. The custom prevailing in the United States of America was pretty nearly the same as in England and Ireland. The decree of the first provincial Synod of Baltimore, referring to the custom, directs that care be taken, as far as possible, to have the sacrament of baptism conferred in the church; but leaves it entirely to the bishops and missionary priests to determine the circumstances in which such a regulation might be enforced.²

It is worthy of note, that the decree, in its first form, ordered that, in towns where there is a church, baptism be administered only in the church, but was altered to its present form by direction of the Sacred Congregation. The words, which will be found with the decree in the Appendix, are important as showing clearly that the Sacred Congregation is unwilling to interfere suddenly with an established usage, even when that usage is opposed to the provisions of the rubric regarding the administration of the sacraments.

*390. When a priest, then, in any of these exceptional cases, baptizes solemnly, it may be asked what kind of water he should use. Of course, if he can get water from the baptismal font, he should use it;³ but if not, is he to bless water for the baptism in the place where he is? We are inclined to think he should; for the water used ought to be consecrated water, if it can be conveniently obtained, even when baptism is conferred without the solemnities, as is plain from what has been said; and there is, evidently, a still stronger reason why it should be blessed, when baptism is conferred, as we here suppose it to be, with all the solemnities, though outside the church, for such baptism is really that "baptismus solennis," in which, according to the common opinion, there is an obligation, sub mortali, of using blessed water.⁴ "Curandum est," says Benedict XIV, "ne, extra

¹ Loc. cit. Vid. Decr. in Appendix.
² Decr. xvi. q. v. in Appendix. ³ Supra, n. 383.
⁴ St. Lig., lib. vi. n. 141. Vid. supra, n. 158.
"casum necessitatis justique timoris ab infidelibus incassati,
communis et naturalis aqua, vel etiam ea quae pro ilustra-
tionibus benedictur, in baptismi administratione adhibeatur,
ac temere omissatur usus aquae ad hunc præcise effectum
*benedictæ juxta præscriptum Ritualis Romani." Now, we
are much mistaken, if the same custom which justifies the
administration of baptism with the solemnities in a private
house, or anywhere outside the church, does not justify also
the blessing of baptismal water in the same place, when a
supply cannot be had from the font.

*391. The form of blessing to be used in such circum-
stances is that which is prescribed in the ritual, unless in
places where the use of a shorter form is allowed by special
indult.

392. In the United States of America, the form used is
one prescribed by the first Council of Baltimore, and approved
by Pius VIII. We give in the Appendix the form as pub-
lished in the ritual for the use of the American clergy. It
will be seen that, though very short, it does not dispense with
the infusion of the holy oils.

393. In an epitome of the Roman Ritual published for the
use of the clergy in Scotland, there is an abbreviated form,
in which there is no mention of the infusion of the oils. A
form similar to this was in use in some parts of Ireland before
the Synod of Thurles. It consisted simply of the prayers
prescribed by the Roman Ritual for the blessing of the font,
omitting the Litany, the infusion of the oils, and, of course,
the words to be used in the infusion.

*394. We may conclude, then, that in any diocese or dis-
trict where an abbreviated form of blessing is in use with the
knowledge and approval of the bishop, it may be used in the
case we are now considering; while in other places the form
given in the Roman Ritual must be adhered to.

395. The decree of the Synod of Thurles, cited in a
previous part, would seem, at first sight, to prevent in
Ireland the use of any other form than that of the Roman
Ritual; but probably it may be understood with the limitation
expressed in the preceding paragraph, n. 7, which we
have given above; and in this sense it would not extend to
the cases in which the synod itself permits the custom of

1 Constit. Inter omnigenas, § 20.  
2 Supra, u. 387.  
4 Glasgow, Margey, 1859.  
5 Infra, chap. ix.
baptizing solemnly in private houses to be continued, and in which it may be necessary to bless water for the occasion. In these cases it would still be left to the bishop to determine how far it is necessary or expedient to continue the observance of the old custom, as regards the blessing of the water as well as the other ceremonies.

396. Since the Synod of Thurles, however, other synods have been held; and in one of these, for the province of Dublin, the ceremonies are prohibited outside the church, and a strict adherence to the Roman Ritual as regards baptism, is enjoined everywhere throughout the province. "Si aliquando contigerit Parochum aut ejus vicarium vocari ad baptizandum infantem vita pericli tantem in privata domo, is accepta aqua benedicta de Fonte Baptismali (si tamen commode fieri potest) statim accedat, et Baptismum administrat absque ceremoniis in Rituali Romano preceptis, quæ tamen, si baptizatus postea vixerit, et cum primum convaluerit, in "Ecclesia suppleri omnino debeant, servata in omnibus "Decreti 23 Septembris 1823 formà editi a Sacra Congrega-
tione Ritum."[1]

*397. Wherever, then, in Ireland, the old custom has been thus expressly abolished, the priest, when required to baptize outside the church, must adhere to the present rubrics, omitting the ceremonies that precede baptism, and using common water when he cannot get water from the font.

§ XXVIII.—Deinde, si habeat Chrisma, liniat eum in vertice, dicens: Deus Omnipotens, etc.
Postea dat ei linctum candidum, dicens: Accipe vestem, etc.
Ac denuum dat ei ceream candelam accensam, dicens: Accipe lam-
padem, etc.
Si supervixerit, suppleantur alii ritus omissi.

*398. It is plain from this rubric that all the ceremonies which follow the application of the matter and form, and which have been treated of above, should, if they can conveniently, be performed by the priest, even when he baptizes in necessity outside the church. It may easily happen that he has not with him the holy chrism, nor does the rubric impose any obligation of bringing it with him when he is called on to baptize in such circumstances; but if he has it with him—"si

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1 Acta et Decreta Conc. Prov. Dublinen. Dublinit habebat mense Junio, 1853. Decr. 10. The Decree of the S. C. R. referred to is, no doubt, the one that has been cited above, n. 382, and will be found in the Appendix, so that 1823 must be a misprint for 1820.
2 Vid. supra, p. 383.
3 Supra, n. 349, et seq.
“habeat Christma” — he should use it, and not wait till the child, if it survives, be afterwards brought to the church.

*399. If he has not the chrism, it may be asked whether he should at least perform the other ceremonies, of presenting the garment and the lighted candle. We have not seen this question discussed, but we believe that in such circumstances it is the usual and the approved course to leave all to be afterwards supplied in the church in the manner directed by the ritual.

§ XXIX. — Admonendi sunt Susceptores de spirituali cognatione quam contraxerunt cum baptizato, baptizatique patre et matre; quæ cognatio impedit Matrimonium, ac dirimt.

*400. Baruffaldi observes that it may be useful sometimes to give this admonition to the sponsors before the ceremony commences, for some might be unwilling to act as sponsors if they knew the relationship they were about to contract, and the matrimonial impediment resulting from it. But, however they may have been instructed on the subject previously, the priest must not omit, at the conclusion of the ceremony, to give them the admonition here prescribed, telling them that they have contracted a spiritual relationship with the child and its parents, such as to prevent a marriage between the godfather and the child, or its mother; and between the godmother and the child, or its father. This is the precise extent of the impediment which results, and which renders such marriage null, unless a dispensation has been previously obtained; but no impediment arises between the sponsors themselves.

401. It has been already stated how the relationship affects the minister; but no relationship, and consequently no impediment, is contracted by the sponsors, unless when baptism is administered solemnly, with all the ceremonies. Although sponsors, if admitted in a private baptism, contract no impediment, it must not be supposed that baptism in a private house with all the ceremonies, such as we have before mentioned, is to be regarded as a private baptism.

402. The impediment is not contracted by those who act as sponsors when the ceremonies are merely supplied, according to an express declaration of the Sacred Congregation of

1 Vid. infra, chap. vii.  
2 Carière, De Matrimonio, n. 679.  
3 Ibid.  
4 Supra, n. 188.  
5 St. Lig., lib. vi. n. 149. Carière, n. 684.  
6 Supra, n. 385.
the Council. It is probably not contracted even when the same persons have been permitted to act as sponsors in the private baptism previously conferred.

403. It is, of course, doubtful whether or not it be contracted when the baptism is conferred conditionally. In this case, if the doubt be merely negative, the impediment arises, according to the common opinion; but if it be positive, e.g., if it be known that baptism has been privately administered, though there is a doubt about its validity, it is very probable the impediment is not contracted. In such a case as this, and generally when there is a solid probability, according to canonists and theologians, not mere probability of fact, against the existence of an impediment established only by the ecclesiastical law, St. Liguori teaches that it may be assumed practically not to exist, or to be removed by the Church.

§ XXX.—Curet Parochus parentes infantis admoneri, ne in lecto secum ipsi, vel nutrices parvulum habeant, propter oppressionis periculum; sed eum diligenter custodiant, et opportune ad Christianam disciplinam instituant.

*404. Attention to this admonition is of the greatest importance, for experience proves that many infants are suffocated by being allowed to sleep in the same bed with their parents or nurses. This abuse was noticed as destructive to infant life, and prohibited as such from an early period by the canon law. It was severely censured in several provincial and diocesan synods, and not unfrequently made a reserved case. It was made a reserved case in a synod of the province of Armagh, held in 1670, under Primate Oliver Plunkett. St. Charles, in the fourth Council of Milan, enacted that those who keep in the same bed with themselves infants of less than a year old, without adopting certain precautions, to be specified by the pastor, shall incur excommunication ipso facto.

405. We have the more reason to admire the wisdom and tenderness of the Church in her efforts to ward off this danger


to infants, when we consider certain facts that have been recently brought out by the registration of deaths in England. It appears that, during the seven years, 1848–1854, of 8,277 who are returned as having died from "hanging and suffocation," 2,826, or more than a third, were children under one year; and, although it is not stated, it can hardly be doubted that most of these were suffocated in bed. Dr. Lankester, in an analysis of the verdicts returned by coroners' juries in London, from 1st August, 1862, till the 31st July, 1863, states that, out of 1,080 inquests in all, no less than ninety were held on children who met their death, according to the verdict returned, by "suffocation from lying in bed with the "mother." Of these, four were newly born, seven between one and five years, and seventy-nine under one year. "In a "very large proportion of these cases," he observes, "the "mother falls asleep with her babe upon her breast, and the "child is thus suffocated in the act of sucking. Sometimes "the child is found dead between the father and mother. "In such a position, even when the clothes are adjusted "before sleep comes on, the infant is likely to be easily "covered over, by the restlessness of either of its parents."2

406. It would be difficult, no doubt, to insist on a strict compliance with what our rubric prescribes, amongst the very poor, who are badly provided with beds, clothing, etc.; but at least their attention should be called to the matter, and they should be earnestly exhorted to take all the precautions they can, in their circumstances, to guard against danger. St. Liguori3 cites with approval the opinion of Collet and others, that if the infant cannot otherwise be kept sufficiently warm, and if the mother or nurse is certain that she is not in the habit of changing her position during sleep, the practice of keeping the infant in bed with her may be free from any fault.

XXXI.—Commonenendi sunt etiam parentes, et alii, si opus fuerit, n filios Hebræis, aliæve infidelibus, vel haereticis mulieribus ullo modo lactandos aut nutriendos tradant.

407. The mother is evidently bound by the law of nature to suckle her infant, and there must be a just cause to exempt her from complying with this obligation. The milk of the mother, and not that of a strange woman, is provided by nature as the nutriment best suited to the child. To with--

1 Eighteenth Annual Report of the Registrar-General in England
2 Social Science Review, June, 1864, p. 516.
3 Lib. vi. n. 160.
hold this nutrient, then, unless for very good reasons, is to act against the dictates of nature, and to do an injury to the child, which, according to all theologians, is at least a venial sin. Amongst the excusing causes, St. Liguori mentions delicacy of health, and the custom which may exist amongst persons of the same rank.

408. In all cases, however, in which an infant is confided to a nurse, care must be taken that a proper person be selected. The neglect of parents in this particular may easily amount to grievous sin. It is not enough that she be sound and healthy, she should also be of good moral dispositions; and to make sure of this, as well as to guard against any danger to the faith or morals of the child, should it be in any way under her charge after the period of infancy, care ought to be taken that she be a good practical Catholic.

409. The qualities of the nurse have proverbially a great influence, not only on the health, but on the temper and dispositions of the child. It is not without reason that persons are often said to have imbibed such or such a disposition with their mother's milk. If it be true that certain dispositions are often transmitted from the parent to the child, we cannot be surprised if the dispositions of the nurse, too, are sometimes conveyed with the nourishment which she supplies to it. Whatever may be said of the question physiologically, there can be no doubt about the fact; and it is the duty of the pastor to instruct parents in their obligations on this head, as is here directed by the ritual. It may be useful to remind them of these obligations immediately after the baptism of the child; but, as was before observed, he may do so at other times, and perhaps he might do so with greater fruit, and with less danger of offending individuals, by speaking of the matter in a general instruction.

410. It is not without reason that the priest is here admonished to make the usual entry in the baptismal register before the parties withdraw from the church. If he does not do so, he may easily forget the names, or even neglect the

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1 Vid. A. Lapide, Commentarium in Gen. xxi. 7.
2 Lib. iv. n. 336, 2 in parenth. 3 Busebaum, apud St. Lig., l. c.
4 Cir. Catal., tit. ii. cap. ii. § xxxv. n. ii. 5 Supra, n. 131.
matter altogether. Hence the "liber baptismalis" is reckoned amongst the things that should be in readiness when baptism is about to be administered. The Synod of Thurles directs that the register be kept in the manner prescribed by the ritual. It is unnecessary to dwell on the importance of accuracy in this matter, since the weightiest interests, such as the proof of marriages, the transmission of property, etc., may often depend on it.

§ XXXIII.—ADDITAMENTUM.

411. Before concluding this chapter, it may not be uninteresting to note that, according to the ancient discipline of the Church, confirmation and holy communion were administered immediately after baptism, even to infants. When the bishop himself baptized, he confirmed the neophyte immediately after baptism, anointing him on the forehead with chrism. It was to supply for this, in some way, when the bishop was absent, and when, therefore, the sacrament of confirmation had to be deferred, that priests were permitted to anoint the crown with chrism; and it was thus the vertical unction was introduced and prescribed amongst the ceremonies of solemn baptism.

412. When baptism came to be generally administered by priests, the newly-baptized, infants as well as adults, were presented to the bishop to be confirmed, when he visited the several districts of his diocese. A good illustration of this is given in the life of St. Cuthbert, cited by Lingard. Marten cites the decrees of several ancient synods, which order parents, under severe penalties, to present their children for confirmation when they have the opportunity. Amongst others, he cites one of a synod held at Oxford in 1287, which provided "that, if, through the negligence of a parent, a child be not confirmed before it is three years of age, the parent "be obliged to fast on bread and water every Friday until "the child shall have received confirmation."

413. This usage of administering confirmation, even to infants, as soon as convenient after baptism, was generally

1 Chap. iii. § iii. 2 De Parochis, n. 27.
5 Vid. supra, n. 184. 6 Martene, lib. i. cap. ii. art. i. n. iv.
7 History and Antiquities of the Anglo-Saxon Church, chap. vii. page 322. 8 Loc. cit. n. vi.
observed throughout the Latin Church until the thirteenth century. After this time a different custom began to prevail, and it was judged more expedient not to confirm children until they had attained the use of reason. "It is to be observed," says the Catechism of the Council of Trent, "that, after baptism, the sacrament of confirmation may, indeed, be administered to all; but that, until children shall have reached the use of reason, its administration were inexpedient. If not, therefore, to be postponed to the "age of twelve, it is most proper to defer this sacrament to "at least that of seven." This, then, is the general rule at present.

414. But there are two cases in which the bishop may still lawfully, and even laudably, confirm children before they have attained the use of reason. 1° When an infant is in danger of death. 2° When there is reason to fear that there will not be an opportunity of having the sacrament conferred for a very long time afterwards. These exceptional cases show, according to Benedict XIV, that there is no opposition between the Catechism of the Council of Trent, which gives the general rule in the above extract, and the Roman Pontifical, which clearly supposes that infants may be confirmed, and directs what is to be done when they are presented for confirmation.

415. In the Greek Church there is still a rigid adherence to the ancient discipline. The priest, immediately after confering baptism, instead of applying the vertical unction, as is done in the Latin Church, confers the sacrament of confirmation. He is directed by the "Euchologium" to make the sign of the cross with chrism on the forehead, and also on the eyes, nostrils, mouth, and ears—the breast also, and the hands and feet, according to some ordines, as in the ΕΥΧΟΛΟΓΙΟΝ ΜΕΓΑ—pronouncing the words, Σφοδρος δωρεας Πνευματος 'Αγίου, "Signaculum doni Spiritus Sancti," which are the form of the sacrament.

416. It is true that a bishop is the ordinary minister of confirmation, and that a simple priest has not the same power

1 Benedict XIV, De Symod. Diaec. lib. vii. cap. x. n. 3.
2 Pars ii. cap. iii. n. 18. * St. Lig., lib. vi. n. 178. Benedict XIV, l. e. n. 5, et seq.
3 Loc. cit. n. 8. * De Confirmandis, Rubricæ, § 1.
4 Art. xviii. ord. xxii. et seq. et cap. ii. art. iii. n. x.
5 Vid. Perrone, De Confirmatione, cap. iii.
of conferring it that a bishop has; but it cannot be doubted that a simple priest can administer it, when he is delegated by the Roman Pontiff; and Benedict XIV clearly conveys that the priests in the Greek Church are so delegated, at least tacitly, unless where there is evidence to the contrary, as is the case with respect to some districts.

417. With regard to holy communion, it is quite certain that, according to the ancient discipline, it was administered to infants after baptism. It was administered to them "sub specie vini." At first it was usual to put the chalice to the infant's mouth, as may be inferred from a passage of St. Cyprian, in his book De Lapsis. But afterwards a different practice was introduced. The priest dipped his finger into the chalice, and put it thus moistened with the sacred blood into the mouth of the infant, who would naturally suck it. In some churches the priest used, instead of his finger, a spoon, which he moistened and presented in the same way.

418. It would appear from Martene that this use of the spoon was generally adopted, for it is still continued by the Greeks and other Oriental Churches that adhere to the ancient usage of administering communion to infants. Goar, describing the present practice of the Greeks, says: "Cochleuri, quod Aagoadicunt, sacrosanguietincto, guttulam e calice eductam pueri lingua exsugendam apponunt; et si quidem extra liturgiam aliquem initiant ægrotis sacramenta reservata deprimunt; sin liturgia celebretur, ex ipsis specieibus consecratis." It would appear from Martene that this use of the spoon was generally adopted, for it is still continued by the Greeks and other Oriental Churches that adhere to the ancient usage of administering communion to infants.

419. In the Latin Church, the practice of giving communion to infants after baptism was common until the tenth century, and had not altogether ceased even in the twelfth, as is clearly shown by Martene, and Benedict XIV, who, however, observes that it had completely disappeared in the thirteenth. In reference to the ancient usage, as well as to the existing discipline, the Council of Trent has the following: "Denique eadem sancta Synodus docet parvulos usu rationis

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1 Concil. Trid., sess. xxiii. can. vii.
3 Cap. ix. n. 2, et seq.
4 Martene, lib. i. cap. i. art. xv. n. xi. et seq. Benedict XIV, lib. vii. cap. xii. n. i.
5 Cit. apud Martene, l. c. n. xv.
6 Martene, loc. cit.
7 Loc. cit. Vid. etiam, lib. i. cap. iv. art. x. n. xiv.
8 EYX0ΛΟΠΙΩΝ, etc., De Pueri post Baptismum ablutione, not. 5, pag. 374.
9 Loc. cit.
10 Loc. cit.
"carentes, nulla obligari necessitate ad sacramentalem "Eucharistiae communionem; siquidem per baptismi lavacrum "regenerati et Christo incorporati, adeptam jam filiorum Dei "gratiam in illa ætate amittere non possunt. Neque ideo "tamen damnanda est antiquitas, si eum morem in quibusdam "locis aliquando servavit: ut enim sanctissimi illi patres sui "facti probabilem causam pro illius temporis ratione habue- "rant; ita certe, eos nulla salutis necessitate id fecisse, sine "controversia credendum est."1

420. Besides confirmation and communion, it was usual, according to the ancient observance, at least in the Western Church, to administer also milk and honey to the newly-baptized, as Martene shows from the testimony of Tertullian, St. Jerome, and others.2 Catalani3 observes that this ceremony, as appears from a formula for blessing the milk and honey, given in an ancient Roman Ordo which he cites, was designed to signify, mystically, that the neophyte, having left the Egypt of darkness and sin, had entered the Church, a land abounding in spiritual blessings.

1 Sess. xxi. cap. iv. De Communione. 2 Lib. i. cap. i. art. xv. n. xvi. 3 Tit. ii. cap. ii. § xxv. Appendix, n. x.
CHAPTER V.

ON THE BAPTISM OF ADULTS.—"DE BAPTISMO ADULTORUM."

§ I.—Si quis adultus sit baptizandus, debet prius, secundum Apostolicam regulam, in Christiana Fide, ac sanctis moribus diligentem instrui, et per aliquot dies in operibus pietatis exerceri, ejusque voluntas et propositum sibiius explorari, et non nisi sciens et volens, probeque instructus baptizari.

421. We have seen that the Church requires infants to be presented for baptism with as little delay as possible; but when an adult is to be baptized, she requires him to be previously well-instructed and prepared, so that there may be no doubt as to his intention and disposition in receiving the sacrament. Hence, according to the ancient discipline, all adult candidates for baptism were obliged to receive a certain course of instructions in the Christian doctrine, from which they were called "Catechumens," i.e., persons under instruction. They were distinguished into several classes or grades, according to their progress; but there is some diversity of opinion as to the number of these grades, and the names by which they were known. According to Catalani² and Fornici³ there were three: 1° the "Audientes," who merely heard the public instructions in the Church, and were obliged to leave with the pagans and public penitents, not being yet enrolled amongst the catechumens properly so called. 2° The catechumens themselves, also called "Genuflectentes," who knelt in the church, and over whom certain prayers were pronounced. 3° The "Electi" or "Competentes," who were judged fit to receive baptism at the Easter or Pentecost next following.

422. The duration of the catechumenate varied in different churches, and it does not appear that it was at any time fixed by a uniform discipline: it was left to the prudence and discretion of the bishop to determine it according to circumstances.⁴ There was some diversity of practice also as regards the ceremonies observed in the admission of catechumens and in the subsequent stages of their probation; but

¹ Supra, n. 192. ² Tit. i. cap. ii. § i. n. vi. ³ Pars iii cap. viii. ⁴ Marteure, De Antiq. Eccl. Rit., lib. i. cap. i. art. viii. n. i. ii. iii.
is evident from Martene,¹ that, generally speaking, they included all those ceremonies that are still used by the Church in the solemn administration of baptism, though they were then applied at intervals during the preparation, and not, as at present, all together when the sacrament is conferred. The ceremonies were comprised under the general name of "Scrutinia," so called because they implied a careful scrutiny as to the dispositions of the catechumens.²

423. This ancient discipline regarding the catechumens naturally fell into disuse as the spread and establishment of Christianity diminished the number of adult baptisms, and it ceased, at least as to its form, in the ninth or, at latest, the eleventh century.³ So far, however, as it required the instruction of the person to be baptized in the Christian doctrine and in the dispositions necessary for the worthy reception of the sacrament, it is still retained, and never was, nor ever could be, dispensed with. In the case of adults, instruction must always precede the administration of the sacrament, and this, as our rubric says, "secundum Apostolicam regulam," for so the Apostles did: they first preached and instructed, and then baptized. This rule is justly inferred from the words of Christ Himself: "Go, teach all nations; baptizing them," etc., as is observed by the Catechism of the Council of Trent, in the passage already cited.⁴

*424. By the world adult we are here to understand any one who has attained the perfect use of reason: "qui adulta ætates sunt, et perfectum rationis usum habent."⁵ This is presumed with regard to all who have completed their seventh year.⁶

425. The duty of instructing the catechumens was often performed by the bishop, but more frequently by priests, deacons, or persons in minor orders, and sometimes even by laics.⁷ At present the missionaries in infidel countries are very glad to avail themselves of the services of any one who is himself sufficiently instructed to undertake the office of catechist,⁸ and it is a matter of no great moment by whom the duty is performed, if it be efficiently performed.

426. Great care must be taken, according to the rubric, not

¹ Art. vi. per totum. ² Ibid. art. xi.
³ Martene, art. xi. n. iv. ⁴ Supra, n. 295.
⁶ Baruff., tit. xii. n. 8, et seq.
⁷ Martene, lib. i. cap. i. art. v. n. ii.
only to instruct the candidate in the Christian doctrine and precepts, but also to ascertain, as far as possible, his dispositions, his wishes, and intentions in presenting himself for baptism. "The faithful," says the Catechism of the Council of Trent, "are also to be instructed in the dispositions for baptism, and are to be taught that, in the first place, they must desire and purpose to receive it; for as in baptism we die to sin, and engage to enter upon a new manner and discipline of life, it is fit that it be administered to those only who receive it of their own free will and accord, and is to be forced upon none. Hence we learn from holy tradition, that it has been the invariable practice of the Church to administer baptism to no one without previously asking him if he will receive it. This will even infants are presumed not to be without, for the will of the Church, who answers for them, cannot be doubtful."

427. An intention of receiving baptism is necessary in adults even for its validity. In treating of that which is required in the minister of a sacrament, we mentioned the several kinds of intention distinguished by theologians, and we may here observe, that in the recipient what is called the habitual intention suffices for the validity of baptism. It might seem that the intention of receiving baptism, if it exists at all, could not be other than explicit, but yet it might be implicit. A desire of embracing the Christian religion in one who has yet heard nothing of baptism, would, according to De Lugo, be sufficient for the validity.

428. To receive baptism, however, not only validly, but licitly and with fruit—in other words, to receive not only the character which it impresses on the soul, but the sanctifying and regenerating grace which it produces—certain dispositions are required besides the intention. What these are, we are taught in the following words of the Catechism of the Council of Trent: "Besides a will to be baptized, in order to obtain the grace of the sacrament, faith also is, in like manner, most necessary; for our Lord and Saviour has taught: 'He that believeth and is baptized, shall be saved' (Mark, xvi. 16). Another necessary condition is compunction for past transgressions, and a fixed determination to refrain from all sins for the future."

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1 Pars ii. cap. ii. n. 38.  
2 St. Lig., lib. vi. n. 81 et n. 139.  
3 Supra, n. 137.  
4 St. Lig., l. c.  
5 De Sacramentis, Disp. ix. n. 130. Valetet tamen.  
6 Loc. cit. n. 40
1.5.4

BAPTISM OF ADULTS. [CHAP. V.

429. The more perfect these dispositions are, the greater the grace that will be received in the sacrament;¹ and hence it is important that the candidates for baptism should be, as the rubric here directs, employed in pious exercises for some days previous to receiving it. According to the instructions drawn up for the use of the missionaries of the Propaganda, the time for the instruction and preparation of catechumens should not, as a general rule, be less than forty days.²

§ II.—At vero si quis, dum instruitur, in mortis periculum incidat, baptizariique voluerit, habita ratione periculi, vel necessitate, baptizetur.

*430. This rubric provides for the case in which a catechumen is in danger of death before his instruction has been fully completed; and we are here led to inquire what articles he must know and believe, in order that baptism may be administered to him.

I. It is certain that he must believe "that God exists, "and is a rewarder to them that seek Him."³ An explicit belief in this is necessary to the justification of an adult, necessitate medii, and without it baptism could not be administered to him in any circumstances.

431. II. He must believe in the doctrines of the Trinity and of the Incarnation. An explicit belief in these articles is held by many theologians to be, since the promulgation of the Gospel, equally necessary with the preceding. This opinion seems the more probable to St. Liguori, but he admits, as probable enough,⁴ the opinion of others who maintain that the explicit belief of these articles is not necessary, necessitate medii, but only necessitate præcepti. Cardinal De Lugo discusses the question at great length;⁵ and although he maintains this second opinion as more probable,⁶ he concludes by saying that the explicit belief of these mysteries is necessary, necessitate medii, for the first justification of an adult, not indeed in re, but in voto, which he explains thus: To receive the grace of justification, it is required, necessitate medii, to have the desire (votum) of fulfilling all the precepts, and amongst the rest, of course, that of explicitly believing these mysteries. Now, in the law of grace, this belief is required, not simply as the fulfilment of another precept

² Monita ad Missionarios S. Congreg. De Propaganda Fide, cap. vii. art. i. ³ Heb. xi. 6. ⁴ Lib. iii. n. 2. ⁵ De Fide. Disp. xii. sec. iv. ⁶ Loc. cit. n. 91, et seq.
Mysteries to be Believed. 155

might be required, but as a positive disposition, at least for first justification; and, therefore, may be said, when it is not had in re, to be necessary in voto, just in the same way as baptism is necessary in voto when it is not actually received.

"Unde," he says, "ultimo addere possumus, cum Suarez, "fidel explicitam Trinitatis et Incarnationis esse in legi "gratia medium necessarium omnibus ad salutem, nam per "se loquendo, debet hæc fides præcedere suspensionem "baptismi; si autem aliquando non præcedit, hoc est propter "ignorantiam, vel impotentiam, et per accidens." And again: "Cum fides illa per se præcedere debat baptismum "nisi per accidens ignorantia vel inadvertentia, aut impotentia "excuset, consequens est ut sicut baptismus est necessarius. "sic et fides illa quæ baptismum præcedere debet, et sicut "votum baptismi supplet pro baptismo, ita et votum illius "fidei, quod includitur in voto baptismi, supplet pro eadem "fide explicita."7

*432. At all events, it is certain that baptism cannot be conferred on any one who does not explicitly believe the Trinity and Incarnation, unless in a case of extreme necessity. The Congregation of the Holy Office, being asked whether a missionary is bound, before administering baptism, to instruct in these mysteries an adult in danger of death, or whether it might not suffice to exact a promise that he would be instructed in them in case of recovery, decided: "Non "sufficere promissionem, sed missionarium teneriadulto etiam "moribundo, qui incapax omnino non sit, explicare fidei "mysteria, quæ sunt necessaria necessitate medii, ut sunt "præcipua mysteria Trinitatis et Incarnationis." If he be at all capable of instruction, therefore, he must be taught these mysteries before he is baptized. But if we suppose the case of a convert from paganism, who explicitly believes in the existence of God and the rewards and punishments of the next life, and desires to embrace the Christian religion, but is suddenly seized with a fatal illness, that renders him incapable of being instructed, we think that baptism might and ought to be administered to him.

*433. III. He is required to know, at least in substance and according to his capacity, the Lord's Prayer, the Apostles' Creed, the precepts of the Decalogue, and the Christian

1 Loc. cit. n. 106.
2 Loc. cit. n 107.
doctrine regarding the sacraments of Baptism, Penance, and the Eucharist. Every Christian adult is bound to this under pain of grievous sin, and no one should be baptized, unless in case of necessity, until he has learned them.

434. So much for what is of strict obligation. But we need scarcely add that every candidate for baptism should, as far as circumstances permit, be fully instructed in the Christian doctrine, as given in some approved catechism, and not only learn in substance, but carefully commit to memory, the Apostles' Creed, the Lord's Prayer, and the Angelical Salutation, as all the faithful are bound to do, at least sub veniali.

These are the principles by which it may be decided how far, in any proposed case, the previous instruction may be dispensed with. There can be no doubt that, according to the ancient discipline of the Church, it was dispensed with in danger of death, not only in the case of catechumens, but even with regard to those who were not yet enrolled amongst the catechumens, provided they manifested, either by themselves or through others, a desire of receiving baptism.

§ III.—Adultorum Baptismus, ubi commode fieri potest, ad Episcopum deferrarur, ut si illi placuerit, ab eo solemnnius conferatur; alioquin Parochus ipse baptizet, statu cæremonia.

435. This rubric is a relic of the ancient discipline, according to which the solemn administration of baptism was usually confined to the bishop. The Church desires to invest the baptism of adults with as much solemnity as possible, and hence the rubric directs that, if it be at all convenient, it should be reserved for the bishop himself; if not, that it be administered by the pastor with all the ceremonies hereafter prescribed.

§ IV.—Decet autem hujusmodi Baptismum, ex Apostolico instituto, in Sabato Sancto Paschatis, vel Pentecostes solemniter celebrari. Quare si circa hæc tempora Catechumeni sint baptizandi, in ipsae dies, si nihil impediat, baptismum differi convent.

436. We have anticipated, in a preceding chapter, the explanation of this rubric. Here we shall merely add that the delay of baptism, which it may not unfrequently require, is not always a sufficient reason for departing from it; since,
TIME OF ADMINISTERING.

§ V. 437.]

in the words of the Catechism of the Council of Trent, cited by the "Monita ad Missionarios," the delay is not attended with the danger already noticed in the case of infants; for, should any unforeseen accident render it impossible for adults to be baptized, their intention of receiving it, and their repentance for past sins, will avail them to grace and righteousness. On the other hand, this delay seems to be attended with some advantages; for, in the first place, as the Church must take particular care that none approach this sacrament with dissimulation and hypocrisy, the intentions of such as solicit baptism are better explored and ascertained; and hence it is that we find it decreed in ancient councils that Jewish converts, before admission to baptism, should be some months in the ranks of the catechumens. The candidate for baptism is also thus better instructed in the faith which he is to profess, and in the practices of a Christian life; and the sacrament, when administered to adults with solemn ceremonies, on the appointed days of "Easter and Pentecost only, is treated with more religious respect."

§ V. — Verum si circa, seu post tempus Pentecostes aliqui conversi fuerint, qui segreferant suum Baptismum in longum tempus differri, et ad illud festinent, instructique ac rite parati esse noscantur, citius baptizari possunt.

437. It would be a long time to wait from Pentecost, or soon after Pentecost, till Easter of the next year; and hence, if there be any converted about this time, who would be unwilling to wait so long, the rubric permits them to be baptized sooner, provided they be properly instructed and prepared. Sometimes, says the Catechism of the Council of Trent, when there exists a just and necessary cause to exclude delay, its administration is not to be deferred; as, for instance, when danger of death seems imminent, and particularly when the person to be baptized is already fully instructed in the mysteries of faith. This we find to have been done by Philip and by the Prince of the Apostles, when the one baptized the eunuch of Queen Candace, the other Cornelius, without the intervention of any delay, as soon as they professed to embrace the faith (Acts, viii. 38, x. 48)."

§ VI. — Catechumenus instructus baptizetur in Ecclesia, seu Baptisterio. Patrinus ei assistat, et ipse Catechumenus ad Sacerdotis interrogationes respondeat, nisi mutus fuerit, aut omnino surdus, vel ignotus.

1 Cap. vii. art. i. 2 Pars ii. cap. ii. n. 36. 3 Loc. cit. n. 37
438. The rubric here repeats, with respect to adults, what is prescribed regarding the place for the solemn administration of baptism generally. But the exception which is made in favor of the children of princes, is not understood to extend to adults. All that has before been said regarding the sponsors, their qualifications, duties, etc., applies to those who assist at the baptism of adults. The adult himself, however, and not the sponsor, must reply to the interrogations of the priest, as the rubric directs, unless he is a deaf-mute or speaks a language which the priest cannot understand.

439. A deaf-mute, if trained according to the method now adopted with so much success, can be easily instructed, and may answer to the interrogations in writing or by signs; but still we think the sponsor should answer for him as for an infant, and it would be obviously a great convenience if the sponsor selected were one who could interpret the signs and express them in words for the priest. If he has not been trained, since he cannot have received the necessary instruction, the baptism must be deferred until he shall have been, in some way, trained and instructed. If there be no time for delay, or if it be found impossible to instruct him, some say he should not be baptized; but others, whose opinion should be followed in practice, teach that one in such circumstances may be baptized. Either he is to be treated as one whose condition does not practically differ from that of children, or, at all events, he is not to be deprived of the chance which conditional baptism would give him.

440. If he speaks a language which the priest cannot understand, the rubric directs that he should answer through an interpreter, if possible through the sponsor acting at the same time as interpreter. It must seldom happen that an interpreter cannot be found, if there be time to seek one; but, in case of necessity, baptism may be administered to any one who, even by signs, manifests a desire of receiving it.

6 VII.—Pro hujus autem veneracione Sacramenti, tam Sacerdotem qui adultos baptizabit, quam ipsos adultos qui sanis sunt, convenit esse jejunos.

1 Vid. supra, n. 238, et seq.  
2 Baruff., tit. xii. n. 44. Fornici, pars iii. cap. viii.  
3 Supra, n. 218, et seq.  
4 Supra, n. 241.  
5 Vid. Ferraris, V. Baptismus, art. v. n. 132.  
Quare non post epulas, aut prandia, sed ante meridiem, nisi ex rationabili causa aliter faciendum esset, eorum Baptismum celebratur.

441. According to the ancient usage, baptism was conferred, as we have seen, only on the vigils of Easter and Pentecost, which were fast days; moreover, the neophytes were confirmed and received the holy eucharist immediately after baptism. But it was not merely for these reasons that they, as well as the minister, were required to be fasting. This was prescribed also out of respect for the holy sacrament of baptism itself, as is plain from the fact that, when it became usual to administer it at other times, and without its being immediately followed by communion, fasting was still enjoined by several canons. The present rubric recommends it, but is not understood to convey a strict precept. Of course, if the minister is to celebrate mass, and the neophytes to receive communion, according to what is said hereafter in the rubric, all must be fasting. But, in other circumstances, what is here prescribed regarding the fast or the hour of the day, is rarely attended to, according to Baruffaldi and Catalani.

§ VIII.—Admonendus est Catechumenus ut peccatorum suorum penitiat.

442. “The remission of all sin, original and actual,” says the Catechism of the Council of Trent, “is the proper effect of baptism; and that such was the object of its institution by our Lord and Saviour is, to omit other testimonies, conveyed in the clearest terms by the Prince of the Apostles, when he says: ‘Do penance, and be baptized every one of you in the name of Jesus Christ, for the remission of sins’ (Acts, ii. 38).”

443. For the remission of original sin no act of sorrow is necessary; and hence, if we suppose a catechumen never to have fallen into any actual sin, it is enough for him, in order to receive baptism with fruit, to have, besides faith and hope, the purpose of observing the precepts. This, however, is a very rare case; and it is certain that, if he has been guilty of grievous actual sin, he must have sorrow for it in order to obtain its remission. The Council of Trent teaches that this

1 Supra, n. 235. 2 Baruff. tit. xii. n. 53. Vid. infra, chap. vi. § xlvi. 3 Vid. Chardon, Histoire des Sacrements, liv. 4 Infra, chap. vi. § xlvi. 5 Tit. xii. n. 55. 6 Tit. ii. cap. iii. § ix. n. iii. 7 Para ii. cap. ii. n. 44. 8 Suarez, De Baptistismo, Disp. xxviii. sect. i. n. 5. 9 Suarez, ibid. 10 St. Lig., lib. vi. n. 86.
sorrow has been at all times necessary for justification to all who have defiled themselves by mortal sin, even to those who seek to be cleansed by the sacrament of baptism: "Fuit quidem peœnitentia universis hominibus qui se mortali aliquo peccato inquinassent, quovis tempore ad gratiam et justitiam assequendam necessaria, illis etiam qui baptismi sacramento ablui petivissent, ut perversitate abjecta et emendata, tam Dei offensionem cum peccati odio et pio animi dolore de testarentur." The catechumen then should be admonished, as the rubric here directs, to repent of his sins.

*444. Unless we suppose the rare case in which baptism is administered immediately after he comes to the use of reason, it is certain that he is not free from all actual sin; and if, as is commonly the case, he has been guilty of grievous sin, the sacrament, though valid, will be without fruit, unless he has at least attrition. If he has committed only venial sins, it is true the want of sorrow will not be an obstacle to the grace of the sacrament and the remission of original sin; yet, since no actual sin, however venial, is remitted without sorrow for it, as theologians commonly teach with St. Augustine, these venial sins will not be remitted, but will remain until he repents of and retracts them.

445. According to the ancient discipline, catechumens prepared themselves for baptism by a course of penitential exercises. They frequently even made a confession of their sins; but of course this cannot be understood of sacramental confession, since no sacrament could be received before baptism. It was an act of humiliation performed in a penitential spirit, and, though not necessary as a preparation for baptism, was most useful with the view of getting advice and direction as to their future lives.

446. St. Thomas, for this reason, recommends that the confession of those who desire it before baptism should be heard. Having stated that, before baptism, there is no obligation of making a particular confession of sins, such as is required to obtain absolution in penance, but that it suffices to make a confession in a general way, as is made by the catechumen when he renounces Satan and his pomp, he concludes by adding: "Si qui tamen baptizandi, ex devotione, sua peccata confiteri vellent, esset eorum confessio audienda,

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1 Sess. xiv. cap. i. 2 St. Lig., l. c. et n. 139. 3 De Lugo, Ivi Sacramentis, Disp. ix. n. 36, et De Pænitentia, Disp. ix. n. 13. 4 Martene, lib. i. cap. i. art. x. n. ix. et seq. 5 Ibid. n. xii.
"non ad hoc quod eis satisfactione imponeretur, sed ad hoc quod contra peccata consueta eis spiritualis informatio vitae traderetur."

447. "In baptism, not only are sins forgiven, but all the punishments due to sins and enormities are also benignantly "remitted by God." Hence the exercises of penance which precede baptism, are never undertaken or imposed as works of satisfaction, but in order to correct evil habits, and to prepare the catechumens to receive more abundant grace in the sacrament. The only act of the virtue of penance that is strictly required, is sorrow for the actual sins of which they may have been guilty, with the purpose of avoiding sin for the future. Some theologians would require them to have perfect contrition, but there can be no doubt that attrition is sufficient.

448. If any one, conscious of actual mortal sin, is baptized without this sorrow, he does not receive the grace of the sacrament. He receives the character which it impresses on the soul, and becomes subject to the laws of the Church; but his sins remain and will remain until he has the dispositions required, in order that the sacrament may produce its effect. As soon as these dispositions are present, the sacrament revives and produces those effects of grace, which it would have produced the instant it was conferred, had the dispositions been then present.

449. If he has committed no grievous sin since his baptism, the same disposition, which would have sufficed for its effect at the time of receiving it, will suffice still, that is to say, attrition; but if he has committed any grievous sin since his baptism, either by knowingly receiving it without the requisite dispositions (which would be a sin continued and consummated after the moment of receiving the sacrament), or by any other mortal transgression, it is necessary for him to have either perfect contrition or attrition with the sacrament of penance.

Baptism remits only original sin, with the actual sins committed before receiving it; and as these cannot be remitted without the remission, at the same instant, of the grievous

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1 Pars 3. Quæst. lxi. art. vi. 2 Cat. Conc. Trid., l. c. n. 45. 3 Vid. Billuart, De Baptismo, Diss. iii. art. v. Petes 4º. 4 St. Ligg., lib. vi. n. 139. 5 Cfr. Collet, De Bapt., cap. vii. art. ii. concl. 2 et 3. 6 De Lugo, De Sacramentis, Disp. ix. sect. iii. n. 22. 7 De Lugo, sect. iv. n. 52.
sins committed since receiving it, it follows that, in the present case, baptism cannot revive to produce its effect in remitting the former, unless there be concurrent with it the means of remitting the latter; and the only means for the remission of sin after baptism is, according to all, either perfect contrition or attrition with the sacrament of penance.\(^1\)

450. It is not to be supposed that the sin committed after baptism must be remitted before baptism produces its effect; for in this supposition original sin would be remitted by the infusion of sanctifying grace before baptism could operate. We must here distinguish the presence of a cause from its operation. We can conceive the presence of contrition or of attrition with the sacrament of penance for an instant, prioritate signi, before the effect. Now this presence is enough for the reviviscence of baptism, for we have then not only the disposition which would have sufficed for its effect at the time it was conferred (or subsequently, if no grievous sin had been committed after it), but we have also present, and ready to cooperate with it, the means of remitting the sins committed since, and which it could not of itself remove. Both causes then operate simultaneously: baptism, in the remission of original sin and the actual sins committed before it; and penance, or perfect contrition, in the remission of those committed after it. All this is beautifully explained by De Lugo.\(^2\) In like manner, if a person has received baptism without sufficient sorrow to obtain the remission of his venial sins, they will be afterwards remitted, both as to guilt and punishment, as soon as he has this sorrow.\(^3\)

§ IX.—Amentes et furiosi non baptizentur, nisi tales a nativitate fuerint: tunc enim de iis idem judicium faciendum est, quod de infantibus, atque in Fide Ecclesiae baptizari possunt.

Sed si dilucida hабeas interвallа, dum mentis composites sunt, baptism...si velint. Si vero, antequam insanirent, suscipiendi Baptismi desiderium ostenderint, ac vitae pericum immineat, etiam si non sint composites mentis, baptizentur.

\(^*\)451. We have already seen that the intention of receiving baptism is necessary in adults even for its validity, while other dispositions are required to receive it with fruit.\(^4\) Now, in the present matter, all who have had at any time the use of reason are reckoned as adults, and it is on this principle the rubric here proceeds in its directions regarding the insane,
which are the same in substance as those given by the Catechism of the Council of Trent. If they have been insane from the time of their birth—in other words, if they have never had the use of reason—they are to be treated as infants, and baptized in the faith of the Church. If they have had at any time the use of reason, then either the insanity under which they labor is permanent, or it is broken by lucid intervals. If it be permanent, baptism is to be administered, provided that, while they had the use of reason, they manifested any desire of receiving it, and in case of doubt it should be administered conditionally; but if there be no ground for supposing that they had any such desire, they are not to be baptized. The same rule is to be followed if there be danger of death before any existing fit of insanity ceases. If it be not permanent, however—if there be any hope that reason will return—we should wait for the lucid interval, and then, of course, baptize them like other adults if they desire it.

§ X.—Idemque dicendum est de eo qui lethargos aut phrenesi laborat, ut tantum vigilans et intelligens baptizetur, nisi periculum mortis impendeat, si in eo prius apparuerit Baptismi desiderium.

*452. What has just been said regarding the insane, is equally applicable to those who are in a state of lethargy, and therefore, for the time being, without the use of their senses. They are not to be baptized until they recover from that state, except when there is danger of death; and not even then, unless there be some ground for supposing that they had previously a desire of receiving baptism.

§ XI.—Sacerdos diligenter curet ut certior fiat de statu et conditione eorum, qui baptizari petunt, preeertim exteriorum: de quibus facta diligentissime inquisitione, num alias ac rite sint baptizati, caveat ne quis jam baptizatus, imperitis, vel errore, aut ad quæstum, vel ob alias causam, fraude dolove iterum baptizari velit.

453. We have already dwelt on the obligation of the priest to make careful inquiry, even in the case of infants, as to whether they were previously baptized; and the same obligation exists, a fortiori, in the case of adults, especially in countries where there might be any reason to suspect that some would ask for baptism through worldly motives, as has not unfrequently happened, according to Baruffaldi and Catalani. Instances of the kind can hardly occur, unless where there are

1 Pars ii. cap. ii. n. 39. 2 Vid. St. Lig., lib. vi. n. 139, et n. 81, in fine. 3 Supra, n. 174. 4 Tit. xii. n. 70. 5 Tit. ii. cap. iii. § xiv. n. iii.
Jews or Pagans, who might hope to gain some temporal advantage by a pretended conversion to the faith.

§ XII.—Omnes autem de quibus, re diligenter investigata, probabilis dubitatio est an baptizati fuerint, si nihil aliud impediat, sub conditione baptizentur.

*454. When, after due inquiry, there remains any doubt as to whether a person has been baptized, the rubric directs that he be baptized conditionally, if there be nothing to prevent it, that is, if he be properly instructed and prepared. But the doubt must be a reasonable one, for every slight suspicion would not suffice. In any case that may occur, therefore, it is necessary to weigh the reasons carefully; but, this being done, baptism should be administered conditionally, unless there be a moral certainty that it was previously conferred. This is the rule laid down by St. Lignori with regard to children that are exposed; and being founded on the necessity of baptism, it manifestly applies to all about whose baptism any doubt is raised.

§ XIII.—Hæretici vero ad Catholicam Ecclesiam venientes, in quorum Baptismo debita forma aut materia servata non est, rite baptizandi sunt; sed prius errorum suorum pravitatem agnoscant et detestentur, et in Fide Catholicae diligenter instruantur: ubi vero debita forma et materia servata est, omissa tantum suppleantur, nisi rationabili de causa aliter Episcopo videatur.

455. This rubric directs what is to be done with regard to the admission into the Church of converts from any heretical community. The chief difficulty in the matter is to ascertain whether they previously received a valid baptism. It was defined by the Church, on occasion of the controversy raised in the time of St. Cyprian, that baptism administered by heretics is not on that account invalid. It was decided that, in receiving converts from heresy, a distinction should be made between those in whose sect baptism was administered with the proper matter and form, as the Novatians, and those in whose sect it was not so administered, as the Paulianists. The latter should be baptized, not the former. The rule thus laid down has been always religiously observed in the Church.

456. In forming our judgment in any proposed case, we must be guided very much by the ritual, or the authorized

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1 St. Llig., lib. vi. n. 134.  2 Lib. vi. n. 135, Secunda sententia.
3 Denzinger, Enchiridion, n. 14, Decr. Steph. n. 16, Conc. Arelat n. 21, Decret. Liber. et Siric.  4 Denzinger, nn. 16, 80, 21, 62, 63.
mode of baptizing in the sect from which the convert comes. This is clearly conveyed in the answer of the Sacred Congregation of the Inquisition\(^1\) to a question regarding the validity of baptism amongst the Lutherans and Calvinists. If the essential matter and form are prescribed in the ritual as of necessity to be used, we are to assume the validity of the baptism, unless there be very grave reasons for questioning it. If not, further inquiry must be made into the circumstances of the case. Should it be ascertained that the convert of whom there is question, was, in point of fact, validly baptized, of course baptism is not to be repeated. Should it, on the other hand, be made clear that the baptism was invalid, he ought now to be baptized absolutely. But if, as is commonly the case, a reasonable doubt remains, he should be baptized conditionally.

457. The sectaries, then, may be divided into three classes; those who are certainly baptized, those who are certainly unbaptized, and those whose baptism is doubtful.

I. At the present day no one, we believe, doubts that baptism is validly conferred, not only in the Greek Church, but amongst the Eutychians, Nestorians, and other Oriental sects; and the same is true, according to Bouvier,\(^2\) of the sect known in France as "La Petite Eglise." These sects not only use rituals which prescribe the essential matter and form, but also profess the Catholic doctrine regarding the efficacy and necessity of baptism, which is a sufficient guarantee of the care that is taken to have it properly administered. When a convert, therefore, from any of these sects is received into the Church, he is not to be baptized; but, as the rubric here directs, the ceremonies that may have been omitted are to be supplied, unless the bishop, to whom the matter should be referred, determines otherwise. A sufficient reason for omitting to supply the ceremonies would be the fear of exciting controversy regarding the validity of the previous baptism.\(^3\)

II. Amongst the other sects that still retain baptism, there is not one, as far as we know, whose ritual does not prescribe the essential matter and form; so that, when there is not certainty, there is ground of probability that their baptism, if conferred at all, has been validly conferred. But in most

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\(^2\) De Baptismo, cap. vi. art. 2, § 3.

\(^3\) Catal., tit. ii. cap. iii. § xvi. n. i.
of them may be found individuals who were never baptized, owing very often to the neglect of parents, who look upon the baptism of their children as a useless ceremony. When there is sufficient evidence of this in the case of any convert he is of course to be baptized absolutely.

Again, some sects reject baptism altogether, as the Quakers, and converts from amongst them should, therefore, be baptized absolutely. The Baptists reject infant baptism, and baptize only adults who make a special profession of faith. Converts from their sect are, therefore, to be baptized absolutely, unless it be known (as it may be, from their own testimony) that they were baptized in adult age, in which case they are, generally speaking, baptized conditionally, for the reason given below.

III. The class whose baptism is doubtful, embraces almost all the sects that go under the general name of Protestants. Most of them, it is true, in their rituals, prescribe all that is essential to baptism, and if we had sufficient security that it is always administered by them in exact accordance with their rituals, we should have no reason to doubt its validity. As a matter of fact, the validity of baptism by Protestants at first was generally admitted; and when a doubt was raised in France regarding that conferred by the Calvinists, St. Pius V decided in favor of its validity. But their errors regarding the efficacy and necessity of the sacrament gradually led to habitual carelessness and frequent substantial defects in its administration, so as to leave reasonable ground for doubting in any given case whether it was rightly conferred. Hence the practice, now so extensively received, of baptizing sub conditione converts from the various sects of Protestantism, though inquiry should be made in each case, as is done in Rome, according to a decree of the Inquisition. Kenrick, who enters fully into this question in reference to the various sects in America, thinks that no doubt ought to be entertained about the validity of the sacrament as conferred by the Baptists; but yet, seeing that it is questioned by some whether they do not separate the immersion too much from the form, he does not quite condemn the practice of rebaptizing converts from amongst them. Having given his own opinion against it, he concludes by saying: "Rem sapientiorum judicio

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It is usual, then, and it is the safer course, to confer conditional baptism even on these converts, unless there be satisfactory evidence that the rite was duly performed.

458. If we could have sufficient certainty, about the baptism conferred in any Protestant sect at the present day, it would be about that conferred by the Anglicans, for the Book of Common Prayer, which contains their ritual, prescribes all that is essential to the sacrament, and, moreover, seems to convey the Catholic doctrine respecting its efficacy and necessity. Yet there is always sufficient reason to doubt, in any particular case, whether it has been actually conferred in the manner directed by the prayer-book.

A great many, probably the great majority, of the Anglican ministers repudiate the Catholic doctrine. A considerable authority amongst them, Whately, in his work on the Book of Common Prayer, denies the validity of baptism by laics, and says that the sanction given to it by the first reformers was founded on "the error they had imbibed in the Romish Church concerning the impossibility of salvation without the sacrament of baptism." Many of them simply ridicule the supposition that the salvation of a child depends on whether or not it has been washed with water. The prevalence of this error amongst them was very clearly brought out by the Gorham controversy; and the decision of the privy council on that occasion leaves it free to every minister to maintain or reject the Catholic doctrine as he pleases. Since, then, the validity of the rite depends on the application by the minister of the proper matter and form with the intention of doing what the Church does, it cannot be surprising that a doubt should be entertained whether it may not have been invalidly performed by men who confessedly think it of little importance.

Again, as a matter of fact, it is very often administered in a manner which leaves its validity doubtful. It is admitted that baptism by aspersion or sprinkling is valid; but if the water which is sprinkled falls merely on the dress, it is certainly null; if it falls only on the hair, and does not touch the skin, the baptism is at least doubtful, and the same

1 De Baptismo, cap. ii. n. 119.
4 Vid. supra, n. 178.
5 St. Lig., lib. vi. n. 107, Quarr. 36
6 St. Lig., ibid.
is to be said if not more than a drop or two should touch the skin. Now it is well known that very frequently the minister contents himself with dipping his finger in the water, and throwing one or two drops on the child, without much anxiety as to whether they may touch the skin, or merely fall on the dress. No doubt there are some ministers who are scrupulously exact in performing the ceremony as prescribed in their prayer-book; and if it could be ascertained in any particular case that a convert had been baptized by one of these, he certainly should not be again baptized; but as this can be very rarely known so as to leave no reasonable doubt, it is not surprising that, as a general rule, converts from the Anglican establishment, as well as those from other Protestant sects, are baptized conditionally.

459. In this case, as well as when baptism is conferred absolutely, the ceremonies prescribed for the baptism of adults are to be observed; while those prescribed for infant baptism are to be supplied in the case of an adult Catholic who was baptized in infancy, but with the omission of the ceremonies. Both points have been decided by the Sacred Congregation.

In the United States of America, until recently, the ceremonies prescribed for infant baptism were used in the baptism of adults also, in virtue of faculties granted by the Holy See. In 1852, these faculties were renewed only for five years, with an intimation that they should not be again renewed; and accordingly, since 1857, the American clergy are required to observe what is prescribed by the rubrics for adult baptism.

460. In England, according to a decree of the first Synod of Westminster, adult converts are to be baptized privately with holy water, and without any of the ceremonies of solemn baptism: "Hujusmodi baptismus non fiat publice sed omnino "privatim, cum aqua lustrali et absque ceremoniis. Confessio "etiam Sacramentalis semper in tali casu est exigenda."

461. In Ireland there is no indult, as far as we know, authorizing the omission of the ceremonies of adult baptism in the case of converts; or the substitution, for them, of those prescribed for infants. The provincial Synod of Dublin, in 1853, has the following decree on the subject: "Cum acath-
"olicisub conditione sunt baptizandi, ritus in rituali pro bap-
"tismate adultorum prescripti sunt adhibendi."

1 Ibid. Quor. vi. Vid. supra, n. 160. 27 Aug. 1836, in
Rhed-nen., ad 3 et 4. n. 4780. 3 Cfr. Concil. Plenarium Baltimor.,
4 Decr. xvi. 82. 5 Decr. 11.
§ XIII. 464. J CONVERTS FROM VARIOUS SECTS.

*462. Before he is received into the Church, the convert must acknowledge and detest his errors, and be carefully instructed in the Catholic doctrine, as the rubric here prescribes; and hence some time is necessary for the due preparation. He should make a profession of faith publicly, or at least before some witnesses, as circumstances may determine. The form used is the Creed of Pius IV, translated into the vernacular; or at least an abridgment of it, such as is given in the ritual for the use of the American clergy. We have already seen that confession is not necessary as a preparation for baptism, though a private manifestation of conscience, with the view of obtaining advice and instruction, is very salutary, and, therefore, may be recommended even to converts who are to receive baptism absolutely.

*463. Those who are certainly baptized, being already bound by the laws of the Church, and coming to know, by their conversion, the obligation of confession, are clearly bound to comply with it like the other faithful, if they be conscious of grievous sin, and have not, as may be supposed, confessed within the year. And even though the precept of confession might not, in strictness, urge at the exact time of their reception into the Church, yet this time is manifestly most suitable for confession, because they thus not only fulfil the precept, but have an opportunity of receiving that special direction which is just then so necessary for them, and is nowhere given with so much effect as in the tribunal of penance.

*464. Those whose previous baptism is doubtful, and who are to be baptized conditionally, are required to make a sacramental confession, as has been decided by a recent decree of the Holy Office.

Previous to this decision, converts in such circumstances were earnestly recommended, and, as a rule, even required, to confess, and were conditionally absolved. But many theologians held that they were not in strictness bound to confess, seeing that the doubt about their baptism makes it doubtful whether their sins could be the matter of sacramental confession. It is true that sins after baptism, validly received, are not remitted without perfect contrition or sacramental absolution; and hence, the theologians who would exempt con-

1 Supra, n. 445.
2 Bussebaum, apud St. Lig., lib. i. n. 154, et lib. vi. n. 665.
3 Vid. St. Lig., lib. vi. n. 668.
4 17 Dec., 1868.
verts, in the case supposed, from the obligation of confession, would require them nevertheless either to make an act of perfect contrition, or to make a sorrowful confession of some sin in order to get (conditional) absolution.¹

Acting on this opinion, some confessors in England received converts into the Church without requiring from them a full confession of their sins, while the great majority required a full confession in accordance with the traditional practice, and the decree of the first Synod of Westminster.² In these circumstances, the matter was referred to the Holy See, and it was decided that a full sacramental confession should be exacted.³

465. The decree of the Holy Office, containing this decision, refers to and includes another on the same subject, issued on the 17th June, 1715, containing a similar decision, and prescribing also the order to be observed in conferring the baptism and giving the absolution. The same order is prescribed by the Holy Office in the form given in the ritual published for the use of the American clergy.⁴ In receiving converts who are to be baptized conditionally, the order to be observed is,—first, the abjuration, or profession of faith; second, conditional baptism; third, sacramental confession with conditional absolution.⁵ The absolution is to be given “sub conditione,” on account of the doubt about the previous baptism; and, according to Gury,⁶ it is of no great moment whether it be given before or after the conditional baptism. But the above order prescribed by the Holy Office directs that the conditional baptism shall precede the absolution.

*466. The same order seems to imply that the confession should be made only after the baptism. At least it clearly implies that the convert is not required to confess until he has been conditionally baptized. Yet there is no doubt that a confession before baptism, if the convert desires it or is willing to take it,⁷ has many advantages. The priest is thereby better able to judge of his dispositions, and has also a better opportunity of giving him special instructions, of exciting him to sorrow, and preparing him to receive with greater fruit that sacrament, whichever it be, that he is now

¹ Gury, loc. cit. Vid St. Lig., lib. vi. n. 473, Recte vero advertunt.
² De Baptismo, n. 80. ³ Vid. Decretum in Appendice.
⁴ Vid. “Modus excipiendi,” etc. in Appendice.
⁶ De Hardt, pars vi. n. 8.
⁷ Vid. supra, n. 445, 446.
capable of receiving. These considerations, it may be seen, are urged by the bishops of England in the preamble to the question which they submitted to the Holy See. Hence the common practice hitherto has been: first, to hear the convert's confession and dispose him for the worthy reception of either sacrament; then, to baptize him conditionally; and lastly, having got him to repeat the confession, at least in general terms, and to supply whatever might be judged necessary to make it full and complete, to give him conditional absolution. When, as is usually the case, the confession is made to the same priest, the penitent is not required to repeat the sins he has already confessed in detail, but merely to accuse himself of them in general terms.

This practice may seem perhaps hardly in accordance with the order prescribed by the Holy Office; but we think it is not at variance with that order provided the confession before baptism be not exacted, but merely recommended. The order, we take it, is not to be understood as prohibiting all confession before the baptism, but simply as requiring that sacramental confession be made after the baptism; and this clearly is the case when the previous confession is repeated, in the manner supposed, before absolution.

467. It may be doubted how far special faculties are necessary, in this case, to absolve from the sin of heresy or the excommunication annexed to it. In the first place, the heresy may be only material, for it can hardly be doubted that amongst Protestants many are only material heretics. Reiffenstuel gives this as his opinion regarding great numbers amongst the mass of heretics. The same is the opinion of Lacroix, and several other authors cited by him, with regard to the Protestants of Germany; and what is true of them is equally true of Protestants in other countries. "Some of "them," he says, "are so simple, or so prejudiced by the "teaching of their ministers, that they are persuaded of the "truth of their own religion; and at the same time so sincere "and conscientious, that, if they knew it to be false, they "would at once embrace ours. Such as these are not formal, "but only material, heretics; and that there are many such is "testified by numbers of confessors in Germany, and authors "of the greatest experience. What is most deplorable in "their case is, that, should they fall into any other mortal


2 Vid. Gury, l. c. n. 420, in fine.
"sin, as may very easily happen to such persons, they are 
"deprived of the grace of the principal sacraments, and are 
"commonly lost, not through want of faith (for I suppose 
"them to believe what is necessary, necessitate mediī), but on 
"account of other sins they have committed, and from which 
"they are not freed by the sacrament of penance, which does 
"not exist amongst them; nor by an act of contrition or per-
"fect charity, which they commonly do not attend to, or 
"think of eliciting (to say nothing of the very great difficulty 
"such men would have in doing so), thinking they are justi-
"fied by faith alone and trust in Christ; and by this accursed 
"confidence they are miserably lost."

It may be assumed, then, that, amongst Protestants, there
are a great many whose heresy is only material; and it may
be added, that this is most likely to be the case with those
who are converted to the faith, the very fact of their conver-
sion being, generally speaking, an evidence of the sincerity
with which they previously adhered to their errors. Now it
is formal heresy alone (i.e., heresy to which one pertinac-
iously adheres, though the true doctrine and the motives of its
credibility are clearly proposed to him) which is reserved to
the Pope, and not material heresy, even when the person is
guilty of grievous sin by his neglecting to inquire when
doubts occurred, or by his culpable ignorance, for this, though
it may be a grievous sin against faith, is not, after all, the
sin of formal heresy. It may easily happen, therefore, that
no special faculty is required for the absolution of these
converts.

Again, since there is a doubt, as we suppose, whether they
have been really baptized, there must be a doubt whether
they could incur the censures of the Church. De Lugo dis-
cusses this question, and gives it as his opinion, that when,
after diligent inquiry, there remains a doubt as to the validity
of the baptism of one who is guilty of heresy, he is not to
be regarded as having incurred the censures attached to
heresy. We look on it, then, as extremely probable that
the converts of whom there is question have not incurred the
excommunication annexed to heresy; and since the case is
reserved to the Pope dependently on the excommunication
annexed to it, and since an ordinary confessor can absolve

1 Lib. ii. n. 94. 2 Vid. Lacroix, lib. vi. p. ii. n. 1613. De Lugo,
De Pænitentia Disp. xvi. n. 197. De Fide, Disp. xx. n. 174, et seq.
3 De Fide, Disp. xx. n. 143. 4 St. Lig., lib. vi. n. 580.
from reserved cases when there is a doubt either as to law or
fact, it would seem to follow that no special faculty is re-
quired to absolve in the cases we are discussing, so far, at least,
as the papal reservation is concerned.

*468. The practice is, however, to deal with all converts
from heretical sects, as if they had incurred the reserved ex-
communication. Kenrick observes that the Church does not
acknowledge, in foro externo, the distinction between
"material" and "formal," which would exempt from the re-
served censure any one living in an heretical communion;
and cites a decree of the Holy Office, reprehending one who,
relying on that distinction, had absolved a Calvinist:—"Eo
"quod ignarus hæresum et errorum Calvini non posset dici
"hæreticus formalis sed tantum materialis." The doubt
whether a convert has incurred the reserved censure, may be
expressed in the form of absolution, as is directed in the ritual
for the use of the American clergy, by inserting the word
forsan: "... a vinculo excommunicationis quam forsan
"incurristi," etc.

Although bishops cannot by their ordinary power absolve
from heresy, they can do so in virtue of special faculties
which they usually have from the Holy See. Besides, when
any one who has publicly professed heresy solemnly abjures
it, and penitently returns to the Church, the bishop is author-
ized, as delegate of the Apostolic See, to absolve him pro
foro externo, after which he may be absolved by any confessor
pro foro interno; or, after receiving his abjuration, he may
remit him to a simple confessor, whose absolution, though
only in foro sacramentali, avails also pro foro externo. In
these countries the bishops receive faculties to absolve from
heresy, whether public or occult, and to communicate the
same under certain restrictions to others. When a convert
from heresy, therefore, is to be received into the Church, the
bishop should get notice of it, that he may himself receive
him or send the necessary faculties to the priest who is to
receive him.

§ Xiv.—Cæterum legantur et serventur ea, quæ supra de Baptismo
in communii praescripta sunt.

1 Ibid., n. 600. 2 De Baptismo, n. 243. 3 Ibid., in nota.
4 "Modus excipiendi," etc. 5 St. Lig., lib. vii. n. 83.
6 Reiffenstuel, lib. v. tit. vii. n. 369. Bened. XIV, De Synod. Dicæ,
lib. ix. cap. iv. n. 3. 7 Bened. XIV, l. c.
8 Formul. VI*, 1c et 24°.
469. The rubrics that regard the matter, form, minister, the font, the holy oils, the vestments, and other requisites, of which we have treated in a preceding chapter,\(^1\) apply to baptism generally, and must be attended to in the baptism of adults as well as in that of infants. The present rubric refers us to them, as they are supposed, though not repeated here.

\(^1\) Chap. III.
CHAPTER VI.

ORDER FOR THE BAPTISM OF ADULTS: "ORDO BAPTISMI ADULTORUM."

§ I.—In primis Sacerdos, parat his quæ supra de observandis in administratione Sacramenti Baptismi Parvulorum dicuntur, indutus superpelliceo et stola, vel etiam pluviali violacei coloris, cum suis Clerici accedit ad gradus altaris, et genibus flexis, pia mente ad Deum preces effundit, ut tantum Sacramentum digne valeat ministrare, et ad implorandum divinum auxilium, surgens, se signat, et si temporis ratio ferat, dicit: V. Deus in adjutorium, etc.

Postea incipiat, prosequentibus Clericis, Antiphonam, Efundam, etc.

470. Everything being prepared, both in the baptistery and at the church porch, in the same way as for the baptism of infants, the priest puts on a surplice and violet stole, and, if convenient, a cope of the same color. The Church wishes to have the ceremony performed with the greatest possible solemnity, and hence the rubric here recommends the use of a cope, even when it is performed by a simple priest.

471. The cope was originally a large cloak with a hood, used in processions, and designed as a protection from the rain: hence its name—pluviale. In shape it still bears a resemblance to such a garment; but it is usually made of rich material, and is worn in certain functions to give them greater solemnity.

472. The words of the rubric, "vel etiam pluviale," might seem to imply that the stole may be dispensed with when the cope is used; but that such is not the meaning is clear from the general rubric regarding the administration of the sacraments, and from the fact that, when the bishop officiates, both stole and cope are distinctly prescribed. We take it that the "vel" is meant to convey that it would be becoming and proper for him, though he is not required, to wear the cope in addition to the stole. It is understood in this sense by Falise.
473. The priest should be attended by at least two clerics vested in surplice, or a greater number, if possible. When he wears a cope, he should be attended by three, and one should walk at each side holding the borders in front, while he is proceeding to the altar steps, and again while going from the altar to the porch. This is prescribed in the ceremonies to be observed in certain solemn functions in minor churches, where the priest is attended only by clerics. And it seems to be a general rule that, when the priest is vested in cope, and is moving to or from the altar, or elsewhere, two attendants should accompany him, raising the borders of the cope on each side. This rule, we think, should be adhered to in the present ceremony.

474. All, then, having vested in the sacristy, the first clerk precedes with hands joined, and the priest, accompanied by the second and third raising the borders of his cope, goes to the altar, and, having uncovered, kneels on the lowest step, the clerks kneeling with him, and there implores the divine assistance in the sacred function he is about to perform, saying the "Veni, Sancte Spiritus," etc., or some other appropriate prayer. Then rising, he says, if time permits, "Deus in adjutorium," etc., making on himself the sign of the cross, and proceeds with the antiphon, psalms, and prayers, as in the ritual, still standing at the foot of the altar, and reciting the verses of the psalms alternately with the clerks. These are very appropriate to the occasion, as is shown by Catalani and Baruffaldi, but are not strictly prescribed, as appears from the words of the rubric itself.

§ II.—Si plures fuerint baptizandi, hæc tertia Oratio dicatur in numero plurali.

475. When two or more are baptized together the last prayer, "Da quæsumus," etc., is said in the plural, that is, we say "Electis nostris . . . . edociti," etc., in the masculine gender, unless all be females. This is expressly prescribed in the rubric which precedes the prayer in the Pontifical. The words are: "In pluribus pro pluribus et in genere masculino nisi omnes sint fæminæ." The same rule is to be followed in all the prayers.

1 Baruff., tit. xiii. n. 6. Vid. supra, n. 126. et seq.
3 Rit. Toul. tit. iii = § i. n. 1.
4 Baruff., tit. xiii. n. 8.
5 Rit. Toul., n. 2.
6 Tit. ii. cap. iv. § i. n. ii.
7 Loc. cit. n. 10.
8 Pontificalis Ritus pro Baptismo Adultorum.

477. Having concluded the psalms and prayers at the foot of the altar, he takes his cap, and having made a profound inclination, or a genuflection if the Blessed Sacrament be present in the tabernacle, the clerks genuflecting in any case, he puts on his cap, and proceeds to the porch of the church, where the person or persons to be baptized should be already in waiting. 3

478. If there should be males and females to be baptized at the same time, they ought to be placed so that the former be on the right, and the latter on the left of the priest, as the rubric here expressly directs. 4 The priest then puts the interrogations as they are in the ritual. 5 The answers are to be given, not by the sponsors, as in infant baptism, but by the catechumens themselves, who should be between the sponsors, each one having his or her godfather on the right, and godmother on the left. 6 The first question regards the name which he is now to take in baptism, and not that by which he may have been previously known. 7

It may be seen that, in the address of the priest, "Si vis habere vitam," etc., we have at the end an extract from the Athanasian Creed, which is not found in the order of infant baptism.

1 Supra, n. 421. 2 Loc. cit. n. 13, 14.
3 Rit. Toul., l. c. n. 5. Vid. supra, n. 288.
4 Vid. infra, § viii. 5 Vid. supra, n. 297, et seq.
6 Rit. Toul., tit. iii. § i. n. 5. 7 Vid. supra, n. 291, et seq.
§ IV.—Et rursus interrogat: N. Abrenuntias Satana? etc.
Deinde Sacerdos interrogat de Symbolo Fidei, dicens: Credis in Deum, etc.

479. We have already treated of the renunciation of Satan and the interrogations on the Creed, in the order of infant baptism.¹

§ V.—Tunc Sacerdos exsufflet ter in faciem ejus, semel dicens: Exi, etc.
Hic in modum Crucis halet in faciem ipsius, et dicat: N. Accipe, etc.

480. The great antiquity of the exsufflations used in baptism, and their mystic meaning, have been already noticed.² The rubrics here plainly distinguish between "exsufflet" and "halet," the former signifying that he blows, the latter that he breathes, on the face, having the mouth, in the one case, nearly closed, and in the other wide open.

This ceremony of breathing on the face is not mentioned in the order of infant baptism. As the cross should be formed by the breath exhaled, the priest must move his head so as to describe it. He cannot, of course, pronounce the words while he is thus exhaling his breath; and it would seem, from the position of the cross as marked in the ritual after the word "benedictionem," that he should first say the words, and then perform the ceremony.

§ VI.—Deinde facit Crucem cum pollice in ejus fronte, et in pectora, dicens: N. Accipe, etc.

481. The forehead and breast are signed in the manner already explained in treating of infant baptism,³ the ceremony here being exactly the same, though the form of words is much longer. The Ritual of Toulon⁴ here observes that it is not necessary to have the breast uncovered.

§ VII.—Et si Catechumenus venit de Gentilitatis errore sive de Ethniciis et Idololatris, dicat: Horresce idola, respue simulacra.
Si ex Hebræis, dicat: Horresce Judaicam perfidiam, respue Hebraicam superstitionem.
Si ex Mahumetanis, dicat: Horresce Mahumeticam perfidiam, respue pravam sectam infidelitatis.
Si ex Haæreticis, et in ejus baptismo debita forma servata non sit, dicat: Horresce haæreticam pravitatem, respue nefarias sectas impiorum. N. Exprimens propriis nomine sectam, de qua venit. Inde prosequatur. Cole Deum, etc.

482. The above is the form in which these rubrics are given in the latest Propaganda edition of the ritual. In

¹ Vid. supra, n. 332, et n. 340. ² Supra, n. 302, et seq.
³ Supra, n. 307. ⁴ Loc. cit. n. 9. Vid. supra, n. 308.
many other additions, they are given in a somewhat different form, but what they prescribe is exactly the same.

The directions as to the change to be made in one clause, according to the errors which the catechumen renounces, are so clear as to require no explanation.

§ VIII.—Si plures sint Electi, omnia supradicta dicuntur singillatim super singulos.

483. Should there be a number baptized together, the priest must go through the preceding interrogations and ceremonies with each separately, commencing with the males.

There is no doubt that the priest, having reached the door of the church, should stand facing the catechumens. If, therefore, we suppose that, while he is in that position, the males are on his right, and the females on his left, as a preceding rubric might naturally enough be understood to require, he must either commence with the male on his extreme right, and proceed from right to left, which would be reversing the order usually observed in such circumstances, as, e.g., in giving Holy Communion, when he is expressly directed by the rubric to commence with those on the Epistle side; or he must commence with the first male on his left, and proceed to the last on his right, and then pass to the females, commencing with the one on his extreme left. We would prefer the latter course, but it occurs to us that the rubric should rather be understood of the right and left of the priest, while he is standing, not opposite to, but in the same line with, or looking in the same direction as, the catechumens. We think this more probable; first, because of the inconvenience just mentioned as following from the other interpretation; and secondly, because, according to the other interpretation, the males would be on the left of the females, and therefore in the less honorable place, while the design of the rubric is, according to Catalani and Baruffaldi, to give them the more honorable place.

§ IX.—Si plures sint Electi, precedens Oratio dicatur in numero plurali. Sequentes autem signationes sint cum suis verbis singillatim super singulos.

484. The priest should be uncovered in saying the prayer, "Te deprecor," etc. * When there are more than one, it should

1 Rit. Toul. n. 11.
2 Supra, § iii. n. 478.
3 Merati, pars ii. tit. ix. Rub. 6, n. xxvi. Vid. infra, cap. xii. § v.
4 Tit. ii. cap. iv. § v. n. iii.
5 Tit. xiii. n. 19.
6 Rit. Toul., tit. iiim. § i. n. 11.
be said for all in common, and in the plural number. There is a change of gender only when all are females, according to what has been said above.¹

At the end of the prayer the priest puts on his cap,² and proceeds to make the following signs of the cross, which are here directed to be made on each in case there be a number.


485. The signs of the cross here prescribed are not found in the order for infants, but they are prescribed in very ancient rituals.³ The form used with each sign in the present ceremony explains its meaning and object. We may observe that the signs are made on each of the ears, eyes, and nostrils, in the same way as in anointing these parts in extremum.⁴ The Ritual of Toulon not only directs this, but has two crosses marked at each, to show that they are double organs;⁵ and the same authority⁶ observes that the signs on the breast and shoulders may be made outside the dress. In signing the whole body, the cross should be formed with the hand in front of the catechumen, but not touching him, three times, as marked in the ritual, i. e., once at the name of each person of the Blessed Trinity. The first line should be drawn vertically from the person's head as low as convenient, and the second intersecting it across the breast, or from his right to his left shoulder.

§ XI.—Tunc imponit manum super caput Electi, et dicit: Oremus. Omnipotens, etc.
Si plures sint, haec, et precedens Oratio, Preces nostras, etc., dicantur in numero plurali.

486. After the signs of the cross made as directed in the preceding rubric, the priest uncovers.⁷ Then follow three prayers, the first of which is the same as that used in infant baptism, except a slight change in one clause. Before reciting the third prayer (which is also the same as that used in infant baptism, with the addition of one clause at the end, "ut idoneus," etc.), he is directed to impose his hand on the

¹ Supra, n. 475.
² Catul., tit. ii. cap. iv. § xii n. i. Vid. supra, n. 305, et seq.
³ Baruff., tit. xiii. n. 39.
⁴ Ibid.
⁵ Ibid.
⁶ Rit. Toul., l. c. n. 12.
⁷ Tit. iii n. 12.
XI. 489. Converts from Various Sects.

Head of the catechumen; he should use his right hand, and it is enough that he hold it over, it is not required that he touch, the head.¹

Should a number be baptized together, this prayer, and the prayer, "Preces nostras," etc., are ordered to be said in the plural. No mention is made of the second prayer, "Deus qui humani generis," etc., probably because it serves equally for one or more without any change. Also, if there be a number, the hand must be imposed on the head of each, as is here noted by Catalani,² and is expressly directed by the rubric of the Pontifical, which runs thus: "(Singulis) Tunc imponit manum super caput Electi et stans sine mitra dicit; (In plurali pro pluribus). Oremus. "Omnipotens sempiterne," etc.

§ XII.—Deinde Sacerdos benedicit sal.

487. On this rubric see what has been said before.⁴

§ XIII.—Quod si Catechumenus fuerit Gentilis, sive ex Idololatria venerit ad Fidem; benedicto sale, antequam ejus medicinam gustet, Sacerdos addat sequentem Orationem, quae tamen pro venientibus ex Hebrais vel aliis, ut supra, non dicitur. Oremus. Domine Sancte, etc.

488. When the catechumen is a convert from idolatry, this prayer is said immediately after the blessing of the salt, and before it is administered. When there are two or more such catechumens, the prayer is said in the plural; but should there be one or more of them amongst a number of others, we think the salt should be administered to the others first; then after this prayer, "Domine sancte," etc., to the converts from idolatry; and, lastly, when it has been administered to all, the following prayer, "Deus Patrum nostrorum," etc., should be said in the plural. By following this order, the prayer, "Domine sancte," etc., cannot even appear to have reference to any except those for whom it is specially intended.

§ XIV.—Tunc pollice et indice accipit de ipso sale, et immittit in os Catechumeni dicens: N. Accipe sal, etc., Sacerdos: Pax tibi, etc. Oremus. Deus Patrum nostrorum, etc.

Si plures sint dicatur singulis. N. Accipe sal, etc., et precedentes Orationes, in numero plurali.

489. In some editions of the Roman Ritual this rubric immediately follows the blessing of the salt, and is placed be-

¹ Vid. supra, n. 310. ² Tit. ii. cap. iv. § xv. n. lii. ³ Pro Bap. Adulterorum. ⁴ Supra, n. 270, et seq. n. 311, et seq.
fore the preceding rubric, “Quod si Catechumenus,” etc. It is so placed by Baruffaldi and Catalani, in their commentaries. The quantity of blessed salt usually given to infants suffices for adults also, but there need not be so much anxiety about it, as there is less danger of doing injury to adults. Even the rubric here has not the word “modicum,” which it has in speaking of the quantity to be given to infants. It is to be administered to each, in case there be a number and then the prayer, “Deus Patrum,” etc., is to be said in the plural for all together.

§ XV. Si inter Catechumenos adsint feminae recedant ipse in partem quousque tertio dicatur masculis: Ora Electe, etc., et hi signati fuerint in fronte.

490. This rubric is not given in some editions of the ritual, nor is it mentioned by Baruffaldi or Catalani; and the same is to be said of the similar rubrics which occur afterwards. It is given, however, in the Propaganda edition, as well as in the Pontifical, and it is manifestly important for the decorous performance of the ceremonies that the females should here be required to withdraw, as the ceremonies and prayers which immediately follow are for males exclusively.

§ XVI.-Si plures sint Catechumeni hic et in sequentibus Sacerdos dicit in numero plurali: Orate Electi, flectite genua, etc.


491. The first part of this rubric, “Si plures sint,” etc., directing the change to be made when there are more than one, is given in many editions, and in the commentaries of Baruffaldi and Catalani, only after the prayer and exorcism, but it is much more conveniently placed here. The catechumen should kneel on both knees while reciting the “Pater Noster.” This is the obvious meaning of the rubric, “flecte genua.” Nor is there any instance of a prayer directed to be said on one knee. The reasoning of Gavantus on the words, “flectamus genua,” of the missal, does not

2 Supra, n. 314.
3 Infra, § xx. et § xxii.
4 Rome, MDCCCXLVII.
5 Pars ii. tit. v. Rub. 4, lit. (v).
apply in this case, as Baruffaldi justly observes.\footnote{Tit. xiii. n. 44.} Besides, in the Missal, the priest is directed to say the prayer only after the genuflection.\footnote{Missal. Rubr., l. c.} He rises up before saying “Amen,” which he is to say only after the priest has directed him to do so. When the priest says “Accede,” the catechumen should advance a step, and then the godfather makes the sign of the cross on his forehead, saying the words, “In nomine Patris,” etc., as directed in the rubric. The signs of the cross here prescribed are made in the manner before explained.\footnote{ supra, n. 307.}

It is obviously necessary that the godfather and the catechumen himself be instructed beforehand in what they are required to do.

§ XVII.—Tum quoque Sacerdos facit Crucem in fronte ejus, ita dicendo: In nomine, etc. Et imponit manum super eum, et dicit: Oremus. Deus Abraham, etc.

492. Immediately after the godfather, the priest makes the sign of the cross on the catechumen’s forehead, in the same manner and with the same words. Then he imposes his right hand on him, and says the prayer, “Deus Abraham,” etc., and, having put on his cap,\footnote{Rit. Toul., ti. iii. § i. n. 19.} the exorcism which immediately follows. The wording of the rubric here is to be carefully noted. It requires him to say “In nomine Patris,” etc., while making the sign of the cross, but it does not require him to keep the hand imposed while saying the prayer, “Deus Abraham,” etc. For the former it has “ita dicendo;” for the latter, “imponit . . . et dicit.” It is not improbable that the difference of expression is intended to convey this difference of meaning, seeing that, if there be a number, the imposition of the hand must precede the prayer.\footnote{Vid. supra, n. 486.}

493. When there are two or more male catechumens, he addresses them in the plural, Orate, etc., as has been directed above,\footnote{Supra, § xvi.} but the sign of the cross is made on them singly. Then he imposes his hand on each, and, having done this, he says the preceding prayer and exorcism in the plural, as is clearly directed in the Pontifical. It is to be observed, however, that at the words, sanctæ crucis, in the exorcism, he makes the sign of the cross on the forehead of each, and then continues, as is also clearly prescribed in the Pontifical, which has the rubric, “Signat singulos,” immediately before the words, “Quod nos fronti,” etc.\footnote{Pontif. Rom., Pro Baptismo Adultorum.}

\begin{footnotes}
\footnote{Tit. xiii. n. 44.}{Tit. xiii. n. 44.} \footnote{Missal. Rubr., l. c.}{Missal. Rubr., l. c.} \footnote{Supra, n. 307.}{Supra, n. 307.} \footnote{Rit. Toul., ti. iii. § i. n. 19.}{Rit. Toul., ti. iii. § i. n. 19.} \footnote{Vid. supra, n. 486.}{Vid. supra, n. 486.} \footnote{Supra, § xvi.}{Supra, § xvi.} \footnote{Pontif. Rom., Pro Baptismo Adultorum.}{Pontif. Rom., Pro Baptismo Adultorum.}
\end{footnotes}
§ XVIII.—Sacerdos dicit secundo Electo: Ora Electe, etc.

494. The same ceremony is repeated with a different prayer and exorcism. The signs of the cross and the imposition of the hand are to be "singulis," but the prayer and exorcism to be "in plurali pro pluribus," as is expressly prescribed by the rubric of the Pontifical. 1

§ XIX.—Sacerdos tertio dicit Electo: Ora, etc.

495. The ceremony is performed for the third time with two exorcisms, the second being a repetition of the one given above, "Ergo maledicte," etc. In reciting the first, "Exorcizo te immunde," etc., the sign of the cross is to be made over the catechumen three times, as marked in the ritual. Should there be a number, it can be made over all in common, as is clear from the Pontifical, 2 but the imposition of the hand, which precedes, must be "singulis," as before. 3

The priest is uncovered except during the exorcisms, when he wears his cap. 4

§ XX.—Si, ut supra, adsint feminae, retrahunt se masculi in partem, et accedunt feminae ante Sacerdotem et stant.

496. This rubric is not given in some editions of the ritual, as has been already noticed. 5

§ XXI.—Si plures fuerint feminae Catechumenae, hic et in sequentiibus, Sacerdos dicit in numero plurali: Orate, Electa, Flectite genua, etc. Sacerdos dicit Catechumenae: Ora, Electa, flect gnut, etc.

497. The preceding ceremonies are prescribed also for females, but with prayers and exorcisms somewhat different. All that we have said above regarding the signs of the cross and the imposition of the hand, is equally applicable here. It is very convenient to have the prayers and exorcisms for the females given at length in their proper places, as they are in the Pontifical and in the Propaganda edition of the ritual. In many editions of the ritual we have here only the prayer and exorcism that are proper, and we are referred to the preceding for those that are the same for both males and females.

§ XXII.—Postmodum accidunt iterum masculi qui se retraxerant, et ipsi ad dexteram, feminæ vero ad sinistram Sacerdotis, ut in principio, disponuntur.

498. This rubric is not found in the older editions of the ritual. 6 The male catechumens, who were before directed to

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1 Loc. cit. 2 Rubr. loc. 3 Supra, n. 493. 4 Rit. Toul., l. c. n. 20, 21. 5 Supra, n. 490. 6 Vid. supra, n. 490.
withdraw, are now invited to come forward, and are placed on the right, as at the commencement, the rest of the ceremony being the same for all.

§ XXIII.—Sacerdos imponit manum super Electum, vel si sint plures, super singulos tam masculos, quam feminas, et dicit: Æternam ac justissimam, etc.
Si plures fuerint Electi, sive mares, sive saepeae, precedens oratidicitur in numero plurali, et in genere proprio, ut superius dictum est.

499. After the preceding ceremonies, if there be only one catechumen, whether male or female, the priest, having taken off his cap,\(^1\) imposes his hand, and then says the prayer, "Æternam," etc. But if there be a number, they are arranged as above directed, and the priest imposes his hand on the head of each, and then says for all in common, in the plural number, but in the masculine gender, unless all be females, the prayer, "Æternam," etc.\(^2\)

§ XXIV.—His peractis, Sacerdos sinistra manu apprehendens dexteram Electi prope brachium, vel ei porrigens extremam partem stole, introducit eum in Ecclesiæ, dicens: N. Ingredere, etc.

500. Up to this time the catechumen is supposed to be outside the church, and he is now conducted inside with the ceremony here mentioned. The priest with his left hand takes him by the right, almost by the wrist—"prope brachium," (brachium being the part of the arm between the elbow and the hand)—or he presents to him the extremity of the stole, to be held in his right hand, and in this manner leads him into the church, saying "N. Ingredere," etc. The priest is free to adopt either way; and Baruffaldi recommends that the extremity of the stole be used when females alone are baptized.\(^3\) In the order for the baptism of infants, no choice of the kind is given, for it is prescribed, as we have seen,\(^4\) that he put the extremity of the stole on the child.

501. The ritual nowhere states which extremity is meant, but the rubric of the Pontifical here distinctly says, it is that which hangs from the left shoulder. The reason why the priest uses the left hand, or the left side of the stole, is, according to Baruffaldi,\(^5\) that he may have the right hand free, or that he himself may be at the right, which is the more honorable position.

\(^1\) Vid. supra, n. 483.
\(^2\) Vid. supra, n. 365.
\(^3\) Tit. xiii. n. 51.
\(^4\) Smith's Latin Dictionary.
\(^5\) Chap. iv. § ix.
§ XXV.—Si plures fuerint, dicat in numero plurali: Ingredimini, etc., et introducet eos, ut supra.

502. When there are two or more together, he addresses them in the plural, "Ingredimini," etc. If all are females, he presents the end of the stole, and if there be not more than two or three, each may take hold of it; otherwise the first takes it, the second takes the hand of the first, the third that of the second, and so on. If all are males, each may hold the stole in the same way, when there are only two or three; otherwise they hold each other's hands, while the priest, with his left hand, takes the first by the wrist, as above explained. If some are males and some females, they take each other's hands in line, while he takes with his left hand the first of the males. This is the manner recommended by Baruffaldi,¹ and implied, as we understand it, in the rubric of the Pontifical, which is as follows: "Si autem baptizandi erint plures, Pontifex vel porrigit singulis extremam partem stolæ, vel trahit illum quem manu tenet, et ille secundum, et secundus tertium, etc., pariformiter ducat."² It may be seen, on a little reflection, that, in the third case we have mentioned, i. e., when there are persons of both sexes, the males should be on the right of the females, in order that the priest may be on the right of all;³ and this confirms the view before expressed,⁴ regarding their relative position.

§ XXVI.—Et ingressus Electus procumbit, seu prostermit se in pavimento, et adorat.

Deinde surgit, et Sacerdos imponit manum super caput ejus, et Electus cum eo recitabit Symbolum Apostolorum, et Orationem Dominicam. Ita etiam si plures fuerint, omnes surgunt et simul recitant: Credo in Deum, etc.

503. As soon as the catechumen has entered the church, he is directed to prostrate himself on the pavement, and in this posture to adore God, thanking Him for His mercy in having called him to the faith, and having now permitted him to enter His holy temple, to receive the grace of regeneration, etc.⁵ The prostration is only for some seconds, when he rises, and the priest imposes his (right) hand on his head, and then both together recite the Apostles' Creed and the Lord's Prayer.

The same thing is required of each when there are more than one. All prostrate themselves and rise up at the same

¹ Loc. cit. n. 52. ² Pro Baptismo Adultorum, Rub. in loc. ³ Supra, n. 501. ⁴ Supra, n. 483. ⁵ Catal., tit. ii. cap. iv. § xxxv.
time, and the priest imposes his hand on the head of each; after which all together, the priest included, say the Creed and Pater Noster.¹

504. In the order for infants, it is prescribed that the priest and sponsors recite these in going to the font. This is not expressed here, but it seems to be implied in the rubric of the Pontifical, which says "Interim," that is, as we take it, while reciting the Creed and Pater Noster. "Interim Pontifex accedit ad faldistorium extra Baptisterium, et versis renibus ostio cancellorum, accepta mitra et adhuc stans" (singulis si plures) imponit rursus manum super caput "Electi et dicit: (In plurali pro pluribus). Nec te latet, "Satana, etc."

We think, then, that the ceremonies which immediately follow here are performed at the entrance of the baptistery. If the sponsors have not finished the Creed and Pater Noster before reaching it, they stand looking towards the high altar until they have concluded,² and then the priest, having put on his cap,³ proceeds as is directed in the following rubric.

§ XXVII.—Tunc rursus Sacerdos imponat manum super caput Electi, et dicit: Exorcismus. Nec te latet, Satana, etc.
Similiter si plures fuerint. imponit manum super capita singulorum, et dicit eundem Exorcismum in numero multitudinis, et genere suo.

505. When there are several, the hand is to be imposed on the head of each, and, this being done, the priest says the exorcism for all in the plural.

In this rubric, as given by Baruffaldi, the words, "in numero multitudinis, et genere suo," are omitted, and he observes that it requires the exorcism to be said for each in particular, and does not allow it to be said in general for all, adding reasons why this should be so.⁴ He was probably led into this mistake by the omission of the last words in the ritual he had before him, and, therefore, may not deserve the censure passed on him by Catalani.⁵ At all events, the words of the rubric, as we have it, make it clear enough that, in case there be a number, the exorcism should be said in the plural for all in common; and if there could be any doubt, it is removed by the very explicit rubric of the Pontifical, which we have cited above.⁶

¹ Pontif. Rom., De Bapt. Adult.
² Rit. Toul., tit. iii= § i. n. 27.
³ Cap. iv. § xxxix. n. ii.
⁴ Vid. supra, n. 326.
⁵ Tit. xiii. n. 59.
⁶ Supra, n. 504.
§ XXVIII.—Postea Sacerdos pollice accipit de saliva oris sui, et tangit aures et nare Electi; tangendo vero aurem dexterram et sinistram dicat: Ephpheta, quod est, adaperire; deinde tangendo nares, dicat: In odorem suavitatis: et subit: Tu autem, etc.

506. The ceremony here prescribed is the very same as that prescribed for infants, and is performed in the same manner.  

§ XXIX.—Deinde interroget Electum: Quis vocaris? Et ipse respondet: N. Interroget: N. Abrenuntas, etc.

507. The interrogations here, except the first, are the same as in the order for infants.  

Baruffaldi has several conjectural reasons why the first question is put, though the priest was told the name at the commencement, and has just used it in the exorcism. One reason, which seems to him very probable, is, that sometimes the preceding ceremonies were all performed by inferior ministers, after which the bishop himself conferred the sacrament, commencing at this part by asking the name. The renunciations, however, were also required before. It may be that the repetition of all these questions is simply for the purpose of making sure of the catechumen’s dispositions in embracing the Christian religion.

§ XXX.—Tunc Sacerdos intingit pollicem dexteræ manus in Oleo sancto Catechumenorum, et inungit Electum, primum in pectore, deinde inter scapulas in modum Crucis, diceas: Ego te tinio, etc.

Mox bombacio, vel re simili, tergit pollicem et loca inuncta, et sub jungit, diceas: Exi immunde, etc.

508. This ceremony has been fully explained before. We may observe that the reason there given for wiping the oil from the breast before anointing the back in the case of infants, does not apply here. The catechumen stands upright, having the breast and shoulders uncovered; and there is no reason why, in turning for the unction on the back, his breast should come in contact with anything to remove the oil.

§ XXXI.—Quando plures sunt Electi idem fit circa singulos eorum. Et ducitur Electus ad Baptisterium: ubi, si ob aliquam causam non habeatur, sive preparata non fuerit aqua Baptismalis, fiat benedictio Fontis, ut infra ponitur.

509. The above ceremonies are performed at the entrance
to the baptistery, and the catechumen is then conducted within the rails to the font. The present rubric directs that they be performed for each, should there be a number, but it is not easy to determine whether the exorcism, "Exi in mundo," etc., is to be said for each individually, or for all in common. The words of our rubric, "idem fit circa singulos," leave a doubt, and the rubric of the Pontifical does not remove it. It merely gives in brackets the words [Singulos si plures], before *Ego te linio*, etc., and then the rubric, "Mox bombacio," etc., is inserted before the exorcism, just as we have it here; so that we cannot be sure whether the [Singulos si plures], any more than the words of our rubric, extend to the exorcism. We are inclined to the opinion that they do not, and that the exorcism may be said for a number in common. Our reasons are, first, because this is the case with all the exorcisms which precede: even those that are peculiar to one sex are said in common for all of that sex, if there be a number; and, secondly, because the rubric here directs him to wipe his thumb as well as the parts anointed, before he says the exorcism; and it is not probable that this would be required until he had anointed all. Nor is it any objection that the Pontifical, which is so very minute in this particular, gives no notice that the exorcism may be for a number in common; because this notice is given by words (in plurali pro pluribus), which would be out of place here, as the present exorcism admits no change of number.

Catalani, however, understands the rubric as directing the exorcism to be applied to each; and as we have seen no other authority on the subject, we should be unwilling to depart from his view of it.

510. The rubric which here requires the stole and cope of violet to be exchanged for a stole and cope of white, is not found in the older editions of the ritual; but even in these it is understood from the order for infants, and is comprehended under the general rubric placed at the commencement of the present order. Should it happen, by any accident, that there is not a sufficient supply of baptismal water, even with the expedient permitted by the rubric, the font must here be blessed in the manner afterwards directed. In this case

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1 Vid. supra, n. 243.
2 Chap. iv. § xv.
3 Vid. supra, chap. iii. § v.
4 Cap. iv. § xlv. n. 1.
5 Supra, § i.
6 Intra, chap. ix.
the violet vestments are retained till after the benediction of the font.

§ XXXII.—Iterum interroget, dicens: N. Quid petis &c. etc.

511. The object of these interrogations, and of those that immediately precede, is, according to Baruffaldi, to elicit from the catechumen a profession of his faith and a declaration of his desire to receive baptism, so that there might be no doubt about his dispositions at this solemn moment, when the sacrament is about being conferred.

§ XXXIII.—Tunc Patrino, vel Matrina, vel utroque (si ambo admittantur), admotena manus, tenente seu tangente Electum (vel Electam) aperto capite, et laxatis a collo vestibus, inclinatum, Sacerdos vasculo vel urceolo hauriat aquam Baptismalem de fonte, et cum ea sub trina supra caput in modum Crucis infusione baptizet Electum (seu Electam) in nomine SS. Trinitatis, sic dicens: Ego te baptizo, etc.

512. On this rubric we have little to add to what has been said regarding the baptism of infants. The catechumen should be between his sponsors, the godfather on the right and the godmother on the left, holding him by the arm or shoulder, or at least touching him. In this position he inclines forward, his head and neck uncovered, and his hands joined, while the priest pours on the water in the manner explained in treating of infant baptism. If the hair be thick, care should be taken to adopt the precaution before recommended.

§ XXXIV.—Siaqua, quæ ex capite baptizatidefluit, nondilabitur in sacrarium Baptisterii, recipiaturn in subjecta aliqua pelvi, et in illud postmodum projiciatur.

513. If there be, adjoining the font, or forming one of its compartments, in the manner already explained, a basin which serves as a sacrarium, the catechumen should keep his head inclined over it, so that the water poured on may fall into it; otherwise a vessel should be held under his head by one of the clerks, and its contents afterwards thrown into the sacrarium.

514. Our rubric does not say whether the catechumen should stand or kneel. This, we think, must be determined by circumstances. The Pontifical directs that he be on his knees with his head bent forward; but this is probably be-

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1 Rit. Toul., tit. iii. § i. n. 31. Vid. infra, chap. ix. § ii.
2 Tit. xiii. n. 64. 3 Rit. Toul., l. c. n. 33. 4 Ibid.
5 Vid. supra, n. 343, et seq. 6 Supra, n. 345. 7 Supra, n. 245
8 Vid. supra, chap. iii. § xii.
cause the bishop is seated on the faldstool while pouring on
the water. Baruffaldi supposes him to stand; and this is,
perhaps, the more convenient posture when the ceremony is
performed by a priest.

§ XXXV.—Cum plures sunt Electi, singillatim singuli interrogantur,
et baptizantur, ut supra.
Si sunt males et foeminae, primum males, deinde foeminae.

515. This rubric appears to convey that, when there are
more than one, the interrogations should immediately precede
the baptism of each. It would not be in exact accordance
with it to put the interrogations to each in the first place, and
then baptize.

§ XXXVI.—Verum si probabiliter dubitetur an Electus fuerit alias
baptizatus, dicat Sacerdos: Si non es baptizatus, etc.

516. We have already dwelt on the circumstances in which
the conditional form is to be used.

§ XXXVII.—Deinde Sacerdos intingat pollicem dexterum in sacrum
Chrisma, et perungat verticem Electi in modum Crucis, dicens: Deus
Omnipotens, etc.

517. This rubric has been explained in the order of infant
baptism.

§ XXXVIII.—Tunc bombacio, vel re simili pollicem tergit, et imponit
capiti Electi Chrismale, seu candidum linteolum, et dat illi vestem can
didam, dicens: Accipe vestem, etc.

518. The rubric here directs the priest to wipe his thumb,
but does not tell him to wipe the part to which he has ap-
plied the chrism, as he is directed to do in the order for in-
fants. Instead of this, he is directed to bind on the head of
the neophyte a piece of white linen, which, being designed as
a protection and a mark of respect for the holy chrism, is
called “Chrismale,” and, according to the ancient usage, was
worn by the neophyte for seven days. This, though so clear-
ly prescribed, is rarely attended to, the chrism being usually
rubbed off in the same way as in the baptism of infants. The
Ritual of Toulon even directs that it be rubbed off by the
priest, or by some one in holy orders, though it at the same
time prescribes the “Chrismale.” The priest then presents
him with a white garment, saying, “Accipe vestem,” etc.

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1 Vid. infra, chap. viii. § iv. 8 Tit. xiii. n. 70.
3 Supra, n. 173, et seq. 4 Vid. chap. iv. § xxii.
6 Supra, chap. iv. § xxii. 6 Cfr. Catalani, Pontificale Romanum,
 pars i. tit. i. § viii. n. i. 7 Vid. supra, n. 351. 6 Tit. iii. § i. n. 36.
§ XXXIX.—Et Electus deponit priores vestes, et inductur novis albis coloris, vel saltem exteriore candida, quam a Sacerdote accepit.

519. On the white garments worn by the newly-baptized, see what has been said in a previous chapter. The neophyte is here directed to take off the clothes he has worn up to the present, and put on white ones; or at least to put on as an outside garment that one which he has received from the priest. Of course, arrangements should be made for all this beforehand, and the sponsors should render assistance in this change of dress, but only to those of their own sex. To avoid the trouble of this ceremony, the catechumens sometimes presented themselves clothed in white at the commencement. This practice, which prevailed even in Rome, was condemned as an abuse by a constitution of Benedict XIII, who ordered the strict observance of the rubric. Baruffaldi says they sometimes presented themselves, as he himself was witness, having over the white garments a dark-colored cloak or veil, which was laid aside at this part, so that they at once appeared clothed in white; but he condemns this practice, and insists on a strict observance of the rubric, which requires a change of dress. He would be satisfied, however, with the change of the outside garments, at least in females.

Notwithstanding all this, it would seem that in Rome the catechumens are still presented for baptism clothed in white. At least this was the case in the church of St. John Lateran, on Easter Saturday, 1855, according to the author of the "Cérémonial des Evêques Expliqué."

§ XL.—Postea dat ei Sacerdos cereum, seu caudelam accensam in manu dextra, dicens: Accipe lampadem, etc.

520. On this ceremony see what has been said in the order of infant baptism. The candle is here put into the hand of the neophyte himself, and not into that of the sponsor, as is usually done in the case of infants.

§ XLI.—Ipse vero Neophytus eundem cereum accensum manibus tenet usque in finem, praeter quam dum confirmatur.

521. The word "Neophytus" is here for the first time applied by the rubrics to the newly-baptized. Hitherto he has been called "Catechumenus," or "Electus;" but being now planted in Christ by baptism, he is said to be "Neophytus;"

1 Supra, n. 352, et seq. 2 Baruff., tit xiii. n. 76. 3 Apud Baruff., n. 74. 4 Loc. cit. n. 77, et seq. 5 Supra, n. 354, et seq.
which, from its etymology (νεόφυτος), signifies "newly planted." He is to hold the lighted candle in his hands until the conclusion of the ceremony, unless when he is receiving confirmation, if there be a bishop present to confer it.¹

§ XLII.—In Ecclesiis autem ubi Baptismus fit per immersionem, sive totius corporis, sive capitis tantum, Sacerdos accipiat Electum per brachia prope humeros, ut superiori parte corporis nudatum, reliqua honeste contectum, ter illum, vel caput ejus mergendo, et toties elevando, baptizet sub trina immersione, sanctam Trinitatem semel tantum sis invocando: Ego te baptizo in nomine Patris, et Filii, et Spiritus Sancti, mergat tertiio: Patrino, vel Matrina, vel utroque eum tenente, vel tangente.

522. We had occasion to say something of baptism by immersion in a preceding chapter.² There is much more difficulty in performing the ceremony for adults than for infants, as is plain from the present rubric. Hence St. Charles permitted adults to be baptized by effusion, even in Milan, when the Ambrosian rite requiring immersion could not conveniently be carried out.³ The words of his instruction on the subject are inserted as a rubric in the edition of the Ambrosian Ritual by Cardinal Cæsare Monte: "Baptizetur per immersionem ut ritus Ambrosianæ Ecclesiæ postulat, siquidem commodo fieri possit: alioquin per infusionem."⁴

From the last words of our rubric it appears that the sponsors are required to hold or touch the adult while he is being immersed, though this is not required when infants are baptized by immersion.⁵

§ XLIII.—Et cum Electus surrexerit de fonte, Patrinus vel Matrina cum linteo in manibus suscipit eum de manu Sacerdotis: et Sacerdos, intincto pollice dextero in sacro Chrismate, illum in vertice in modum Crucis perungit, dicens: Deus omnipotens, etc. Deinde Sacerdos imponit capiti ejus linetulum seu Chrismale, et dat ei vestem caudidam dicens: Accipe vestem, etc.

523. On coming out of the font, the neophyte is received from the priest by the sponsor, holding in his hands a linen cloth, which he immediately wraps around him. The priest then applies the vertical unction, and presents the linen garment.

§ XLIV.—Et statim prædicto linteo abstergitur, et in loco semoto vestitur novis et albis vestibus, et exterior e candida, quam acceptit.

524. This rubric shows that the neophyte is expected to put on white garments which he had not worn before, as well as the exterior one which is presented to him by the priest. But the rubric of the Pontifical has the words, “vel salteln exteriore candida,” instead of “et exteriore candida,” and would seem, therefore, in strictness, to require no more than that the neophyte put on the exterior white garment presented to him by the priest.

§ XLV.—Postea dat ei Sacerdos candelam accensam in manu dextera, dicens: Accipe lampadem, etc.
Eodem modo, si plures fuerint, fit pro singulis.
Postea dicat; N. Vade in pace, etc.

525. When two or more are to be baptized, the whole of this ceremony, commencing with the interrogations on the Creed, is performed for each separately. But it is not necessary that it be performed uninterruptedly. He first baptizes all, then applies the vertical unction to all, and having removed the chrism from his thumb, performs the rest of the ceremony.

§ XLVI.—Si adsit Episcopus qui id legitime praestare possit, ab eo Neophyti Sacramento Confirmationis initiatur. Deinde si hora congruens fuerit, celebratur Missa, cui Neophyti intersunt, et Sanctissimam Eucharistiam devote suscipiunt.

526. If the preceding ceremony has been performed by the bishop, or if the bishop be present after it has been performed by a priest, he should forthwith confer on the neophyte the sacrament of confirmation. Every bishop can lawfully do so in his own diocese, but not in a strange diocese without the permission of the Ordinary, and hence the words of the rubric, “Qui id legitime praestare possit.”

Then, if the hour be suitable, mass ought to be celebrated, at which the neophytes should assist, and receive the Holy Communion. We have seen that, according to the ancient usage, even infants, immediately after baptism, were confirmed and received the Holy Eucharist; and though this usage has been abolished with regard to infants, the rubrics here show that the Church wishes it to be continued when adults are baptized.

§ XLVII.—Si vero ob baptizandorum multitudinem, ut in India et novo Orbe quandoque contingit, in singulorum Baptismo prescripti ritus adhiberi non possunt, tune vel pluribus simul adhibeantur, vel, si urget necessitas, omittantur.

1 Baruff., n. 87.
2 Vid. supra, n. 376, et seq.
4 Vid. supra, n. 411, et seq.
527. This provides for the case in which time would not permit the observance of all the preceding ceremonies, on account of the great number to be baptized. We have seen from the preceding rubrics, that many of the prayers and exorcisms may be said for a number of catechumens together; but this rubric permits even those that are prescribed for each, to be applied in case of necessity to all in common; and, if the necessity be very pressing, it even permits the entire omission of all, except what is essential to the sacrament, that is, except the application of the matter and form. It can rarely happen that these cannot be applied to each in particular, no matter how great the number, or how pressing the necessity; but yet, in case of extreme necessity, as, e.g., in case of an earthquake or an inundation, it would be lawful to apply the matter and form to a number together, sprinkling them with water, and pronouncing the words in the plural: "Ego vos baptizo, in nomine," etc. This is clearly enough laid down in a preceding rubric, which, in reference to this form, "Ego vos," etc., after permitting it in a certain case, says: "Quam tamen formam in iis solum, et in aliis similibus mortis periculo, ad plures simul baptizandos, et ubi tempus non patitur ut singuli separatim baptizentur, alias nunquam, licet adhibere."¹

¹ Supra, chap. iii. § xxiii.
CHAPTER VII.

ORDER FOR SUPPLYING THE CEREMONIES OMITTED IN BAPTISM: "ORDO SUPPLENDI OMissa SUPER BAPTizATUM."

§ I.—Cum, urgente mortis periculo, vel alia cogente necessitate, sive parvulus, sive adultus, sacris precibus ac ceremoniis praeternissis, fuerit baptizatus; ubi convenerit, vel cessaverit periculum, et ad Ecclesiam delatus fuerit, omissa omnia suppleantur.

528. It is never lawful, unless in case of necessity, to separate the ceremonies used in baptism from the application of the matter and form; and if they be separated, the ceremonies omitted are to be afterwards supplied in the church, when the infant or adult, as the case may be, can be presented there for the purpose. This obligation of supplying the ceremonies is "sub mortali," according to St. Liguori; but there may be very often sufficient reason for dispensing with it in the case of adults, the matter being left to the discretion of the bishop.

§ II.—Idemque ordo ac ritus servetur, qui in Baptismo Parvulorum (si fuerit parvulus), seu Adultorum (si fuerit adultus) praescriptus est. Excepto quod interrogatio: An velit baptizari, formaque Baptismi, et ablutiis praetermissis, et quaedam Orationes, et Exorcismi, suo quique loco immutati, ut infra, dicuntur.

529. The "Propaganda" edition of the ritual gives the "Ordo suppleandi omissa" for infants, and also for adults, at full length. But many editions, including nearly all the older ones, as, e.g., those used by Catalani and Baruffaldi, give only some of the prayers, noting, for the rest, in general terms, the changes to be made, as is done in the present rubric.

Whether all the ceremonies are to be supplied, or only those that precede the application of the matter and form, the priest goes vested in surplice and violet stole, and attended by his clerk, to the door of the church, where the sponsors with the infant or adult should be in waiting, and proceeds with the interrogations and the rest, exactly as if he were about to confer the sacrament, with the exceptions noted in the present rubric.

* St. Lig., lib. vi. n. 141.
* Vid. supra, chap. v., § xiii.
* Loc. cit. n. 144, in parenth.
* Vid. supra, u. 322.
§ IV. 532.] POSITION AT THE DOOR.

530. Instead of this rubric, the "Propaganda" edition has the following in the "Ordo supplendi," etc., for infants: "Sacerdos itaque, lotis manibus, superpelliceo et stola violacea indutus, accedat: Clericum unum, seu plures, si potest, secum adhibeat, superpelliceo pariter indutos, qui sibi ministrent.

"Ita paratus accedat ad limen Ecclesiæ, extra quam expectant qui infantem, vel infantes detulerunt, illum proprio nomine eodem imposito appellando et dicens: N. Quid petis? etc. Patrinus Catechesis respondet: Fidem, etc."

It is remarkable that the sponsor is not here called simply "Patrinus," but "Patrinus Catechesis," as if to convey that, in the present case, he does not contract all the obligations of the sponsor. The edition of the ritual for the English clergy gives, like the "Propaganda" edition, the "Ordo supplendi officia" for infants at full length, with all the necessary changes; and this is very convenient for priests who may be often required to supply the ceremonies in this way.

§ III.—Sacerdos igitur antequam immittat sal in os baptizati, manum super caput ejus imponens, dicat: Oremus. Omnipotens sempiterne Deus, etc.

531. If the "Ordo supplendi," etc., be not given in extenso, at least the prayers that are changed are given, and the priest must turn over to read them at the proper time, instead of those given in the usual "Ordo Baptismi." By comparing them, it may seem that the changes are very few, being only such as are necessary to make the prayers refer to baptism already received. In this prayer, "Omnipotens," etc., the word "dudum" is inserted before "ad rudimenta fidei;" and there is added, at the end, the entire clause: "ut idoneus (vel idonea) sit frui gratia Baptismi tui, quem susceptit, salis percutta medicina."

§ IV.—Deinde posteaquam modicum salis immisit in os baptizati, dicens: Accipe sal, etc., dicit: Oremus. Deus Patrum nostrorum, etc.

532. This rubric, as it lies in most editions of the Roman Ritual, might be understood to direct that the prayer, "Deus " Patrum nostrorum, etc., should be said immediately after "Accipe sal," etc., as if the "Pax tibi," etc., were to be omitted. This would be a mistake, for it is here supposed (and indeed expressly ordered in the rubric above, "Idemque ordo ac ritus," etc., given in those editions), that everything be done

1 Vid. supra, n. 402, et seq.
and said as if the sacrament were to be conferred, simply substituting the prayers given here for the corresponding prayers in the ordinary ceremony. In this prayer, "Deus Patrum," etc., the words, "et quem (vel quam) ad novæ "regenerationis lavacrum perduxisti," are substituted for "Per-
"duc cum ad novæ regenerationis lavacrum."

§ V.—Post hæc, facto signo Crucis in fronte baptizati, dictisque illis verbis, * Et hoc signum Crucis etc.* etc. . . . manu super caput ejus imposita, dicit: Oremus. *Æternam ac justissimam,* etc.

533. The words "Post hæc" do not mean immediately after the prayer, "Deus Patrum nostrorum," etc., but after the exorcism which follows it, and of which the words, "*Et hoc signum,* etc., are the conclusion. In this prayer, "Æternam ac justissimam," etc., we have the words, "ut "dignus (vel digna) sit frui gratia Baptismi tui quem suscepit," for "ut dignus gratia Baptismi tui effectus," and we have the last clause entirely added, "ut aptus (vel apta) sit ad retinen-
"dam gratiam Baptismi tui." These are the only changes made in supplying the ceremonies for infants. After theunction with oil of catechumens, the priest lays aside the violet, and puts on a white stole as usual for the remaining ceremonies, unless these have been already applied. 1

§ VI.—In Baptismo autem adultorum, præter illa quæ supra notata sunt, quando supplementur omissa, hæc mutari debent. Primum in Exor-

534. On this rubric we shall merely observe that the ceremonies of adult baptism are very rarely supplied. If one has been baptized in infancy, and has been educated as a Catholic, the ceremonies to be supplied, even when he is an adult, are those assigned in the ritual for infants, as was decided by the Sacred Congregation. 2 Adult converts are usually baptized, on being received into the Church, with the ceremonies prescribed in the "Order for Adults." If the baptism be conferred conditionally, the ceremonies are often dispensed with; but if performed at all, they are still the same, except that the form is made conditional. 3

The case, then, can hardly occur unless when it is certain that an adult convert was baptized validly before his conver

1 Vid. supra, n. 398. 2 27 Aug. 1836, in Rheedonem., ad 3m, n. 4780.
3 Sac. Cong. Rit. Decr., cit. ad 4m.
sion; or was baptized on account of some urgent necessity, without the ceremonies, at the time when he was received into the Church. In such circumstances the ceremonies, unless the bishop thinks it expedient to omit them altogether, are to be supplied according to the form given for adults; and the priest who officiates must carefully note the changes to be made according to the present rubric. The "Propaganda edition gives the "Ordo supplendi omissa super Baptizatum "nullum" at full length, and the use of a rite which gives this "Ordo" would save a great deal of trouble, and prevent the danger of mistakes.
CHAPTER VIII.

RITE TO BE OBSERVED WHEN A BISHOP BAPTIZES: "RITUS SERVANDUS CUM EPISCOPUS BAPTIZAT."

§ 1.—Si Episcopus, vel S. R. E. Cardinalis parvulos vel adultos baptizare voluerit, parantur et servantur omnia, ut superius de ordine Baptismi dictum est, atque hæc præterea quæ infra notantur.

535. It is recommended in a previous rubric that the baptism of adults in every diocese be left to the bishop, if he be pleased to confer it. At least, when he officiates on Holy Saturday, there should be some adults or infants to be baptized by him after the benediction of the font. But at whatever time he may administer solemn baptism, everything should be prepared for the ceremony in the manner already prescribed by the ritual, both at the door of the church and at the font. The whole rite is performed in the same way as when a priest is the minister, with the exceptions noted in the following rubrics.

§ II.—Adsint Capellani, vel aliis Presbyteri, et Clerici superpelliceis induti; quii ei assistant ac ministrent.

536. If the ceremony be performed after the benediction of the font on Holy Saturday or Pentecost Eve, the bishop is, of course, attended by the ministers of the mass and by his assistant deacons, as is directed by the "Ceremoniale Episcoporum." At other times he should be attended by at least two priests vested in surplice, who put on and take off the mitre at the proper time, point out the place in the ritual or pontifical, hold the bugia, etc., etc., and not less than four clerics, who are required to act as ministers respectively, de libro, de bugia, de mitra, and de baculo. They should be vested in surplice, the two last wearing also light humeral veils, or using the sleeves of the surplice to cover their hands in holding the mitre and crosier.

1 Chap. v. § iii. 2 Vid. supra, n. 237.
3 Supra, chap. iii. § xlii. et seq. 4 Lib. ii. cap. xxvii. n. 16.
5 Ceremoniale Episcoporum, lib. i. cap. xi. n. 5 et 6.
§ III.—I pse vero super rochetum, sive superpelliceum, si est Regularis, accipiat amictum, albam, et cingulum, et stolam, et pluviale violacei coloris, ac mitram.

537. The bishop may, if he pleases, perform the ceremony as a simple priest, putting on a stole over his rochet, and wearing his cap instead of the mitre; but here we suppose him to perform it pontifically, and in this case he should vest as the rubric directs. He may take the vestments wherever he pleases, or wherever it is found most convenient,—in the sacristy, at the high altar, in the baptistery, or some side chapel: “in secretario vel alibi, ad ejus libitum,” according to the rubric of the Pontifical.

No mention is made of the amict in many editions of the ritual. It is expressly mentioned in our rubric, which is taken from the “Propaganda” edition; but even if it were not, there could be little doubt that it should be put on before the alb, as it is at vespers and high mass. There is no mention of the crosier in the rubric of the ritual, but it is mentioned in the rubric of the Pontifical, according to which the bishop uses it in the procession to the door of the church.


Cum demum Chrismate verticem baptizati linit, et dat ei vestem andidam, et candelam accensam, ac dicit: Vade in pace, etc., sedet cum mitra.

538. The whole ceremony is given at length in the recent editions of the Pontificale Romanum, with the rubrics in their proper place, containing minute instructions on everything the bishop is required to do. It would save much trouble, there-

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1 Rit. Toul., Baphtme, tit. iv°.

2 Pro Baptismo Purpurorum.
fore, to have a Pontifical in readiness, and to use it instead of the ritual. But, for the convenience of those who might be required to assist the bishop, and who might not have a Pontifical at hand, we think it well to note the following, taken partly from the Pontifical, and partly from what is observed in analogous functions, according to the Ceremoniale Episcoporum.

539. A faldstool with a violet cover should be placed on a piece of carpet at the door, and be afterwards removed and placed at the entrance of the baptistery, when the bishop and sponsors enter the church. It may be removed by a clerk when the bishop rises to recite the prayer, "Deus Patrum nostrorum," etc.

When the bishop lays aside the violet, and puts on white vestments, it would be well to change also the cover of the faldstool; and it would be convenient, therefore, to have a white cover under the violet one from the commencement.

540. The Pontifical or Ritual, with the bugia, should be in readiness on a small table or credence near the door.

The bishop uses the simple or plain mitre, with the violet vestments, and puts on the cloth-of-gold mitre (mitram auriphrygiam), with the white vestments, and continues to wear it until the end. It would seem that the precious mitre is not used at baptism, as the Pontifical makes no mention of it. These different mitres and their use are treated of in the Ceremoniale Episcoporum.¹

541. The bishop, having vested, is accompanied by the clerks and chaplains to the door or porch. Arrived there, he lays aside the crozier, and takes his seat on the faldstool, where, with the mitre on, he proceeds with the interrogations, N. "Quid petis?" etc., the clerk "de libro" kneeling and holding the book, while one of the chaplains holds the bugia, etc. We may as well insert here the rubric of the Pontifical at the commencement of the ceremony, as it gives very minute instructions: "Pontifex infante, vel infantes sive pueros, "sacri Baptismatis unda immerge, seu perfundere volens, "solitis indumentis in Secretario, vel alibi ad ejus libitum, "pluvialique violacei coloris, et mitra simplici paratus, et "basilo Pastorali accepto, Capellanis vel aliis Presbyteris, "et Clericis, superpelliceis indutis, qui ei assistent ac minis-"tren, præcedentibus, ad Ecclesiæ portam, extra quam ex-

¹ Vid. Ceremoniale Episcoporum, lib. i. cap. xvii.
"pectant, qui infantem vel infantes baptizandos detulerunt, "procedit; ibique, deposito baculo, sedet cum mitra in faldisa- "torio, ad ejusdem portae limen, cum strato et violaceae veste "preparato. Sicque sedens cum mitra, interroget infantem "positum super brachium dextrum illius, qui eum defert, illum "nominem proprio, eadem imposito, appellando, et dicens (si "plures fuerint baptizandi dicat singulariter singulis): N. "Quid petis?" etc.

This rubric of the Pontifical seems to imply that the bishop should be preceded by his chaplains as well as by the clerks in the procession to the door of the church. But, from the general instructions of the Ceremoniale Episcoporum, regarding the attendance of a bishop when vested in cope, we are inclined to think that two chaplains may accompany him, one on each side, raising the borders of the cope, while during the ceremony there is no doubt that one of them standing on the bishop's right should raise the border of the cope whenever he makes the sign of the cross.¹

542. The bishop is seated or standing, and the mitre is taken off and put on, as is directed in the above rubric of the ritual. If the ritual be used, it would be convenient to note in the margin what is to be done in the several parts. It may be observed that the bishop wears the mitre not only at those parts at which the priest may wear his cap, according to the directions of the Ritual of Toulon, which we have given in the notes to the rubrics of the "Ordo Baptismi;"² but also at the unction with the oil of catechumens, and the rest of the ceremonies to the end, during which the priest should be uncovered.

The words of the rubric, "Similiter dum ipsum sal bene- "dicit," seem to imply that he does not wear the mitre at any part of the "Benedictio salus," but, in the Pontifical, he is directed to wear the mitre until the words, "ad effugandum "inimicum," after which he lays it aside, and then proceeds, "Proinde te rogamus," etc., till the end. To reconcile this apparent opposition between the Ritual and the Pontifical, it has occurred to us, that perhaps the first part, "Exorcizo te "creatura salis," is to be regarded as an exorcism, and that the benediction, properly speaking, commences with the words, "Proinde te rogamus," etc., for in this interpretation he should, even according to the ritual, wear the mitre during the first part as being an exorcism.

¹ Ibid. lib. i. c. p. viii. n. 2 3. ² Chap. iv. et chap. vi.
§ V.—Si autem Pontifex quempiam a Presbytero jam catechizatum, tantum baptizare voluerit, sic paratus vestibus albis incipiat, postquam ad Baptisterium deuentum fuerit, dicens: *Quo nomine vocaris?* H. N. Episcopus interrogat: *N. Credis in Deum Patrem Omnipotentem.*

543. The bishop may, if he pleases, merely confer the sacrament, and apply the ceremonies which follow, those which precede having been, immediately before, performed by a priest. This arrangement is not unfrequently adopted on Holy Saturday. It is followed in Rome on that day, according to the author of the "Cérémonial Des Evêques Ex-"pliqué." In this case, the bishop puts on white vestments at the commencement, and goes at once to the baptistery. He begins by the interrogations on the Creed, having first put the question, "*Quo nomine vocaris?*" as here directed, and then proceeds as in the "Ordo."

The same privilege, however, is not allowed to a simple priest. If he confers baptism, he must also himself perform the ceremonies that precede, as was decided by the Sacred Congregation.

1 Lib. ii. chap. xxvii. 18, note.
2 19 Decr. 1665, in Florentia, n. 2350.
CHAPTER IX.

BLESSING OF THE BAPTISMAL FONT WHEN THERE IS NO CONSECRATED WATER, AT ANY TIME EXCEPT THE SATURDAYS OF EASTER AND PENTECOST:—“BENEDICTIO FONTIS BAPTISMI EXTRA SABBATUM PASCHAE ET PENTECOSTES, CUM AQUA CONSECRATA NON HABETUR.”

§ 544. We have seen before that the water used in the solemn administration of baptism should be blessed on Holy Saturday or the Eve of Pentecost, according to the form given in the Missal; and that, to keep up the supply, unblessed water may be occasionally added to what is contained in the font. But when the font is exhausted, or what it contains becomes unfit for use, a new supply must be blessed, according to the form here given in the ritual.

§ 1.—Primum lavatur et mundatur Vas Baptisterii, deinde limpida aqua repletur.

§ 545. In the first place, the font must be thoroughly cleansed, the sediment being carefully removed and thrown into the sacarium, according to the instructions of St. Charles, and then a supply of pure clear water poured in. The rubrics plainly suppose that the ceremony takes place in the baptistery, within or adjoining the church. The words, “Vas Baptisterii,” here, and in the next rubric, “Altare Baptisterii,” and the very title of the present chapter, evidently imply this. Nevertheless, in dioceses or districts where there are no baptismal fonts, and where, on account of peculiar circumstances, baptism is conferred, with all the ceremonies, in private houses, the water used should still be blessed according to the form here prescribed, unless there be permission to use an abbreviated form.

But, in any case, when water is to be blessed for baptism, whether in the regular font or in a vessel temporarily used for

1 Supra, n. 158, et seq.
3 Vid. supra, n. 239.
4 Vid. supra, n. 384, et seq., n. 390, et seq.
the purpose, care should be taken to carry out what the present rubric directs, as regards the condition of the vessel and the quality of the water.

§ II. — Tunc Sacerdos cum suis Clericis, vel etiam aliis Presbyteris, Cruce et duobus cereis praecedentibus, ac thuribulo et incenso, et cum vasculis Chrismatis et Olei Catechumenorum descendit ad Fontem, et ibi, vel ante Altare Baptisterii dicit Litaniam ordinariam propt habetur intra post septem Psalmos Parnitiales. Et ante V. Ut nos exaudire digneris, dicat, et secundo repetat sequentem Y. Ut Fontem istum, etc.

*546. The rubric here says nothing of the vestments to be worn, but there can be little doubt that the priest who is to bless the font should be vested in a stole, and, if possible, also a cope of violet over his surplice. These are the vestments expressly assigned to him by Catalani and De Herdt. He wears the same, having an alb instead of the surplice, on Holy Saturday. But, at least, he must have on a surplice and stole, according to the general rubric for benedictions given hereafter in the ritual. The priests, if any, who assist him, and the clerks, are vested in surplice.

The procession from the vestry to the front is formed as follows: first, the thurifer, with thurible and incense; next, the cross-bearer between two acolytes with lighted candles; and, lastly, the officiating priest between two assistants (clerks, if there be no priests to act as such), who raise the borders of his cope. If there be others in surplice, they walk, two and two, immediately after the cross-bearer. This is the order of the procession to the font on Holy Saturday, except that the Paschal candle is carried instead of the thurible, and that the celebrant is attended by the deacon on his right, and the sub-deacon on his left.

For the proper performance of the function, there should be at least six clerks — viz., a thurifer, cross-bearer, two acolytes, and two assistants. Four would suffice for the blessing of the font on Holy Saturday in minor churches, according to what is prescribed in the "Memoriale Ritum." But on Holy Saturday the thurible is not used, and the acolytes can be dispensed with, as one of the clerics carries the Paschal candle. If, in the case supposed by our rubric, the priest has only four clerks, either he must dispense with the assistants (and in this case it would, perhaps, be better that he should

1 Tit. ii. cap. vii. § i. n. iii. 2 Pars iv. u. 3, iv. in fine. 3 Merati. pars iv. tit. x. u xxx. 4 Merati, loc. cit. 5 Tit. vi. cap. ii. sec. 4.
LITANY RECITED.

not wear the cope), or he should have two lighted candles placed at the font, so that the cross-bearer could stand between them.

*547. The rubric seems to direct that the holy oils be carried by someone in the procession. This should be done if there be any one in holy orders to carry them; otherwise they should be in readiness on a table or credence covered with a white cloth and placed near the font.

Arrived at the baptistery, the cross-bearer takes his position near the font, so as to be opposite the priest during the benediction, and stands there with the acolytes till the end of the ceremony; but the exact arrangement depends so much on the place in which the font is constructed, that it must be left in each case to be determined by the master of ceremonies. The officiating priest, and all the rest, except the cross-bearer and acolytes, kneel facing the altar of the baptistery, if it have one, or facing the high altar.

Then the priest recites the Litany of the Saints, the rest answering; and before the "Ut nos exaudire digneris," he rises up, and, turning to the font, says twice, "Ut fontem istum," etc., making each time the sign of the cross with his right hand over the font, at the words marked in the ritual. After which he kneels again, until "Dominus vobiscum," when he rises and recites the prayer "Omnipotens sempiternus," etc., at the end of which all rise.

§ III.—Potest etiam dici Litania brevior, ut in Missali in Sabbato Sancto.

*548. The priest may recite, as he pleases, either the ordinary litany given in the ritual after the Seven Penitential Psalms, or that which is given in the Missal for Holy Saturday. If he selects the latter, it may be asked, Should not what he says be repeated in the responses? or, in other words, should not the litany be doubled, as is the case on Holy Saturday? We should say not, for, in this supposition, the litany of the Missal could not well be called, as it is here, "brevior," since it would take a much longer time to recite it. It is even inserted in some editions of the ritual, as, e. g., that for the use of the English clergy, with the responses in the ordinary way.

1 Vid. supra, n. 473. 8 Rit. Toul., tit. v. n. 1.
3 Rit. Toul., ibid. Memorale Rituum, tit. vi. cap. i. De preparandis in Baptisterio si adsit. 4 Cfr. Merati, l. c. n. xxxvi.
5 Rit. Toul., l. c. 6 Rit. Toul., tit. v. n. 1. et 2.
§ IV.—Et dicto ultimo, Kyrie eleison, Sacerdos dicat: Pater Noster, et Credo in Deum, etc., omnia clara voce: quibus finitis, dicat: / Apud te, Domine, etc.

*549. In the ordinary litany, after the last "Kyrie," the Pater Noster is said "secreto," according to the rubric, and then the psalm, "Deus in adjutorium," etc. Here it is directed that the Pater Noster and the Creed be recited "clara voce," after which the priest is to say the versicles, prayers, and exorcism, marked in the ritual.

Rising from his knees, he says "Dominus vobiscum," with the prayer which follows; and then taking his place at the font, if he be not in it already, proceeds with the exorcism, which he says with his hands joined, making the sign of the cross over the water at the words marked in the ritual, which is held before him by one of the clerks.¹

§ V.—Hic manu squam dividat, et deinde de ea effundat extra marginem Fontis versus quatuor Orbis partes, prosequens: Et in quatuor fluviis, etc.

550. If the place of the font admits of such an arrangement, the priest, according to some, should stand, during the exorcism and the rest of the ceremony, with his face to the west or the door of the church, the cross-bearer being on the other side of the font opposite him. This is the position assigned to him by Bauldry² and Merati.³ But De Herdt⁴ says he should have his face to the east, and this we think the more convenient position, because he is thus turned towards the high altar, as he is required to be in reciting the litany when there is no altar in the baptistery, and also because in this position he can more easily perform the ceremony which is prescribed in the present rubric.

*551. He first divides the water, and this with his hand, as Baruffaldi here observes,⁵ and not merely with his fingers. He does so by making the sign of the cross (for the division should be made in the form of a cross),⁶ with his hand immersed in the water to the wrist, or at least as far as the thumb. Then with his hand he throws out a little, or causes a little to overflow the margin towards the four cardinal points, in the following order, as is expressly directed in the "Memoriale

¹ Rit. Toul., l. c. n. 2.
² Pars iv. cap. xi. De Sabbato Sancto, art. 4, n. iii.
³ Pars iv. tit. x. n. xxxviii. ⁴ Pars v. n. 16, vi.
⁵ Tit. xvi. n. 16. ⁶ Ibid. n. 18.
INSUFFLATION.

"Rituum." 1° Towards the east; 2° towards the west; 3° towards the north; 4° towards the south, thus:

1 E.
3 N.
4 S.
2 W.

Now this arrangement of the numbers, which is given in the "Memoriale Rituum," appears to suggest that the priest should stand facing the east, otherwise he should pour out the water first towards himself; secondly, opposite himself; thirdly, on his right hand; and lastly, on his left; which would be against the usual order in such circumstances.

This ceremony signifies, according to Baruffaldi, the universality of baptism and its diffusion throughout the world.

Having dried his hand with a towel, which should be presented to him by one of the clerics, he continues; "Et in "quatuor fluminibus," etc.

§ VI.—Tunc sufflet ter in aquam versus tres partes secundum hanc figuram Ψ: deinde imponit incensum in thuribulo, et Fontem incensat.

*552. There is some diversity of opinion as to the manner in which the insufflation should here be made, or as to the figure which should be described by it; and this diversity arises, in part at least, from the different forms found in different editions of the Ritual and Missal. In some we have Y, in others Ψ, in others T, in others X. The "Memoriale Rituum" says: "Tersufflat in formam Tridentalem juxta figuram Ψ: deinde imponit incensum in thuribulo, et Fontem incensat.

Now this expression, we think, implies that it is not made simply in the form of a cross, as Catalani maintains, otherwise it would say "in modum Crucis," but in some one of the other figures above given, most probably Ψ, because this is the form given in the most approved editions of the Missal and Ritual. It is made, according to the Ritual of Toulon, by describing first the centre line, then the line towards the right, and lastly the line towards the left.

After the insufflation he puts incense into the thurible, and, according to the Ritual of Toulon, blesses it with the usual form: "Ab illo benedicaris in cuius honore cremaberis." Baruffaldi also supposes that the incense is blessed, and...
observes that the incensation here prescribed supplies the place of the immersion of the Paschal candle, which is part of the ceremony on Holy Saturday. He incenses the font with three swings, in the same manner as the candles on the Feast of the Purification, or the ashes on Ash Wednesday, one towards the centre, one towards his left, and one towards his right—for the right of any object in front of us is to our left, and its left to our right.

§ VII.—Postea infundens de Oleo Catechumenorum in aquam in modum Crucis, clara voce dicit: Sanctificetur, etc. Deinde infundit de Chrismate, modo quo supra, dicens: Infusio Chrismatis, etc. Postea accipit ambas ampullas dicti Olei sancti et Chrysmatis, et de utroque simul in modum Crucis infundendo, dicit: Commixtio Chrismatis, etc.

553. He next pours in some of the Oil of Catechumens, making a cross on the water three times with the stream as it issues from the vessel containing it, saying, at the same time, "Sanctificetur et fecundetur," etc.

Then he pours in chrism in the same manner, i.e., three times in the form of a cross, saying, "Infusio Chrismatis," etc.

Lastly, taking the two vessels (both together, if possible, in his right hand), he pours oil and chrism together, likewise thrice in form of a cross, saying, "Commixtio Chrismatis," etc.

554. These ceremonies are of very great antiquity, being prescribed wholly, or in part, in the most ancient missals and rituals extant. In some there is mention only of chrism, but in many others both oil and chrism are mentioned. There is some variety also in the prayers, but the same idea runs through all, as may be seen in the extracts from these books given by Martene. "When baptism is administered with solemn ceremonies," says the Catechism of the Council of Trent, "the Catholic Church, guided by apostolic tradition, has uniformly observed the practice of adding (to the water) holy chrism, by which it is clear the effect of baptism is more fully declared."

The whole ceremony, as here prescribed, or as it may have been formerly observed, is designed to signify that the water

1 Rit. Toul., 1. e.
2 Vid. Merati, pars iv. tit. vi. n. x. et xi. et pars ii. tit. vi. n. xxxi.
3 Cfr. Merati, pars iv. tit. x. n. xliii.
4 De Ant. Eccl. Ritibus., lib. i. cap. i. art. xvii.
5 Pars ii. cap ii. n. 11.
is sanctified, and has imparted to it, by the Holy Ghost, the
virtue of sanctifying and regenerating those who are baptized,
according to the idea expressed by so many of the early
Fathers. "Aquæ sanctificatæ vim sanctificandi combibunt,"
says Tertullian, De Baptismo, cap. 4. "Quod est uterum
"embryoni, hoc est fideli aqua."—St. Chrys., Hom. 25 in
Joan. "Spiritûs efficacitate sensibilis aqua in divinata
"quandam et ineffabilem vim transformatur, omnesque demum
"in quibus fuerit sanctificat."—St. Cyr. Alex., lib. 2 in
Joan."

§ VIII.—Tum, deposita ampulla, dextera manu Oleum sanctum et
Christia infusum miscet cum aqua, et saerit per totum Fontem.
Deinde medulla panis manum tergit; et si quis baptismandus est, eum
baptizat, ut supra. Quod si neminem baptismat, statim manus abluit, et
abluutio effundatur in Sacramium.

*555. This rubric requires little or no explanation. There
cannot be, properly speaking, a mixture of the oil and water,
which refuse to unite; but the priest is directed to mingle
them with his right hand, so as to make the oil and chrism be
diffused, for the moment at least, through the water of the
font, and not merely rest on its surface; the mystic signification
of the ceremony being the union of the faithful, repre-
represented by the water, with Christ represented by the oil and
chrism, according to Durandus and Quart. A film will
afterwards be formed on the surface, but this can be removed,
as has been stated before.

*556. The rubric clearly supposes that he has such a
supply of the oil and chrism that they can be poured into the
font. But if he has not, the ritual published for the use of
the English Church directs him, in a parenthetio clause, to
make the signs of the cross on the surface of the water with
his thumb, or an instrument of silver, after having dipped it
into the oilstocks. To apply the oil and chrism together in
such a case, we think he might dip his thumb into one, and
the index finger into the other, and with both united make
the sign of the cross.

He then rubs his hands with crumbs of bread, or a little
meal, and if there be any one to be baptized, does not wash
them until he has conferred baptism. But if there be no one
to be baptized, having rubbed his hands as directed, in order

1 Cit. apud Delahogue, De Sacramentis in generi, cap. iv. art. 1.
2 Cit. apud Catalani, cap. vii. § vii. n. 1. 2 Supra, n. 162.
3 Vid. supra, n. 285.
to remove the oil, he immediately washes them, and throws the water into the sacrarium.

The water, towel, and crumbs of bread should have been placed, before the commencement of the ceremony, on a table near the font; and, of course, if there be any one to be baptized, care should be taken to make the preparations prescribed by the rubrics in a preceding chapter.¹

¹ Chap. iii. § xlii. et seq.
CHAPTER X.

THE BLESSING OF WOMEN AFTER CHILDBIRTH: "DE BENEDICTIO NELIERIS POST PARTUM."

§ I.—Siqua puerpera post partum, juxta piam ac laudabiliem consuetudinem, ad Ecclesiam vovere voleuerit pro incolumitate sua Deo gratias actura, petieritque a Sacerdote benedictionem, ipse superpellicceo et stola alba indutus, cum ministro aspergillum diterente, ad forae Ecclesiae accedat, ubi illam foris ad limina genuflectentem, et candelam accensam in manu tenentem Aqua benedicta aspergat, deinde dicat: Adjutorium nostrum, etc.

557. This ceremony of the blessing, or, as it is sometimes called, the churching, sometimes the purification, of women after childbirth, is of great antiquity in the Church. St. Gregory the Great, in one of his letters to St. Augustine, Apostle of England, refers to it in words which are adopted in the text of the canon, Dist. 5, Si mulier, and in which he declares that Christian women after childbirth are not prohibited, under pain of sin, from entering the church at any time, but are free to go without the least delay to give thanks to God. "Si mulier eadem hora qua genuerit, actura gratias intrat "Ecclesiam, null'o peccati pondere gravatur." 1 Innocent III declares the same, stating that the provisions of the Mosaic law, which fixed a time during which women after childbirth were excluded from the Temple, ceased under the Gospel; but he adds: "Si tamen ex veneratione voluerint aliquamdiu abstinere, devotionem eam non credimus improbandam." 2

558. The law of Leviticus 3 prohibited women after childbirth from entering the sanctuary, and from touching anything sacred, for forty days, if the child born were a male, or for eighty days, if it were a female. It is evident, from the words of the law, that it could not apply to the Blessed Virgin, in whom there were none of the effects of ordinary childbirth, since not only in conceiving, but in giving birth to the divine Infant, she still remained a pure and perfect virgin. 4 Yet we

1 Cit. apud Catal., tit. vii. cap. iii. n. ii.
3 Chap. xii.
4 Vid. Benedict XIV., De Festa B. V. M., cap. ii. n. ii.
know from St. Luke\(^1\) that she did not avail herself of the exemption, but humbly complied with the requirements of the law. A desire of imitating this humility of the Blessed Virgin induced the custom amongst Christian mothers of abstaining from entering the church for some time after childbirth. They then asked the blessing of the priest at the church door, and made their first visit one of thanksgiving to God for their safe delivery.\(^2\)

559. In the Greek Church, the custom is looked on as imposing a strict obligation: “Obedientiam illam,” says Goar, “ex debito requirunt Graeci.”\(^3\) But the canons above cited, and the words of our rubric, show clearly that, in the Latin Church, the custom, although recommended as pious and laudable, does not bind under pain of sin. De Herdt states that the third Provincial Council of Mecllin proposed to make this benediction a matter of precept, but the decree on the subject was changed by the authorities at Rome.

The pastor, then, should exhort women to receive the benediction, but must not insist on their receiving it, as if the omission would be a sin.

560. There is nothing in the rubric, nor in any general law of the Church, to exclude from this benediction women who have given birth to illegitimate children, but they are excluded by many diocesan and provincial statutes.\(^4\) In some parts of Ireland they are excluded, in others they are, at least with certain restrictions, admitted. Amongst the statutes of Cashel and Emly, drawn up in 1782, we find the following: “Nulla mulier qua extra matrimonium pepererit “ante mensem clapsus purificetur; si iterum et similiter “pepererit ante duos menses clapsos non purificetur; ter extra “matrimonium parientes nuncupat purificetur.”\(^5\)

The Congregation of Rites having been consulted on the subject, decided that none but those whose children are the fruit of lawful wedlock can claim a right to this benediction.\(^6\) The pastor, therefore, may refuse it in any case in which the

\(^{1}\) Cap. ii. v. 22, et seq.  
\(^{3}\) EYXO A0110N, etc., In Orationem pro muliere puerpera post quadravinta dies Notar. n. i. pag. 323.  
\(^{4}\) Pars. vi. n. 11. iii.  
\(^{5}\) De Herdt, l. c. i. Vid. Mélanges Théologiques, Vème Série, 3ème Cahier, pag. 375.  
WHERE IT SHOULD BE GIVEN.

birth is notoriously illegitimate, even when there is no diocesan or provincial statute requiring him to do so.

561. The rubric clearly supposes that the ceremony is performed in the church, and, according to the discipline that generally prevails now, it should not be performed elsewhere. There is no doubt that in some places it was the custom to perform it in private houses, at least when asked for by those who were unable to go to the church. Martene gives an extract from the ancient ritual of Chalons, which directs the priest what to do in such circumstances. Catalani gives another from the "Sacerdotale Romanum," published at Venice in 1567, which likewise prescribes what the priest should do in the case. The prevalence of the practice may be inferred also from the many decrees prohibiting it, which are cited by Catalani. St. Charles, in the third Provincial Council of Milan, prohibits it: "Etiamsi mulier ob adversam valetudinem ecclesiam adire nequeat."

The custom prevailed in Ireland in the times of persecution when there were no churches, and is still continued in some parts of the country. It appears to have prevailed in America also, for, in the first Provincial Council of Baltimore, the fathers express a desire, though they do not strictly order, that for the future the benediction be not given "extra Ecclesiam vel locum ubi sacrum fit."

The decree in its first form contained a strict precept, but this was changed, by direction of the Sacred Congregation, into the expression of a wish. The reason assigned for the change shows what prudent caution is necessary, as has been before stated, in dealing with an old custom at variance with the rubric: "Nam valde periculosum est," says the Sacred Congregation, "contrarium morem generali legem repente mutare."

In districts, then, where there are no churches, and where mass is celebrated in private houses, the benediction may be given to those who desire it; for, after all, the ritual, according to the instruction of the Sacred Congregation just cited, does not require that it be given in the church exclusively. Even where there is no want of churches, it may, in special

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1 De Antiquis Ecclesiae Ritibus, lib. i. cap. ix. art. v. ordo xi.
2 Tit. vii. cap. iii. n. viii.
3 Loc. cit. n. ix. et x.
5 Decr. xix. q. v. in Append.
6 Vid. supra, n 84, et seq.
cases, at least with the sanction of the bishop, be given "extra ecclesiam." This is the conclusion of the "Melanges Theologiques." This is the conclusion of the "Melanges Theologiques."

562. But the ceremony, as we have seen, is not of obligation, and may be omitted without scruple. It should, therefore, at least as a general rule, either be performed in exact accordance with the rubric, or be omitted altogether.

563. There is nothing in the rubric to imply that the right of giving this benediction is reserved to the parish priest. The wording appears to leave the woman free to receive it in any church she may select. Hence it was commonly maintained that Religious might give it in their churches to any who presented themselves, and this view is supported by several decisions of the Congregation of the Council cited by Cavalieri. But a decree of the Congregation of Rites and the latest decisions of the Congregation of the Council, are in favor of the opinion more commonly held at present, which would reserve the right of giving the benediction to the parish priest. The "Melanges Theologiques" regards these as decisive. So do De Herdt and Falise.

Cavalieri, however, contends that the decree of the Congregation of Rites applies only to the churches of certain confraternities, about which there was question in the case proposed; and it is probable that the answers of the Congregation of the Council may be understood also as applying only in the cases proposed, so that it is very doubtful whether there be any general law reserving this benediction to the parochial clergy, but there are many provincial and diocesan statutes reserving it.

564. It is clear, from what has been said above, that the benediction may be given at any time after childbirth that is found convenient. In the Greek Church it is given only after an interval of forty days. But there is no obligation to wait for this, or for any other fixed time. It is even recommended not to do so, in order to avoid the

1 Loc. cit. pag. 379.  
2 Supra, n. 569.  
4 Loc. cit.  
5 10 Decr. 1703, Urbis et Orbis, ad. 6, n. 3670.  
6 31 Mar., 1759, et 26 April, 1788, cit. apud Melanges Théologiques, Vérité p. 386.  
7 Loc. cit. p. 363, et seq.  
8 Pars iv. n. 11, v.  
9 III Partie, sec. ii. chap. i. § i. n. i. note.  
10 Loc. cit. in Decr. iv.  
12 Supra, n. 558.  
13 Goar, loc. cit. note 2, p. 382.
should the child be present.

appearance of conforming to the old Jewish law, as if it were still in force.

In some places it is usual for women not to leave the house for about six weeks after childbirth, and this custom, where it prevails, is sufficient, according to the common opinion, to excuse them from the obligation of hearing mass during that time. But we have already seen that they are free to go to the church as soon as they please; and though it is usual and even advisable, to ask for the benediction the first time they go, they may put it off without scruple till another time, which they may think more convenient.

565. Quarti, and others cited by Baruffaldi, say that the mother, when about to receive the benediction, should bring her child with her and offer it to God, after the example of the Blessed Virgin, who offered the divine Infant in the temple on the day of her purification. This is the usage in the Greek Church. The Euchologium contains a prayer having special reference to the child, and directs this prayer to be omitted in case the child be dead, supposing thereby that this is the only case in which the child is not present with the mother.

In the Latin Church, however, the usage, though recommended by some as pious and laudable, does not prevail. It is easily seen that the ceremony, as we have it in the Roman Ritual, regards only the mother, and contains nothing to imply that the child should be present.

*566. The priest is directed by the rubric to vest for this ceremony in surplice and white stole. The stole should be white, because this is the color used by the Church on the feast of the Purification of the Blessed Virgin, with which, as has been said, the present ceremony is closely connected.

He should be attended by a clerk vested in surplice, who precedes him from the vestry to the door of the church, carrying the "aspergillum," or brush for sprinkling the holy water, which is supposed to be, as usual, in a stoup at the door.

*567. The rubric requires that the woman be outside the door of the church, just at the threshold, "foris ad limina," as she thus acknowledges her unworthiness to enter until she

1 Baruff., tit. xliii. n. 10. De Herdt, loc. cit. i.
2 St. Lig., lib. iv. n. 330, in fine.
3 Supra, n. 557.
4 Loc. cit. n. 14.
6 Baruff., n. 15. Carol., l. c. De Herdt., l. c. iv.
7 Supra, n. 558.
8 Baruff., n. 22. De Herdt, loc. cit. vii.
9 Vid. supra, n. 126.
receives the blessing of the priest and is introduced by him. Hence the ceremony should not be performed elsewhere, e.g., in the sacristy, or at the door of the sacristy. This is an abuse strongly censured by Baruffaldi and Cavalieri, who say that the ceremony, being free, should be performed as the rubric directs, or not at all. If there be a porch, she can remain within it, as she is still "foris." But if there be not, and if she cannot remain outside without danger to her health, she may be allowed to remain just within the door, according to De Herdt.

The rubric prescribes that she be kneeling with a lighted candle in her hand, when the priest comes to the door.

*568. Taking the "aspergillum," which is presented by the clerk, he sprinkles her with holy water. This should be done in form of a cross, according to De Herdt and Falise, though the rubric does not explicitly prescribe this here as it does below. Cavalieri and Baruffaldi recommend him to say the usual words, "Asperges me Domine," etc., though the rubric does not mention them.

Having returned the "aspergillum" to the clerk, he says, "Adjutorium nostrum," etc. Falise directs him, while saying these words, to make the sign of the cross on the woman, but we think it is more in accordance with usage and analogy to make it on himself. He then says the antiphon and psalm, "Domini est terra," etc.

§ II.—Deinde porrigens ad manum mulieris extremam partem stole, eam introducit in Ecclesiam, dicens: Ingredere, etc.

*569. The priest then presents to her the extremity of the stole that hangs on his left, which she takes in her right hand; then, rising up, she enters the church, walking on the left of the priest, when he says, "Ingredere," etc.

The commentators do not say what she is to do at this time with the lighted candle. They are agreed that the reason why it is required at all is, because lighted candles are car-

§ III.—Et ipsa ingressa genuflectit coram Altari, et orat, gratias agens Deo de beneficiis sibi collatis; et Sacerdos dicit, Kyrie eleison, etc.

1 Tit. xliii. n. 23, 24.
3 Pars v. n. 11, vii. 2°. Vid. supra, n. 289.
4 Loc. cit. 6°.
5 De la purif. des femmes, etc., n. 2.
6 Loc. cit. 7 Loc. cit. n. 28.
8 Loc. cit. 9 Vid. infra, chap. xiv. § xvi.
ried in the procession on the feast of the Purification of the Blessed Virgin, which the present ceremony commemorates. It would seem, therefore, that she should carry the candle while entering the church; and as she can no longer hold it in her right hand, she should have transferred it to her left before taking hold of the priest's stole.

*570. The priest conducts her, in the manner explained, to the altar, before which she is directed to kneel down and make her thanksgiving. This altar, according to Baruffaldi, should be that of the Blessed Sacrament or of the Blessed Virgin. One of these is usually selected, but it may be any other. Cavalieri recommends the one nearest the door, as more conformable to the words of the rubric. The prayers she is to say are left to her own devotion. When she has knelt down, the priest, having made the proper reverence, ascends the predella, and turning towards her, says the prayers prescribed, “Kyrie eleison,” etc.

§ IV.—Deinde illam aspergit iterum Aqua benedicta in modum Crucis, dicens: Pax et benedictio, etc.

*571. Having finished the prayers, he takes the aspergillum presented to him by the clerk, and again sprinkles her with holy water. The rubric here directs that he do so in form of a cross, saying the words, Pax et benedictio, etc. When water is sprinkled in form of a cross, it should be sprinkled first on the centre, then on the right, and lastly on the left of the person or object.

The holy water should have been previously left on the credence, otherwise it should be carried by the clerk along with the “aspergillum” from the door.

572. We find nothing in the commentators about the time of extinguishing the candle. The woman usually holds it lighted until the end of the ceremony, having transferred it again to her right hand on kneeling down before the altar. She then presents it to the priest, who hands it to the clerk to be extinguished.

It is the custom in many places to present other offerings as well as the candle. The manner in which these are disposed of is regulated by the statutes or approved usages of the diocese. In churches where there is no fund for the altar requisites, the candles are usually set apart for the use of the altar.

1Caval., l. c. n. viii.  * Loc. cit. n. 32.  3 Loc. cit. in Deocr. v.
4 De Herdt, l. c. 70.  5 Vid. De Herdt, vii. 50.  6 Vid. De Herdt, l. c. 90.
573. The priest, having concluded the ceremony, returns to the sacristy, preceded by the clerk, and leaves the woman to continue her thanksgiving according to her devotion.¹

Should he be asked on this occasion to celebrate mass in honor of the Blessed Virgin, it was decided by the Sacred Congregation that he cannot say the mass of the Purification, but must take the votive mass assigned for the season, at the end of the Missal.² Moreover, the mass enjoys no privilege, and can be said only on the days on which votive masses are permitted by the rubric.³

If he be about to celebrate this votive mass, or any other for which the color is white, he may vest in alb and stole from the commencement, and at the conclusion of the foregoing ceremony put on the rest of the vestments for mass.

Should two or more present themselves together, the ceremony may, we think, be performed for them in common.⁴ In this case the priest should use the plural number in the invitation to enter the church (saying "Ingredimini," etc., and presenting the stole, as in the baptism of adults),⁵ in the versicles, the prayer, and the benediction.

¹ Baruff., n. 33. Caval., l. c. n. ix.
² 12 Mar. 1678, in Mexican. n. 2359, ad 8.
³ Vid. infra, n. 949.
⁴ Vid. infra, n. 949.
⁵ De Herdt, l. c. 10c.
⁶ Vid. supra n. 502.
CHAPTER XI.

ON THE MOST HOLY SACRAMENT OF THE EUCHARIST:
"DE SANCTISSIMO EUCHARISTIÆ SACRAMENTO."

§ I.—Omnibus quidem Ecclesiæ Catholicæ Sacramentis religioso sancteque tractandis, magna ac diligentia cura adhibenda est; sed præcipe in administrando ac suscipiendo sanctissimo Eucharistiae Sacramento, quo nihil dignius, nihil sanctius et admirabilius habet Ecclesia Dei; cum in eo continentur precipuum et maximum Dei donum, et ipse met omnis gratiae et sanctitatis fons auctorque Christus Dominus.

574. The object of all the ceremonies and observances prescribed by the Church in the administration of the Blessed Eucharist, is to secure that profound reverence which is due to this adorable mystery. What she here prescribes in her ritual, is in perfect accordance with what she elsewhere prescribes in her liturgy. In all, the same object is apparent; in all, there is shown the same firm and lively faith in the real presence of "the Word made flesh" under the sacramental veils. This faith is the very soul of her public worship. This it is which gathers round the altar and the tabernacle all that is most costly in material, and all that is most elaborate in art. This it is which directs the minutest ceremony, which surrounds the consecrated host, wherever it may be, whether on the altar or carried to the poorest dwelling, with all the outward marks of respect and reverence which the circumstances will permit.

575. In the instructions which the Church here gives to her pastors, she commences by putting before them the dignity and excellence of the Eucharist, as the greatest of all the sacraments, the greatest and most astonishing of all God's gifts, inasmuch as it contains not merely grace, like the other sacraments, but the author and source of all grace and sanctity, Christ our Lord Himself. "If any one denieth," says the Council of Trent, "that, in the sacrament of the most holy Eucharist, are contained truly, really, and substantially, the body and blood together with the soul and divinity of our Lord Jesus Christ, and, consequently, the whole Christ, but saith that He is only therein as in a sign, or in figure, or in virtue: let him be anathema." 1

1 Sess. xiii. can. i. Waterworth's translation.
§ II.—Parochus igitur summum studium in se ponat, ut cum ipse venerabile hoc Sacramentum, qua decet reverentia, debitoque cultu tractet, custodiat, et administrat; tum etiam populus sibi communes religiosis colit, sancte frequentaque suscipiat, presserit in majoribus annis solemnitatibus.

576. The pastor should show a great zeal for the honor of the Blessed Sacrament; in the first place, by taking care to provide, as far as he can, whatever is requisite in order to keep it and administer it in a manner suited to its dignity; and, secondly, by inspiring those who are committed to his charge with a great devotion towards it, inducing them to adore it reverently, and to receive it with the proper dispositions frequently, and especially on the more solemn festivals. Further on, the Rubrics treat of the manner in which it is to be kept and administered, but they first treat of its reception by the faithful. The pastor is to exhort them to communicate frequently. We cannot do better than give here what the Catechism of the Council of Trent has on this subject, for it presents us with a clear view of the teaching and practice of the Church from the earliest times.

577. After referring to the decree which obliges the faithful to receive the Eucharist at least once a year, it proceeds: “Let not the faithful, however, deem it enough to receive the body of the Lord once a year only, in obedience to the authority of this decree: they should approach oftener; but whether monthly, weekly, or daily, can be decided by no fixed universal rule. St. Augustine, however, lays down a most certain standard: ‘Live,’ says he, ‘in such a manner as to be able to receive daily’ (St. Aug., de Verbis Domini, ser. 28, qui desumptus est ex Amb. lib. 5 de Sacram., c. 4). It will, therefore, be the part of the pastor frequently to admonish the faithful, that as they think it necessary every day to nurture the body, they should also not neglect every day to feed and nourish the soul with this sacrament; for the soul, it is clear, stands not less in need of spiritual than the body of corporal food. And here it will be most useful to recapitulate the inestimable and divine advantages, which, as we have already shown, flow from sacramental communion. The pastor will also cite the figure of the manna, which it was necessary to use every day in order to repair the strength of the body (Exod. xvi. 21, 22); and will add the authorities of the Fathers, which earnestly recommend the frequent participation of this sacrament, for these words, ‘Thou sinnest daily, receive daily,’ ‘Quotidies
"'peccas, quotidie sume,' are not the sentiment of St. Augustine alone, but also, as diligent inquiry will easily discover, the sentiment of all the Fathers who wrote on this subject (St. Ignat. in Ep. ad Eph., Basil ad Cæsar. Patriar., Amb., 'lib. 5 de Sacram., etc.).

"That there was once a time when the faithful received the Eucharist daily, we learn from the Acts of the Apostles, ii. 42, etc.; for all who then professed the faith of Christ burned with such true and sincere charity, that, devoting themselves, as they did unceasingly, to prayer and other works of piety, they were found prepared to receive every day the sacred mysteries of the Lord's body. This practice, which seems to have been interrupted, was again partially revived by St. Anacletus, Pope and Martyr, who commanded that the ministers assisting at the sacrifice of the mass should communicate; an ordinance, declares the pontiff, of apostolic institution (S. Anacl., Ep. 2, et citatur de Cons. dist. 2, c. Peracta). It was also for a long time a practice in the Church, that as soon as the sacrifice was ended, the priest, turning to the congregation, invited the faithful to the holy table in these words: 'Veni fratres ad Communionem'—'Come, brothers, to the Communion;' and those who were prepared then received the holy mysteries with the greatest devotion (Dionys. de Eccl. Hier., c. 3. Greg. lib. 2, dial. c. 23; de Consec., dist. 2, c. 13).

"But subsequently, when charity and devotion had grown so cold that the faithful very rarely approached the Communion, it was decreed by Pope Fabian that all should communicate, thrice every year, at Christmas, at Easter, and at Pentecost; a decree which was subsequently confirmed by many councils, particularly by the first of Agatha (S. Fab., Epis. 3, ad Hilar. Ep., cit. de Consecr., dist. 2, cap. Elsi., Concil. Turon., iii. c. 50; Conc. Agath., c. 38). When, at length, such was the decay of piety, that not only was this holy and salutary ordinance unobserved, but communion was deferred even for years, it was decreed in the Council of Lateran that all the faithful should communicate at least once a year, at Easter, and that those who might have neglected to do so should be prohibited access to the Church (Conc. Later., can. 1, cit. de pen. et remiss., c. Omnis., et Trid., Sess. 13, can. 9)."

578. On the advantages of frequent communion, and the
dispositions to be required by the confessor in those who are admitted to it, we must refer to St. Liguori, whose authority is the great guide of confessors at the present day. He treats the subject at length in his "Praxis Confessarii." What he there teaches regarding the dispositions required, appears to be pretty fairly summed up in the following passage, from which it will be seen that by frequent communion he means communion at least several times in the week. It may be found in the chapter on communion, printed with the translation of his "Visits to the Blessed Sacrament." "A soul that commits deliberate venial sins by telling wilful lies, by vanity of dress, by feelings of rancor, or by inordinate attachments, or who is guilty of any other similar faults which she knows to be an obstacle to her advancement in perfection, and who does not endeavor to correct these defects, cannot be permitted to communicate more frequently than once a week. To receive strength to preserve her from falling into mortal sins, she may be allowed communion every eight days. For my part, I should have great difficulty in allowing frequent communion to persons disposed to persevere in any defect which, though not clearly a venial sin, would be certainly contrary to perfection, particularly if it were a defect against humility or obedience. But if a soul has no affection for any venial sin, if she abstains from deliberate venial sins, and attends to prayer and the mortification of her passions and senses, the confessor may permit her to communicate three, four, or even five times in the week. And when a soul has attained a considerable degree of perfection, when she spends several hours in the day at prayer, and has moreover conquered the greater part of her evil inclinations, she may, according to St. Francis de Sales (Introd. to a Devout Life, chap. 20), be allowed communion every day. For, as St. Prosper says, this is the perfection which a person subject to human frailty can attain in this life."

§ III.—Ideo populum sæpius admonitus, qua preparazione, et quanta animi religione ac pietate, et humili etiam corporis habitu ad tam divinum Sacramentum debeat accedere, ut præmissa Sacramentali Confessione, omnes saltem a media nocte jejuni, et utroque genuflecto Sacramentum humiliter adoren, ac reverenter suscipiant, viris quantum fieri potest a mulieribus separatis.

579. The faithful are to be carefully instructed as to the preparation they must make when about to receive the Holy

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1 Cap. 9, § iv. 4. 148, et seq. 2 On Communion, n. 7.
Communion. Certain dispositions both of soul and body are required. These dispositions are very fully explained in the Catechism of the Council of Trent. "The first preparation," it says, "which the faithful should make, is to distinguish table from table, this sacred table from profane tables, this celestial bread from common bread. This we do when we firmly believe that the Eucharist really and truly contains the body and blood of the Lord, of Him whom the angels adore in heaven (Psal. xcvi. 8; Heb. i. 6), at whose nod the pillars of heaven fear and tremble (Job, xxvi. 2), of whose glory the heavens and earth are full (Isaias, vi. 3). This is to discern the body of the Lord, in accordance with the admonition of the Apostle (1 Cor. xi. 29), venerating rather, as we ought, the greatness of the mystery, than too curiously and disputatiously investigating its truth."

If a person be conscious of mortal sin, he cannot approach the holy table until he has purified his soul by the sacrament of penance. "We should next carefully examine our consciences," says the Catechism, "lest perhaps they be defiled by some mortal sin, of which it is necessary to repent, in order to be cleansed from its defilement by the salutary medicine of contrition and confession; for the Council of Trent has declared that no one conscious of mortal sin, and having an opportunity of a confessor, however contrite he may deem himself, is to receive the Holy Eucharist until he has been purified by sacramental confession" (Sess. xii. can. 11).

The Council teaches that this obligation of confession for such as are conscious of mortal sin, is included in the probation required by the Apostle, and theologians commonly teach that it is imposed even by divine precept. To receive any other sacrament, it is enough that the sinner be contrite, or that he bona fide believe himself to be contrite; but he cannot receive the Eucharist, however contrite he may think himself, until he has gone to confession, if he has an opportunity. That any one conscious of mortal sin may lawfully communicate without previous confession, these two things must concur: there must be no opportunity of confessing, and there must be a moral necessity of communicating.

The words of the rubric here seem to extend the

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1 Pars ii. cap. iv. n. 57. 2 Cap. vii. 3 St. Lig., lib. vi. n. 256. 4 Vid. supra, n. 108, et seq. 5 Vid. etiam, n. 259, et seq.
obligation of confession as a preparation for communion to all the faithful. In strictness it applies only to those who are conscious of mortal sin. But confession is recommended even to those who are not, that they may approach with greater purity of soul and greater fervor; and in practice it may be said that it is required of all who communicate only seldom. The pastor, then, is perfectly justified in laying it down, as a general rule, that confession is a necessary preparation for communion; but he should explain that only those who are conscious of mortal sin would be guilty of sacrilege by communicating without previous confession.

582. He would do well, also, in giving instructions on this subject, to state, in order to prevent the perplexity which may easily happen to some, that if a person, when just about to communicate, so that he cannot retire without risk of injury to his character, remembers a sin which he inculpably omitted in his confession, he may, nevertheless, receive communion, and is merely required to mention that sin in his next confession. All theologians are agreed on this decision. Collect and some others go further, and would give the same decision even when the person could abstain from communion without any injury to his character, and could even go to confession without inconvenience. Because that sin, they say, has been remitted, though indirectly, by the confession already made; and the Council of Trent merely requires that no one conscious of mortal sin, however contrite he may think himself, shall approach without being purified by previous sacramental confession. He is still bound, no doubt, to confess that sin, but he is not bound till the precept of confession urges. St. Liguori regards this opinion as very probable.

583. We have already seen what are the dispositions required in those who are allowed frequent communion. It is not required, nor even recommended, that they should go to confession before every communion. "Some persons," says St. Liguori, "of very delicate consciences, have been in the habit of going to confession every day. But, for the generality of spiritual souls, and particularly for the scrupulous, it will be sufficient to confess their sins once, or, at most, twice a week. In his treatise on communion, Father

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1 St. Ligg., n. 257, Prima Sententia Excipient tamen.
2 De Eucharistia, cap. vi. art. iii. Concl. iv. Quer. 2.
3 Ibid. Secunda Sententia.
4 Supra, n. 578.
"Barisoni, resting on the authority of St. Ambrose and of many other authors, says, that when a spiritual soul feels her conscience burdened with a venial sin which she has not an opportunity of confessing, she ought not to abstain from the Holy Communion. St. Francis de Sales gives the same advice in one of his letters. The holy Council of Trent teaches that, for the remission of venial sins, there are other means, such as acts of contrition or of charity. It is better to employ these means to purify the soul from a venial sin, than to be deprived of communion in consequence of not having an opportunity of going to confession. And a learned director has said, that it is sometimes more profitable to a timorous soul to prepare for the Holy Communion by her own acts than by confession, because she then makes more fervent acts of sorrow, of humility, and confidence."1

584. So much for the dispositions of the soul. But the body also must be prepared, as we are here admonished by the rubric. The exterior should be humble and modest; no pomp or vanity in the dress or manner. St. Charles, in his "Instructions," directs pastors to admonish the faithful, and especially women, that they must present themselves for communion in a modest dress, and to refuse communion to those who do not. St. Liguori also teaches that communion should be refused to one who "nimis immodeste accedat."2 The dress, however, should be decent, according to one's condition, and particular attention should be paid to cleanliness.3 Martene shows that in the early ages the faithful never approached without having carefully washed their hands and face.4

St. Charles5 would require men to lay aside their arms. St. Liguori says it is congruous that they should; but he excepts the military knights of St. John of Jerusalem, who should wear their swords.6

Priests, when they communicate, "more laicorum," should wear a surplice and stole.7

585. "The dignity of so great a sacrament also demands," says the Catechism of the Council of Trent, "that for some days previous to communion, married persons abstain from

1 Praxis Conf., n. 148.
3 Lib. vi. n. 275. 4 St. Lig., ibid.
5 De Ant. Eccl. Rit., lib. i. cap. iv. art. x. n. vii.
6 Loc. cit. 7 Ibid.
8 Vid. infra, chap. xii. § vi.
"the marriage debt." Theologians, however, commonly teach that the obligation of abstaining, even on the day of communion, is only sub levi; and, if the act be free from sin, there is no obligation, it is only of counsel, to abstain.2

580. The disposition of body most strictly required is, that the communicant be fasting from the previous midnight. The Blessed Eucharist was instituted by our Lord after supper, and for a short time was celebrated and administered only after supper. Martene shows that for the first three centuries, and even much later, it was still in many places celebrated after supper.3 But there is little doubt that in others the custom of receiving communion, fasting, prevailed from the very time of the Apostles, though it is not quite certain at what date it became obligatory throughout the whole Church.4 The Catechism of the Council of Trent says that "the practice of receiving it fasting, introduced, as ancient writers record, by the Apostles, has always been retained and observed."

587. The fast required is to be understood of the natural fast, or entire abstinence from anything in the way of meat or drink. The Catechism of the Council of Trent says: "We are to approach the holy table fasting, having not at all eaten or drunk at least from the preceding midnight up to the very moment of receiving the Holy Eucharist."5

St. Charles, in his "Instructions," recommends the communicant to fast also the previous day, or at least to sup sparingly. The fast thus recommended, however, is to be understood of an ecclesiastical fast, that is, of a fast on a single meal and collation, according to the law of the Church. This may serve to explain what is meant by saying that the communicant should be fasting at least from the preceding midnight, "saltem a media nocte," for it was the practice of many to observe an ecclesiastical fast on the previous day.

588. The smallest quantity in the way of food or drink is sufficient to violate this natural fast. No "levitas materiae" is admitted here, as it is when there is question of violating the ecclesiastical fast.6 But then what is taken must be, according to the common opinion of theologians, in the first place, something external, "ab extrinsecō." Hence, to

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1 Loc. cit. n. 58.
2 St. Lig. n. 273.
3 De Ant. Eccl. Rit., lib. i. cap. iii. art. iv.
5 Pars ii. cap. iv. n. 6.
6 Pars ii. cap. iv. n. 58.
7 St. Lig., n. 278.
swallow one's saliva, or blood proceeding from the gums or teeth, etc., is no violation of the natural fast.

Secondly, it must be taken as food or drink. Hence it is not a violation of the fast to sniff, or smoke tobacco, though some particles may reach the stomach, nor to swallow along with the saliva some drops of the water used in washing the mouth, or particles of the food taken on the previous day that may have adhered to the gums, or may have been fastened in the teeth. Here something depends on the intention. If any of these things be swallowed purposely, the fast, according to a very probable opinion, is violated; but it is not, if they be inhaled with the breath or get mixed with the saliva, and thus pass into the stomach unintentionally. St. Lignori observes that one should not be scrupulous in this matter.

Thirdly, it must be something which affords nutriment, or is capable of being digested. Hence, to swallow a bit of metal, a small pebble, or the like, does not violate the fast.

589. There are certain cases, however, in which the Holy Eucharist may be received by those who are not fasting. 1° When it is administered to those who are in danger of death, as we shall see in treating of the viaticum. 2° When it is received in order to protect it from irreverence. 3° When it is received in order to avoid scandal, as, e. g., if a priest, after having commenced mass, remembers that he has broken the fast; but if he remembers it before commencing, he can almost always remove the scandal by simply stating what has happened. 4° When it is received in order to complete the sacrifice in the various cases mentioned in the rubrics of the Missal.

590. The communicant should kneel on both knees and adore the Blessed Sacrament before receiving it, according to that of St. Augustine: "Nemo illam carnem manducat nisi "prius adoraverit" (in Psal. xcviii.). In the early ages the communicants received standing, and this is still the custom in the Oriental Church, but in the Western Church they are required to be kneeling.

1 Vid Rub. Missalis, De Defectibus, § ix. n. 3.
2 St. Lig., n. 279, et seq.
3 Infra, chap. xiv. § vi.
4 De Defectibus, § iii. n. 5; § iv. n. 5 et 6; § x. n. 3. Vid. §.
5 Lig., n. 287, et seq.
6 Cit. apud Bellarmine, De Eucharistia, lib. ii. cap. xxiv.
7 Cfr. Martene, lib. i. cap. iv. art. x. n. vii.
591. Care must be taken also that men and women communicate apart from each other, at different hours, or at different places in the church.

St. Charles directs the pastor to prepare two altars, one for men and the other for women, especially if there be a great concourse of communicants. In this country the arrangements to be made for the purpose will, of course, depend on the accommodation which the church affords, the number of communicants, the number of masses celebrated, and other circumstances, which the prudent pastor will take into account. The rubric is clearly an important one, and he should make provision, as best he can, for carrying out what it prescribes.

§ IV.—Moneantur prætereacommunicantes, ut sumpto Sacramento non statim ab Ecclesia discendant, aut colloquantur, ne statim vagis oculis circumspiciant, aut expuant neque de libro statim orationes recitant, ne Sacramenti species de ore decidant; sed, qua par est devotione, aliquantisper in oratione permaneant, gratias agentes Deo de tam singulari beneficio, atque etiam de sanctissima Passione Dominica, in cujus memoriam hoc mysterium celebratur et sumitur.

592. This rubric, as Baruffaldi observes, recommends rather than prescribes. But it contains a great deal of important instruction as to what should be done immediately after communion; and the pastor should be careful to convey this instruction to his flock. To look about one, or to converse with others just after receiving, could hardly be excused from a positive irreverence to our Lord in the Blessed Sacrament. To spit out, or to recite prayers, especially with considerable action of the organs, while the sacred species is still in the mouth, would be manifestly attended with the danger of allowing some particles to drop from the mouth. The communicant, then, is to be warned against all this, and to be advised, before using his prayer-book, to spend a few moments in mental prayer and thanksgiving to God for the incomparable gift he has received, devoutly calling to mind our Saviour's passion and death, of which the Blessed Eucharist is the perpetual memorial.

593. St. Charles gives several most useful instructions on this subject. According to these instructions, the communicant, in receiving the Blessed Sacrament, should hold the communion cloth with both hands under the chin. He should keep the face somewhat elevated, and open the mouth,

1 Act pars iv. Inst. Euch. § De Preparatione quam adhibebit Paro- chus, etc., pag. 426.
2 Tit. xxiii. n. 45.
so that the priest, in placing the Sacred Host on the tongue, may not be obliged to touch the beard, lips, or teeth.

The extremity of the tongue should rest on the lower teeth, and not protrude beyond them; nor should the tongue be moved from that position until the priest has withdrawn his hand after placing the sacred particle on it.

He should abstain from sighing or breathing in such a way that the breath might reach any of the sacred particles.

When the priest has withdrawn his hand, he should incline his head a little, and reverently swallow the Sacred Host, taking care, if possible, not to raise the tongue to the palate. Having remained in the same place for about the space of a “Pater” and “Ave,” he should go to receive the purification, unless it be administered where he is, and then withdraw to some quiet spot in the church, where he will make his thanksgiving on his knees, turned towards the high altar.

He should not spit out for at least a quarter of an hour; but if he cannot avoid it, he ought to do so in a place where people do not tread.

He should not take food for half an hour, or at least a quarter of an hour after communion, and he should endeavor to keep himself recollected, and employ himself in exercises of piety during the day.

594. In giving instructions on this matter, the pastor must be careful to distinguish what is only recommended as becoming, from what is of strict obligation. Though it is meet that the communicant abstain from spitting immediately after communion, theologians commonly say it is no sin, provided no fragment or particle remains in the mouth.

According to an ancient canon, the communicant was obliged to continue his fast till the hour of sext. This observance had fallen into disuse long before the time of St. Thomas, and some say it is now no sin to take food immediately after communion. But, according to the more probable opinion, it cannot be excused from venial sin, unless there be some reasonable cause, as, e. g., if a member of a religious community were obliged to go to the refectory at a fixed hour. The reason is, that there is a certain irreverence in taking

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1 Not now in use.—Vid. infra, cap. xii. § i.
3 St. Lig., lib. vi, n. 283.
4 Cit. apud St. Lig., l. c.
food while the consecrated species is still unaltered in the stomach.\(^1\) It remains unaltered, however, only a very short time, not more, probably, than one or two minutes in laics, nor more than eight or nine minutes in priests, who receive a large host as well as the chalice; certainly not more than a quarter of an hour in any one, provided the stomach be healthy.\(^2\)

§ V.—Curare porro debet, ut perpetuo aliquot Particulæ consecratae eo numero, qui usuui infirmorum et aliorum fidelium communioni satis esse possit, conservetur in pyxide ex solida decentiæ materia, saque munda, et suo operculo bene clausa, albo velo coeperta, et quantum referet, ornato in tabernaculo clave observato.

595. In the first ages the faithful were permitted to carry the Blessed Eucharist to their houses and retain it there, that they might receive it themselves when they were unable to assist at the celebration of the holy mysteries. It was often sent to them also by the hands of deacons or acolytes. This was the case particularly during the fury of the persecutions, when they were in constant danger of being seized and dragged to prison or execution, and when it was therefore important that they should not be deprived of the consolation and the strength to be derived from the Holy Eucharist. The solitaries of the deserts were not, it is true, so far removed from priests and churches as is commonly supposed;\(^3\) but many of them were at a great distance, and there is no doubt that these were allowed to keep the Blessed Sacrament by them, and communicate with their own hands.\(^4\)

This usage was manifestly open to many abuses, and was therefore abolished in many places soon after peace was given to the Church. Commencing in Spain, the abolition was gradually extended to other places, though not completed everywhere until about the twelfth century.\(^5\)

596. Even while this usage prevailed, the Blessed Sacrament was at the same time kept in the churches or places where the sacred mysteries were celebrated. It was enclosed in dove-shaped vessels of gold or silver, which were suspended over the altar. These "Columbæ aureæ" and "Columbæ
argenteæ are frequently mentioned in ecclesiastical writers after the fourth century. Some had the form of a turret, and were hence called "Turres."

As the permission to keep the Blessed Sacrament in their houses was gradually withdrawn from the faithful, the right of reserving it, of course, became more and more confined to the churches, until at length, by a general law, it became exclusively confined to them, as it has been, at least since the Fourth Council of Lateran.

*597. It is not permitted, however, to keep it in every church. Its administration properly belongs to the pastor, and, therefore, the right of keeping it is confined to cathedral and parochial churches, and is not allowed in others without the permission of the Holy See. This has been declared in several answers of the Sacred Congregation. The only exception is the case of a non-parochial church, where it has been kept from time immemorial. But this immemorial usage, according to Benedict XIV, founds a presumption that the church had received at one time the requisite permission.

The Blessed Sacrament not only may be kept, but ought to be kept in every parochial church. The bishop is even directed to provide for the necessary expense, if the parish cannot defray it, by having alms collected for the purpose.

The churches of Regulars usually have the privilege of keeping the Blessed Sacrament, and the Sacred Congregation has declared that it ought to be kept in them. In fact, they may be regarded as in a manner parochial churches with respect to the members of the religious community.

When a convent of nuns is canonically erected, the Blessed Sacrament may be kept in the church of the convent. It must, however, be a public church, for the Council of Trent forbids the Blessed Sacrament to be kept in the choir, or within the enclosure of the religious. That the convent be

1 Vid. Catal., tit. iv. cap. i. § v. per totum.
2 Cfr. Mél. Théol., l. c.
8 Cong. Epis., 25 Mai, 1635, cit. ibid.
9 Cfr. Cavali, l. c. n. ii.
10 S. R. C., 16 April, 1644, in Marianen., n. 1496.
11 Sess. xxv. cap. 10. De Reg. et Monial.
canonically erected, it is necessary that the nuns make solemn vows, and observe strict enclosure, and that the house be established with the consent of the Holy See. These are the churches in which the Blessed Sacrament may be kept without any special indult.

But in other churches, or in private oratories, even for the use of religious, or in any other place whatever, it can be kept only with the permission of the Holy See. The Ordinary can give permission in particular cases and for a short time; but, without special faculties from the Holy See, he cannot give permission to have it kept permanently.

598. In Ireland, and in other countries similarly circumstanced, there are many parish churches in which the Blessed Sacrament cannot be permanently kept, on account of the danger of sacrilege. Besides, the priest sometimes lives at so great a distance from the church, that he could not, without very great inconvenience, go to the church for it as often as he is required to bring it to the sick. To provide for such cases, special faculties are granted by the Holy See. Amongst the faculties received by the Irish bishops, and which they can communicate to others, is the following: “Deferendi Sanctissimum Sacramentum occulte ad Infirmos sine lumine, illudque sine eodem retinendi pro iisdem infirmis, in loco tamen decenti, si ab haereticis aut infidelibus sit periculum sacrilegii.” Hence, generally speaking, in this country, priests have permission to keep the Blessed Sacrament in their houses. It ought to be, however, “in loco decenti.” The Synod of Thurles earnestly recommends that a room be set apart, or at least a tabernacle be provided for the purpose. There is no one who cannot provide a little tabernacle; of late years many have been constructed expressly for this purpose; and it may be hoped that very soon every priest who keeps the Blessed Sacrament in his house will have one.

599. The rubric here directs the pastor to have at all times such a number of consecrated particles as may suffice for the communion of the sick, and also of the other faithful, who may require to receive “extra missam.” St. Charles directed that at least five should be so kept. The vessel in

2 Bened. XIV. De Synod. Dicces., lib. ix. cap. i. n. 9.
4 Formula VI. n. 31.
5 De Eucharistia, n. 23.
6 Instruct. Euchar. § De custodia Sanctissime Eucharistiae, pag. 494.
which they are kept is called a "pyxis." It is often called also a "ciborium." In every parochial church there ought to be two, a larger one for communion in the church, and a smaller one for communion of the sick.\footnote{Baruff., tit. xxiii. n. 54.} With us the larger one is usually called a "ciborium," and the smaller one a "pyxis." Writers on the rubrics, however, make no distinction between these words, as applied to vessels containing the Blessed Eucharist, but they sometimes use the word "ciborium" to signify the tabernacle in which the pyxis is kept,\footnote{Catal., tit. iv. cap. i. § v. n. v} and also to signify a press or safe, such as that in which the holy oils are kept in the baptistery.\footnote{Vid. supra, n. 266.}

600. The rubric does not determine the material of which the ciborium should be made, further than that it should be solid and suitable, "ex solida decentique materia." It should not, then, be of glass or any fragile substance. A decree of the Sacred Congregation of Bishops is more explicit. It declares that the material should not be ivory, but silver, gilt within.\footnote{26 Jul. 1588, cit. apud Cavali., cap. decr. x. n. iv.} It is usually made of the same material as the chalice, sometimes of gold, but mostly of silver, gilt inside.

St. Charles gives minute instructions both as to the material and shape. "The pyxis," he says,\footnote{Act. Eccl. Mediol., pars iv. Instruct. supell. Ecr. ii. § De pyxide, pag. 528.} "should be of gold, or at least of pure silver, gilt inside, if not both inside and outside. The foot or stem should be six inches in length, so that it may be easy to hold it firmly in the hand. The "nodus," or knob in the centre of the stem, may be suitably enchased, but should not be embossed in such a way as to make it inconvenient for the hand in holding it. The cup may be in shape either circular or oval, the depth and width being correctly proportioned to each other. It should have a slight orbicular eminence in the centre of the bottom, and near the edge a rim on which the cover may rest. The cover, at the lowest part, must correspond to the shape of the pyxis, and should have a little hook at each side to fasten it on. It should taper upwards like a cone, and be surmounted by a cross, or by the figure of our Lord crucified, or rising from the dead." He concludes by adding that, where poverty will allow no better, the bishop may permit the pyxis and cover to be of brass or tin gilt.

We may observe that the "uncia" of St. Charles is only about three-fourths of our inch, so that the six inches men-
tioned as the length of the stem, are equal only to four and one-half of our inches. The reason of having the bottom raised at the centre, is to enable the priest the more easily to take up the last particles, which it would be otherwise difficult to get hold of with the thumb and index. The hooks for fastening the cover are now generally dispensed with, as the cover is easily made fast enough without them.

601. The rubric directs that the pyxis be covered with a white veil. This veil should be of silk or satin, and richly embroidered. According to St. Charles, it should be embroidered with gold or silver, or, better still, it should be of gold or silver cloth, with fringes of the same material. It is usually attached to the top of the cover, being sometimes fastened to the foot of the cross or figure which surmounts it, and thus hangs in loose folds around the pyxis. Great care must be taken, in covering and uncovering the pyxis, that the veil do not come in contact with the corporal before the corporal is purified, as the folds of the veil might easily take up minute fragments. The difficulty of guarding against this is probably the reason why in some places the veil is not in use.

602. The pyxis does not require to be consecrated. It is blessed by the bishop, or by a priest having the requisite faculties, according to the form given in the Ritual or in the Missal, and entitled "Benedictio Tabernaculi seu vasculi pro "sacrosancta Eucharistia conservanda." Some hold that this blessing, though laudable, is not of precept, and that consequently the pyxis may be used without it. This is the opinion of Suarez, De Lugo, and other great authorities, cited by St. Liguori. There is no evidence, they say, of a precept. The fact that a form of benediction for it is given in the Ritual or Missal, is not enough; for benedictions are given there, which, though it be pious and laudable to use them, are certainly not of precept. But St. Liguori himself adopts as more probable the opinion of Benedict XIV, Collet, and others, who maintain that this benediction is of precept. The rubric of the Missal favors this opinion, when it directs the priest who is about to consecrate a number of particles, to place them "in aliquo calice consecrato "vel in vase mundo benedito." St. Liguori seems, however, to imply that the precept does not bind sub gravi.

1 Loc. cit. § De velis pyxidis. 2 St. Lig., n. 384. 3 Lib. vi. n. 385. 4 Ritus servandus in Celebratione Missae, tit. ii. n. 3. 5 Vid. St. Lig., l. c.
A priest who has faculties to bless vestments, corporals, etc., can also bless the pyxis. This is the common opinion of rubricists, and is implied, if not expressly decided, by an answer of the Sacred Congregation.

What has been said of the pyxis may be said also of the lunette of a remonstrance, and it would be laudable to have even the remonstrance itself blessed, the same form of benediction being used for all.

603. "The Church," says the Catechism of the Council of Trent, "has prohibited by a law any but consecrated persons, unless in some case of great necessity, to dare handle or touch the sacred vessels, the linen, or other instruments necessary to its completion." Hence, no one, who is not in deacon's orders, is permitted to touch a sacred vessel of any kind while it actually contains the Holy Eucharist. He would be guilty of grievous sin by doing so.

When it does not actually contain the Holy Eucharist, it may be handled by laics, according to St. Liguori, "si adsit rationabilis causa, secluso scandalo et contemptu," but not otherwise without venial sin, although some authors, whom he cites, make no restriction in this case, and say that it may be freely handled by any one, when it does not contain the Blessed Eucharist. Benedict XIV says that all who are in orders, even those who have received only the first tonsure, are, by custom, allowed to handle the sacred vessels when empty, if they have any reason for doing so . . . . "si aliqua causa intercedat." The same privilege is extended also, according to St. Liguori, to lay-brothers, nuns, and in general to all who perform the duties of sacristan.

This question is discussed at some length in the "Mélanges Théologiques." The writer distinguishes vessels that are consecrated, as the chalice, from those that are merely blessed, as the ciborium. According to him, theologians speak only of the former, and he maintains that the latter may be handled by any one after they have been purified, just as corporals may be handled by any one after they have

1 Gavan, pars ii. tit. ii. n. 3, lit. (p). Baruff, tit. xxiii. n. 56. Collet, Traité des Saints Mystères, chap. ix. n. 7. De Herdt, pars i. n. 55, ii. 2 17 Maii, 1760, in Calayeur. et Calceat., n. 4290. 3 Vid. De Herdt, l. c. 4 Pars ii. cap. iv. n. 67. 5 St. Lig., lib. vi. n. 382. 6 St. Lig., l. c. 7 Inst. xxxiv. n. 13. 8 Loc. cit. 9 Cfr. Bouvier, De Eucharistia, cap. vi. art. vi. § i. 12, et seq. 10 IVème Série, IIIème Cahier, p. 376, etc.
been washed. He concludes, therefore, that they may be cleansed or repaired by laics without the least scruple, and that any custom to the contrary is founded on error. There is good reason, no doubt, for this distinction, and we believe it is recognized to some extent—at least so far, that in many places a laic would have less scruple in handling a ciborium than in handling a chalice. It is admitted also that corporals, after having been washed by a person in holy orders, may be freely handled by laics; and it is difficult to get over the party urged by the "Mélanges," between the ciborium after it is purified, and the corporal after it is washed, for all seem to be agreed that in this matter the corporal and the ciborium are to be treated alike; "Idem quod dictum est," says St. Liguori, "de tactu sacrorum vasorum dicendum est de tactu corporalium."

At the same time, we think, custom does not acknowledge the parity in the precise point urged by the "Mélanges." It is plain from his words, that St. Liguori, in the place cited, includes all vessels, whether consecrated or merely blessed, that are used for containing the eucharistic species, and that the decision he gives applies to the ciborium and the lunette, as well as to the chalice. Bouvier says that the ciborium, though blessed, may be handled by any one before it has been used to contain the Blessed Sacrament, but afterwards only by those who are allowed to handle the chalice. The remonstrance, however, he would permit to be handled by any one, when the lunette is removed.

The custom above-mentioned, in favor of all who are in tonsure, and of all laics who perform the duties of sacristan, is not recognized everywhere. In France, in the time of Collet, the law above referred to by the Catechism of the Council of Trent, was still in force, so that only those in holy orders were permitted to handle the sacred vessels; and although it would appear from Bouvier, that, by the present usage, inferior clerics are permitted to do so, it is still usual, he says, for laics who may require to touch the sacred vessels, to get leave from the bishop or his vicar-general. The decision of St. Liguori clearly implies that a sacred vessel might be handled by a laic for the purpose of repairing it, for then there is a "rationabilis causa." Yet even in

1 Merati, pars ii. tit. i. rub. i. n. xvi. Lacroix, lib. vi. pars ii. n. 358. Collet, De Eucharistia, pars ii. cap. ix. art. ii. sect. viii. Quær. 8.
2 Loc. cit.
3 Loc. cit. § ii. 60.
4 Vid. loc. cit.
5 Loc. cit. § i. 120.
6 Loc. cit. n. 140.
VI.605. MATERIAL FOR THE SACRED VESSELS.

this case, if the vessel still retains its consecration, e. g., a chalice, requiring merely to have the gilding renewed, Gardellini would have the workmen get leave from the Ordinary.  

In Ireland, the law of the Church in this matter has suffered no relaxation, and with us, therefore, no one who is not in holy orders ventures to handle the sacred vessels without the leave of the Ordinary.  

604. The pyxis is kept in the tabernacle, which is treated of in the next rubric. Here it is merely stated that it must be carefully locked. The keys of the tabernacle, of which there ought to be two, should be kept by the parish priest, or priest who has charge of the church, and by no other. Many recommend that they be gilt or plated.  

§ VI.—Hoc autem tabernaculum conopeo deceter opertum, atque ab omni alia re vacuum, in Altari majori, vel in alio, quod venerationi et cultui tanti Sacramentorum commodius ac decentius videatur, sit collocatum, ita ut nullum aliis sacrarum functionibus, aut Ecclesiasticis officiis impedimentum afferatur.  

605. According to a decree of the Congregation of Bishops, the tabernacle ought, generally speaking, to be of wood, gilt on the outside, and suitably lined inside with silk: “Tabernaculum regulariter debet esse ligneum, extra deauratum, intus vero aliquo panno serico decenter contectum.” Cavalieri observes that this decree, as is plain from the word, regulariter, does not hinder the tabernacle from being made of a material stronger and more precious than wood. St. Charles recommends that in the principal churches it be of silver or brass gilt, or of precious marble, but having the interior lined with wood as a protection against damp. Amongst those recently constructed in Ireland and England, a considerable number are of wrought iron, being in fact safes, encased in gilt wood or sculptured stone. These are very much approved of by the parochial clergy, on account of their great strength, and the consequent security they give against the depredation of thieves and against fire.  

1 Annotat., in Decr. S. R. C. 20 Apr. 1822, n. 4588.  
2 De Herdt, pars vi. n. 14, ii. 50.  
4 Baruff. tit. xxiii. n. 62. De Herdt, l. a.  
6 Tom. iv. cap. vi. De Asservatione SS. Sacramenti, Decr. x.  
*606. The form of the tabernacle is not precisely fixed by any authority. It may be round, square, hexagonal, etc., according to taste or convenience. Whatever be the shape, however, it should be surmounted by a cross. This is not prescribed in the rubric, but writers on the rubrics, treating of the tabernacle, either expressly say, or clearly suppose, that there is at least a small cross placed over it, or fixed on its summit.

607. It has been decided by the Sacred Congregation, that the tabernacle cannot be made the base or support of a sacred picture or relic, even a relic of the true cross, or of some of the other instruments of our Lord's passion. Gardelini observes that there would be a certain want of reverence in making it serve as such, or indeed in making it serve any other purpose than that of containing the Blessed Sacrament, as the rubric here requires that it be "ab omni alia re vacuum." Besides, he says, the top of the tabernacle should not be a flat surface, but round. A writer in the "Mélanges Théologiques" likewise maintains that the top should be spherical or conical, and should form one solid piece, with the cross surmounting it.

It certainly does seem more in accordance with the spirit of the rubric and of the decrees of the Sacred Congregation just cited, to have the tabernacle so constructed and placed that it would be unnecessary, in any circumstances, to make it serve as a support. At the same time, there is nothing in the rubric, nor in any decision we have seen, which would make it unlawful to put on the tabernacle, as on a support, the crucifix which the rubric of the Missal requires to be placed between the candles at mass. It is true that a small cross or crucifix placed over the tabernacle has been declared insufficient to satisfy the rubric of the Missal. But it is evident from Merati, Cavalieri, Benedict XIV, and

2 3 April, 1821, Decr. gen., ad 6, n. 4578; 12 Mar. 1826, in Trident., ad 1, n. 4777.
3 Annot. in Decr. gen., ad 6, 3 April, 1821, n. 4778
4 IVme Série, 3me Cahier, p. 360.
5 Pars i. tit. xx.
7 Pars i. tit. xx. Nova observationes, n. vi. in fine.
8 Tom. iv. cap. xviii. De cruce in altari, etc., in Decr. II.
9 Encycl. cit.
Gardellini himself,¹ that this is solely and entirely on the supposition that the cross so placed is too small, for it should be such, "ut sacerdos celebrans ac populus sacrificio assistens eum-" "dem crucifixum facile et commode intueri possint."² Again, there is an obvious difference between an image or a relic of any kind exposed to public veneration, and the cross; otherwise, no cross, fixed or movable, should be allowed to surmount the tabernacle.

We conclude, therefore, that where necessity or notable convenience requires it, the tabernacle may be surmounted by a crucifix distinct from, but resting on, the top, and large enough to satisfy the rubric of the Missal. St. Charles clearly supposes that it may, at least in churches where the place occupied by the tabernacle is the only suitable place for the cross required by the Missal: "In summo tabernaculo," he says, "sit imago Christi gloriæ resurgentis, vel "sacra vulnera exibentis, vel si in altari exigua alicujus "ecclesiae per tabernaculi occupationem congruus locus cruci "(qua alia super eo collocaretur) esse non potest, ea pro alia "sacra imagine in tabernaculi summitate vel perpetuo affirma- "tur, vel processionum causa aliquando amovenda, decoro "constitutatur, afixa Christi crucifixi sacra effigie."³

608. What is said of the crucifix may be said also, and perhaps a fortiori, of the throne, or the remonstrance used for the exposition of the Blessed Sacrament in the ceremony of benediction. This ceremony is now very frequent even in poor churches, and in many of these the top of the tabernacle is a flat surface, and is made to serve (the crucifix being removed for the time) as a throne for the remonstrance. It is true a different provision for the purpose can be made, and is made in many churches, but this one is so common and so convenient, that it should not be condemned without an authoritative decision against it.

609. The door of the tabernacle should be large enough to allow the ciboriums to be put in and taken out easily. It may be highly ornamented, but the figures carved or painted on it should have reference to the mystery of the Eucharist, or to the Passion or Resurrection, as, e. g., a representation of the chalice and host, a representation of our Lord crucified, or rising from the dead, or showing the wound in his sacred side, etc.⁴

¹ Annot. in Decr., 17 Sept. 1822, ad 8.
² Bened. XIV., Encycl. cit. in fine. ³ Act., pars iv. l. c. pag. 472.
⁴ St. Cazul., l. c. p. 472. De Herdt, pars vi. n. 14, ii. 3º.
It is strictly prohibited, by a decree of the Sacred Congregation, to place a vase of flowers, or anything of the kind, immediately in front of the door. 1 It is also prohibited, by another decree, 2 to have the tabernacle so constructed or placed that the ciborium containing the Blessed Sacrament could be seen within it. If the door or sides be of precious stone that is transparent, it must be covered with the veil in such a way that the ciborium cannot be seen.

610. The veil which covers the exterior should be of precious material. It is usually of brocade or rich silk. It is used, according to St. Charles, not only for ornamenting the tabernacle, but also for protecting it from dust, and, on more solemn occasions, if the pastor thinks proper, it may be removed altogether. 3 According to De Herdt, 4 the tabernacles in the churches of Belgium are rarely covered in this manner.

Where the Ambrosian rite is followed, as in Milan, the color of the veil is red. 5 Elsewhere the color should be that which is suited to the office of the day. This is, at least, the more common opinion. It is that of Gavantus, 6 Cavalieri, 7 Bauldry, 8 De Herdt. 9 Baruffaldi insists, on the other hand, that it should be white, as white is the color which properly belongs to the Blessed Sacrament. 10 This, however, must not be urged too far, for, as we shall see, the Sacred Congregation has decided that the color of the stole used in administering the Eucharist should be that of the office of the day. Besides, the veil clearly belongs to the “paramenta altaris,” which the rubric requires to be of the color suited to the office of the day: “Paramenta altaris, celebrandis et ministrorum debent esse coloris convenientis officio et missae diei,” etc. 11

An exception is made, however, when the office requires black. In this case, Cavalieri says that the color of the veil should be violet. 12 So also Gavantus. 13

By a recent decree of the Congregation of Rites, 14 it has been decided that the opinion of Baruffaldi, as to the color

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1 22 Jan. 1701, in una Cong. Montis Coron., n. 3575.
2 20 Sep. 1806, in Toletan., ad 2, n. 4505.
4 Loc. cit. 69.
5 Caval., vol. iv. cap. vi. De Asserv. SS. Sacram., Decr. xiii. n. iii. 10
6 Pars i. tit. xx. 7 Loc. cit. n. ii.
7 Pars iii. cap. 7, tit. xv. n. 1. 9 Loc. cit.
8 Tit. xxxii. n. 65. 11 Rub. Gen. Miss., xviii. n. 1.
9 Loc. cit. n. iii. 12 Pars i. tit. xx. V. Tabernaculum.
13 21 Jul. 1855, in Briocen, ad 12, n. 5221.
of the tabernacle veil, may be followed, although that of Gavantus is preferred, as having the usage of Rome in its favor. The "Mélanges Théologiques," suggests that in churches which do not provide veils of all the colors, there ought to be at least two white ones: one for ordinary use, and the other of richer material for the more solemn festivals.

611. In the decree above cited, it is prescribed that the interior of the tabernacle be lined with silk. The color is not mentioned, but authors generally say it should be white, and the material very rich. On the bottom of the tabernacle there should be spread a clean corporal, on which the ciborium may rest. It would be desirable to have the corporal fitted to the shape of the tabernacle, and reserved for this purpose alone. But any corporal will do. Even a pall may be used, for the pall is regarded as a part of the corporal, the blessing for both being the same.

*612. The tabernacle must contain nothing else than the Holy Eucharist. It must be "ab omni alia re vacuum," according to our rubric. A decree of the Congregation of Bishops prohibits the holy oils, relics, or anything else, however sacred, from being placed in it. But, according to Cavalieri, this does not exclude the pyxis, or other sacred vessel destined to hold the Blessed Sacrament, though not actually containing it.

*613. The tabernacle is blessed with the same form of benediction as that which is used for the pyxis. Some deny that it requires to be blessed, as the "Mélanges Théologiques," and "Cavalieri," who observes that the word vasculum, in the prayer of the benediction, could not well be applied to a large tabernacle. Most authors, however, maintain either that it should be blessed, or at least that it is laudable to have it blessed. Cavalieri suggests that, if it be blessed, the word tabernaculum be substituted for vasculum in the prayer, although in the end he admits that the words may be used as they are.
614. Generally speaking, the tabernacle should be placed on the high altar or principal altar of the church, as the place that is most conspicuous, and best suited to the dignity of the Holy Sacrament. This is what the rubric here prescribes. In cathedrals, however, the tabernacle containing the Blessed Sacrament should be placed on a side altar, because the ceremonies to be observed in pontifical functions at the high altar would be interfered with by those which reverence for the Blessed Sacrament would require at the same time. The question was formally decided by the Congregation of Bishops: "Tabernaculum SS. Sacramenti in Cathedralibus non debet esse in altari majore, propter functiones Pontifici-cales quae sunt versi renibus ad altare; in parochialibus et regularibus debet esse regulariter in altari majori tanquam "digniori." The Blessed Sacrament can be kept only on one altar, which, when there is any doubt, should be designated by the bishop, according to a decision of the Sacred Congregation. Our rubric, as may be observed, does not fix on the high altar exclusively, but says, the high altar or another altar that may be better accommodated to the worship and veneration of the Holy Sacrament, so as not to interfere with the sacred functions. Hence, when there is a tabernacle containing the Blessed Sacrament on an altar, at which one of these solemn functions is about to take place, the "Cære-moniale Episcoporum" prescribes that the Blessed Sacrament be removed, for the time, to another altar.3

§ VII.—Lampades coram co plures, vel saltum una, die noctuque perpetuo colucent; curabitque Parochus, ut omnia ad ipsius Sacramenti cultum ordinata, integra, munundaque sint, et conserventur.

*615. At least one lamp should be kept constantly burning before the tabernacle. The rubric implies that it would be desirable to have more, but at least there should be one. It was usual to have lamps constantly burning in the churches from the very earliest times. It is certain that lights were used at the celebration of the sacred mysteries, not only in the catacombs and other dark places, but in the full light of day, and, therefore, not merely to dispel the darkness, but as a symbol of the light of Christ. In some churches they were kept constantly burning; and, though it cannot be

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1 Febr. 10, 1579, et Nov 29, 1594, apud Caval., De Asserv. SS. Sacram., Decr. xii.
2 21 Jul., 1696, in Augusta Pretoria, ad 3, n. 3392.
3 Vid. lib. i. cap. xii. n. 8.
clearly proved, it is highly probable that they were, in most instances, designed to honor the Blessed Sacrament.\(^1\)

At all events, for several centuries, by a universal custom, having the force of law, acknowledged and enforced by numberless decrees, there is an obligation of having a lamp constantly burning before it, as a mark of respect and reverence towards Him who is "the true light," and also as a sign to the faithful of the place where He is present.\(^2\) The pastor or rector of the church is specially charged with this obligation; and, according to the common opinion, to leave the Blessed Sacrament, through negligence, for a notable time, as, e. g., for an entire day, without a light before it, would be a mortal sin.\(^3\)

The oil used should be oil of olives; but in places where it cannot easily be procured, other oil may be used.\(^4\) A recent decree of the Congregation of Rites has decided the point, but requires that what is substituted be, if possible, a vegetable oil.\(^5\)

616. This is the general law, which should be, as far as possible, strictly observed. The poverty of a parish is not admitted as a sufficient reason for a dispensation from it. It was decided that, in the case of a poor parish, one should be appointed to collect alms for the purpose;\(^6\) or two or three such parishes, if near each other, should be made to contribute towards the lamp and the other requisites, in one church selected by the bishop, in which the Blessed Sacrament might be reserved for the use of all.\(^7\)

We believe there are few parishes in Ireland that could claim an exemption on the score of poverty; few in which the faithful, if called on, would not readily contribute the necessary funds. The Synod of Thurles directs pastors to endeavor, as far as they can, to give the faithful an opportunity of visiting and adoring our Lord in the Blessed Sacrament, and, with this view, to leave the doors of their churches

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\(^1\) Vid. Mél. Théol., IV\textsuperscript{me} Série, 4\textsuperscript{me} Cahier, p. 501, et seq.
\(^3\) De Herdt, pars vi. n. 14, iv. Busemb. apud St. Lig., lib. vi. n. 248.
\(^4\) Baruff., n. 73. Cavali, cap. vi. De Asserv. SS. Sacram., Decr. xv. n. ii.
\(^7\) S. C. Conc. 17 Aug 1697, apud Falise, loc. cit.
open, at least for some hours every day, where they can conveniently do so. This may be easily done in towns, and wherever the priest lives near the church. Moreover, if a confraternity of the Blessed Sacrament were established in the parish, the members would provide everything necessary for the tabernacle, lamp, etc. There are some churches however, in which this could not well be done, and there are some also in which the lamp could not be kept burning during the night without exposing the Blessed Sacrament to the danger of irreverence or even sacrilege. Hence, the Synod of Thurles, in its decree on the subject, requires the lamp to be kept lighted during the night only in those churches where this can be done with safety. A similar state of things exists in parts of Belgium, and is provided for in the same way.

617. The priest is often permitted to keep the Blessed Sacrament in his house, and in some cases is not required to have a light before it. There is no doubt, however, that it would be highly laudable in him to have the tabernacle, if possible, so placed that he could have a little lamp constantly burning before it. This would present no difficulty, if he can afford to have a small oratory, or a room set apart for the purpose, as the Synod of Thurles recommends.

It would seem from the first Synod of Westminster, that in England permission is not given to keep the Blessed Sacrament anywhere without a light. It would be impossible to observe the same strictness in Ireland, where the priest is, in some places, so badly lodged. At the same time, no one doubts that every priest who has permission to keep the Blessed Sacrament in his house, should aim at providing, as far as circumstances permit, and on a scale commensurate with the place in which he keeps it, everything that the rubrics prescribe for its custody in parish churches.

§ VIII.—Sanctissimæ Eucharistiae partículas frequenter renovabit. Hostiae vero, seu partículæ consecrandaæ sint recentes; et ubi eas consecravit, vetereæ primo distribuat, vel sumat.

618. The rubric prescribes that the sacred species be frequently renewed, but it does not say how often, or does not exactly determine after what interval they ought to be renewed. Accordingly, this interval has not been the same.
everywhere, but has been different in different places, having been determined by particular rituals or synodal statutes. It was pretty generally fixed at eight days, or at most fifteen days, being extended in only one or two instances to a month.¹

*619. St. Charles ordered the renewal at least every eight days,³ and this interval is fixed by Gavantus,³ and by the authority of two decrees: one of the Congregation of Bishops,⁴ and the other of the Congregation of Rites.⁵ The same is fixed also by the Synod of Thurles, which says: "Ne autem diutius asservæ corrumpantur particulae, a parochis et aliis sacerdotibus ad quos spectat renovandæ sunt octavo qnolibet die."⁶ In Ireland, therefore, there can be no doubt as to the time within which the particles ought to be renewed.

In Belgium, however, according to the "Mélanges Théologiques," even by recent statutes that have received the sanction of the Holy See, an interval of fifteen days is permitted, unless in case of rainy weather, or great damp, when the renewal is required to be more frequent.⁷ Of course such a permission cannot be acted on in other places where it has not been given, especially seeing that, in one of the decrees cited above, the Sacred Congregation expressly declares that the renewal of the particles should not be deferred for fifteen days.⁸

620. Speaking of the obligation generally, no one can have a doubt that it binds "sub gravi," since it is imposed by the Church in a matter that intimately concerns the honor and reverence due to our Lord in the Holy Sacrament.⁹ But if it be asked what delay would amount to a mortal sin, we should answer in accordance with the opinion of Romsée,¹⁰ which is cited and adopted by De Herdt.¹¹ ¹⁰ To defer the renewal of the particles for fifteen days would not, we think, exceed a venial sin, unless in case of great damp, or some other cause that would accelerate the corruption. We say, "would not exceed a venial sin," because, although, of course, it is no sin where this interval is permitted, as in Belgium, we

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¹ Cfr. Martene, De Antiquis Ecclesiae Ritibus, lib. i. cap. v. art. iii. n. ix.
³ Pars ii. tit. x. n. 5, lit. (t).
⁴ 5 April, 1573, apud Cavall., De Asserv. SS. Sacram., Decr. xvii.
⁵ 3 Sep. 1672, in Conchen., n. 2692.
⁶ De Eucharistia, n. 17.
⁷ IVme Série, 4me Cahier, p. 527.
⁸ 5 April, 1573. Vid. Decr. in Appendice.
⁹ Cfr. De Herdt, pars ii. n. 30, i.
¹⁰ Tom. i. pars i. cap. ii. art. xiv. n. 8.
¹¹ Loc. cit.
would not say that to do so without cause is free from all sin. As in Ireland, the renewal every eight days is prescribed by a synodal decree. But any reasonable cause would justify a delay of this renewal for a few days longer, e.g., the convenience of having a number of communicants to whom the particles might be distributed, the convenience of using the same host for benediction during the nine days of a Novena, etc. In a word, we think it is plain, from the Belgian statutes above referred to, that a delay, which does not put off the renewal for more than fifteen days, cannot be regarded as, per se, a "materia gravis," otherwise, these statutes would not have been approved at Rome. Besides, Gardellini, or his continuator, commenting on the decree which prohibits the consecration of bread that has been made three months, takes occasion to observe regarding the renewal: "Quod si ad quindecim dies prostrahatur renovatio non id "reprobandum culpæque vertendum, quia hoc intra breve "tempus haud formido quod sacre species corrumpantur."1

2° To defer the renewal for more than a month, above all in damp weather, cannot be excused from mortal sin. This may be justly inferred from the decrees and declarations already cited. It may be added, that when the statutes of the Provincial Council of Mechlin, held in 1607, were submitted for approval at Rome, the words, "singulis mensibus "renoventur," which were in the statute regarding this subject, were struck out, and the words, "singulis saltum hebdomadis," inserted in place of them.2 It is no excuse that the species might remain unaltered for even a much longer time than a month, for the law is founded on a general presumption of danger, and, therefore, does not cease to bind even in cases where it is known that no danger exists.3 Besides, the object of the law is not only to guard against this danger, but to secure that reverence for the holy mystery which is implied in the frequent renewal of the sacred species.4

621. The rubric requires not only that the consecrated particles be frequently renewed, but also, and for the same reason, that the particles to be consecrated shall have been recently made. But how recently, it does not determine. It is certain, from an answer of the Sacred Congregation,5

1 Annot. in Decr., S. R. C., 16 Dec. 1826, in Gandaves., Quer. l. ad 1 et 2, n. 4623.
3 Suarez, De Legibus, lib. iii. cap. xxiii. n. 6.
4 Méf. Théol., l. c. p. 524.
5 16 Decr., 1826, in Gandaves., Quer. i. n. 4623.
that it is not lawful to consecrate particles that have been made
three months, and the annotator holds that to act against this
decree would be a grievous sin. Within this limit nothing is
strictly defined on the subject. St. Charles prescribes that
the hosts to be consecrated be not older than twenty days at
most, and we think it would be well to adopt this rule in
practice. On the one hand, it would not be too difficult for the
priest in any circumstances to get his supply of altar breads
renewed every third week; and on the other, by doing so,
and renewing the species every eight days, he would be pretty
sure to guard against all danger of irreverence.

622. When new hosts are consecrated, the old ones,
according to the rubric, are to be distributed to the faithful
who may be for communion at the time, or to be consumed
by the priest himself. The ciborium, or pyxis, ought to be
purified at the same time. The same reason which requires
the renewal of the sacred species, holds also, as is plain,
for the removal of the minute particles that may remain in
the ciborium.

Various methods are suggested for purifying the ciborium,
which is done by the priest at mass.

I. Having collected the fragments as carefully as possible,
with the index finger of the right hand, he receives them by
applying the finger to his tongue, or by bringing the frag-
ments close to the edge, and then putting the ciborium to his
mouth. He afterwards pours in some wine, which he makes
pass round the interior with his index finger, and having re-
ceived this, dries the ciborium with the purificator. This is
the method of Gavantus, but it is commonly rejected as
inconvenient.

II. Having distributed the large particles or consumed
them, he collects the fragments in the ciborium as above, and
holding it with his left hand over the chalice, makes them
fall into it with the index of his right; he then takes the
wine for the first ablation in the ciborium, and having care-
fully passed it round the interior with his finger, he pours it
into the chalice, after previously drying the finger. This is
the method of Merati.

III. In the preceding methods, the priest is supposed to

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1 Annotat. in Decr. cit.
ristiæ, pag. 424.
3 Cfr. Mél. Théol., l. c. pag. 530.
4 Pars ii. tit. x. n. 7, lit. (b).
5 In Gav., l. c. n. xxxii.
have received the Precious Blood, for he is supposed to distribute or to consume the larger particles before collecting the fragments in the ciborium. But some suggest that he should collect the fragments and allow them to fall into the chalice before he receives the Precious Blood, so that he may receive them along with it. This is the method of Quarti and Coninck, cited by the "Mélanges Théologiques," and is there preferred to any other. We think this method, however, is liable to serious objections. In the first place, it cannot be adopted when the priest has to distribute or to consume any large particles before collecting the fragments, because the rubric of the Missal plainly requires that he should receive the Precious Blood before doing so, and the decree already cited still more clearly requires the same, since it says these particles are to be consumed "post sumptionem sanguinis ante purificationem."\(^2\) To meet this, it may be said that the priest could take out the larger particles, and put them aside on the corporal, or in another ciborium, until he has received the Precious Blood. But this would be an additional trouble, and even still he would have to dispose of the minute fragments that might be left by those particles on the corporal or in the other ciborium. The method then could be adopted only in the case which is rather the exception than the rule, that is, when there are no large particles in the ciborium to be purified. Even in this case, though we would not condemn its adoption on account of the authority in favor of it, we would not recommend it, for we think it more in accordance with the rubric, that the priest should consummate the sacrifice by receiving the Precious Blood, before receiving even the minute fragments that had been consecrated at another time.

IV. Having received the Precious Blood, and consumed or distributed the larger particles, he gets a little wine in the chalice, collects the fragments in the ciborium, and makes them fall into the chalice as above. He then gets wine in the ciborium, and after carefully passing it round the interior, pours it into the chalice; if he thinks it necessary, he may repeat this a second or a third time, or he may use his index finger in applying the wine to any part of the interior. He next dries the ciborium with a purificator, if he have new consecrated particles to be put into it; and having put them in, collects and puts into the chalice the fragments they may have

\(^1\) Loc. cit. p. 534.  
\(^2\) 3 Sept. 1672, in Conchen., n. 2602.
left on the corporal. He then takes the contents of the chalice as the first ablution, and proceeds as usual. If he have no particles to put in, he need not dry the ciborium until after the second ablution, which, like the first, he may take in the ciborium, to be poured out of it into the chalice. In this case he first dries the chalice and then the ciborium.

623. We prefer this last mode to any other we have seen, and we know it is found in practice very convenient and very effective. It agrees in substance with that proposed by Merati, and putting together what De Herdt states on the subject, we think it is the method recommended by him. But it has one suggestion that is not made by either, viz., that a little wine be poured into the chalice before the fragments are made to fall into it. The object of this is to prevent the fragments from adhering to the bottom, or from being dispersed round the sides of the chalice by the wine that is afterwards poured in out of the ciborium. Again we think that, generally speaking, the wine poured into the ciborium may be made to pass over the whole interior surface, and take up the minute particles, without applying the finger, and hence we have said, if he thinks it necessary. But if he uses the finger, he should dry it with the purificator before emptying the ciborium into the chalice, otherwise a drop from it may fall on the altar-cloth or on the corporal.

624. M. Caron observes that very often the ciborium may be purified sufficiently well with the finger, without pouring in wine, if only a little more time and pains be taken. Any one who makes the trial, will find that this is so; and when newly consecrated particles are to be put into the ciborium immediately after it is purified, it is a great matter to be able to do without pouring in wine, as it is difficult to dry the interior so perfectly as to prevent the danger of particles adhering to it.

§ IX.—Fideles omnes ad sacram Communionem admitendi sunt, exceptis his qui justa ratione prohibentur. Arcendi autem sunt publice indigui, quales sunt excommunicati, interdicti, manifestaque infames, ut meretrices, concubinarii, feneratores, magi, sortilegi, blasphemii, et ali ejus generis publici peccatores, nisi de eorum penitentia et emendatione constet, et publico scandalo prius satisfecerint.

625. According to this rubric, all the faithful have a right

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1 Cfr. Vavasseur, part iv. sect. i. chap. ii. art. i., Manière de donner la Sainte Communion, n 121, in nota.
2 Les Cérémonies de la Messe Basse, art. xiv. § i. n. 129, note.
to be admitted to Holy Communion, except such as are for just reasons excluded. It is the common opinion of theologians, that the pastor is bound to give communion to the members of his flock, not only when the precept of receiving it actually urges, but as often as they reasonably ask for it: "Quoties rationabiliter et opportune petunt." It is for the pastor himself to judge when the demand is reasonable, taking all the circumstances into account, the condition of the person, the preparation required, etc.

626. It may be laid down as a general rule, that when a priest administers communion in public, he should administer it to all who present themselves to receive it. But there are some to whom, even in these circumstances, it is to be refused. Such are those whom the rubric here points out,—those, namely, who are publicly known to be unworthy. They are not to be admitted to Holy Communion in any circumstances, until they have given proof of their repentance and amendment. They have no claim to be admitted. By their exclusion they are merely prevented from consummating an act of sacrilege; and even their reputation cannot suffer, since they are, by supposition, public sinners; and on the other hand, great scandal would arise from admitting them. The priest, therefore, is bound to exclude them. According to some theologians, he might administer the sacrament to save his own life, provided he were not required to do so in contempt of religion. St. Lignori for a time thought this opinion probable, but he afterwards rejected it, and maintains that the priest must refuse the sacrament to the notoriously unworthy, at the risk of his life, even when contempt is not intended.

627. The chief difficulty here is in determining what kind of publicity is required in order that a person be a "public sinner" in the sense of the rubric. According to the usual distinction of theologians and canonists, a crime may be public in three ways. 1° By publicity "of law" (publicitate juris)—when a person juridically accused of any crime confesses it, or is convicted of it. 2° By publicity "of fact" (publicitate facti)—when the crime has been committed before so many, that no subterfuge or evasion can conceal it. 3° By publicity "of fame" (publicitate famae)—when the crime is already known to the greater part of any community, or to so many that it is morally certain to come to the knowledge of the community.

1 St. Lig., lib. vi. n. 253. 2 Lib. vi. n. 49. Dub. 5. 3 Vid. Carrièrè, De Justitia et Jure, n. 691.
Various rules are given as to the number who should know it, according to the different communities, of which there may be question. We need not seek for mathematical accuracy in a matter of this kind, and Carrière concludes that a crime may be looked on as public in any community when, considering the crime itself, the persons to whom it is known, and the community of which there is question, the knowledge of it is morally certain to spread.\(^1\)

In practice, therefore, the priest, in his parish or district, must take all the circumstances into account, and decide according to the best of his judgment. If, all things considered, a doubt still remains as to whether a crime has been committed, communion is not to be refused.\(^2\) It is a well-known principle of canon-law, that one is presumed to be innocent unless he is proved to be guilty: "Nemo præsumitur malus, nisi probetur malus." When the doubt regards, not the commission, but the publicity, of a crime, the sacrament should not be refused in public, according to Lacroix.\(^4\) In truth, the reasons to be presently stated, why the sacrament is not to be refused in public to an occult sinner, may be applied with almost equal force here.

628. With regard to the proof of amendment that is to be required, it is enough if it be publicly known that the person has gone to confession, has abandoned the occasion of sin, has made restitution or satisfaction where due, etc. Here also much must be left to the prudent judgment of the priest. But it may be observed that if a person has been living in the occasion of sin, theologians insist that he shall have actually given up the occasion: no other proof of amendment can be accepted.\(^5\) In doubt about the amendment, the sacrament is to be refused; for the crime being once certain, the amendment must be clearly proved.\(^6\)

629. If one, who has been a public sinner, has amended and done penance in private, he may be admitted to Holy Communion in private.\(^7\) This, however, must be understood of one who is prepared to make public reparation as soon as he can, but may be unable for a time; otherwise it is plain he would not have the requisite dispositions.\(^8\)

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\(^1\) Loc. cit.
\(^2\) St. Lig., lib. vi. n. 48. Lacroix, lib. vi. par. i. n. 142.
\(^3\) C. Mandata, 6 apud Reiffenst., lib. ii. Decretal., tit. xxiii. De Presumptionibus, n. 42. \(^4\) Loc. cit. \(^5\) St. Lig., n. 47. Lacroix, l. c. n. 141.
\(^6\) St. Lig., n. 48. \(^7\) St. Lig., n. 47.
\(^8\) Cfr. Bouvier, Tract. de Deca., cap. i. a.t. iii. § iii. punct. ii. in fina.
§ X.—Occultos vero peccatores, si occulte petant, et non eos emendatos agnoverit, repellat, non autem si publice petant, et sine scandalo ipseae præterire nequeat.

630. By "occult sinners" are here understood those whose sins are not public in any of the ways above explained. If one of these asks for Holy Communion in private, the priest should refuse. We suppose, of course, that the priest has certain knowledge that the person has been guilty of grievous sin, and has no evidence of his repentance. The reason is obvious. The priest, as a general rule, is bound not to administer the sacrament to one whom he knows to be unworthy, according to the words of our Lord: "Nolite dare sanctum canibus." In the present case he prevents an act of sacrilege, and does not even hurt the person's character.

631. If the priest has his knowledge only through the confessional, he cannot make use of it, he cannot allow it to influence his conduct in any way towards the penitent. He cannot admonish him, or refuse him communion on some other pretext, however specious; in a word, outside the confessional he must treat him exactly as he would if that knowledge did not exist. If he knows it from another source as well as from the confessional, his knowledge from that other source must be morally certain, otherwise he cannot act on it. If the knowledge be derived from the confession, not of the person who asks for communion, but of another, the confessor cannot directly use the knowledge without the express permission of that other. He may use it so far as to ask some general questions regarding the preparation made, etc., just as he might use it in interrogations in the confessional. Great prudence and caution, however, are necessary in this case. It is better to tolerate the sacrilege than expose one's self to the least danger of breaking the seal of confession.

632. If an occult sinner presents himself for Holy Communion in public, so that he cannot be passed over without the circumstance being observed by others, and, therefore, without scandal, the rubric here directs, and theologians are unanimous in teaching, that the sacrament is to be administered to him. One reason commonly assigned is, the injury which his character would otherwise suffer. This reason of itself

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2 St. Lig., lib. vi. n. 50, in fine, n. 51, et n. 658.
3 Vid. S. Lig., n. 631, Si autem.
would scarcely suffice, for it is hard to believe that we are bound to consult for the reverence due to our Lord in the sacrament less than for the character of a wretch who would outrage Him by an unworthy communion. But very serious evils might follow from allowing the priest to refuse communion in public to one whose unworthiness he knows only by private information. A power of this kind would be liable to great abuse. The priest, after all, is but a man, liable to be deceived, to be influenced by passion, prejudice, ill-will, etc., and thus, under the plea of private knowledge, he might publicly refuse the sacrament to those who are really worthy. The fear of being thus excluded might deter many from approaching, and great spiritual injury would result. Again, the obligation of discriminating, weighing the evidence, etc., would be an almost intolerable onus on the priest, and a source of endless scruples and anxieties.

It is for these reasons chiefly, according to St. Liguori, and not merely to save the character of the occult sinner, that our Lord has been pleased to yield His right, and allow His sacred body to be profaned by the unworthy communicant, as it was by Judas, to whom He Himself administered the Eucharist at the Last Supper. If the priest, by private remonstrance, or by general exhortation before administering communion, can prevent such a one from approaching, he ought to do so, but he cannot go beyond this.2

It is not permitted to administer in such circumstances an unconsecrated particle; for although this might prevent the sacrilege, it would be the cause of material idolatry.3

633. If a person be guilty of a crime which is not public where he presents himself for communion, though it is public in another place, it is a disputed question whether he is to be regarded as an occult, or as a public sinner. Many hold that he should be regarded as a public sinner, and be refused the sacrament. St. Liguori, however, holds that he is to be treated as an occult sinner, unless when it is certain that his crime will soon be known in the place where he is.4

634. A person might, through mere ignorance or simplicity, go to receive communion with others, though not prepared, e. g., without having gone to confession, though conscious of grievous sin; and we may conceive circumstances in which

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1 Loc. cit. n. 49, in fine, et n. 50.
4 Lib. vi. n. 46.
the priest could, without any danger of scandal, pass by such a one, or gently convey to him that he should withdraw.

If the priest be in any case perfectly certain that he can do so, we see no reason why he should not; for the rubric here directs communion to be given to the occult sinner who presents himself in public, only in case he cannot be passed over without scandal. The case is a rare one, no doubt, but we have been told that it has occurred sometimes at stations for confession in remote country districts, where communion is given at intervals during the day.

§ XI.—Amentibus præterea, sed phreneticis communicare non licet licebit tamen, si quando habent lucida intervalla, devotionem ostendant, dum in se statu manent, si nullum indignitatis periculum adsit.

*635. Communion is not to be given, in any circumstances, to those who are insane and who have never had the use of reason. If they have lucid intervals, and if, during these intervals, they desire communion, there is no reason why it may not then be administered to them, since, by supposition, they have the use of reason, and may, therefore, be disposed like any of the other faithful. But if, after such a lucid interval, in which a desire of communion is expressed, the insanity returns before the sacrament is administered, can it still be administered provided there be no danger of irreverence? The words of the present rubric leave its meaning somewhat ambiguous; but all doubt as to what should be done in practice, is removed by the common teaching of theologians, that communion can be given to the actually insane only "in articulo mortis." The Catechism of the Council of Trent says: "To persons laboring under insanity, and at the time incapable of sentiments of piety, the sacrament is on no account to be given. If, however, before they become insane, they evinced pious and religious sentiments, they, according to the decree of the Council of Carthage, may be admitted to its participation at the close of life, provided there be no danger to be apprehended of discharging the stomach, or of other indignity and inconvenience."

*636. Those who are not quite bereft of reason, but whose reason is feeble, who are simpletons or half fools, should be admitted to communion when the precept urges, as well as "in articulo mortis," provided they have sufficient intelligence to distinguish it from ordinary food, but not oftener.¹

¹ St. Lig., lib. vi. n. 302. ² Pars ii. cap. vi. n. 64. ³ St. Lig., n. 302. in fine. ⁴ St. Lig., n. 303.
§ XII.-Ita etiam iis, qui propter statis imbecillitatem nondum hujus Sacramenti cognitionem et gustum habent, administrari non debet.

637. According to the usage which prevailed in the early ages of the Church, the Eucharist was administered to infants immediately after baptism, and frequently besides before they attained the use of reason. There is no doubt that they are capable of receiving it, and that it would confer on them an increase of grace; and the same is true of baptized adults, who have never had the use of reason. This custom was gradually given up, and for more than five centuries has ceased in the Latin Church, although it still exists, to some extent, in the Greek Church.

*638. According to the present law, which is expressed in this rubric, communion is not to be administered to children who have not yet attained the use of reason, for till then it is plain they cannot have a sufficient knowledge of this divine sacrament. They would seem to be bound by the precept of communion, as expressed in the decree of Lateran, "Omnis "utriusque," as soon as they attain the use of reason. The words, "postquam ad annos discretionis pervenerit," are understood to impose the obligation of confession on those who are capable of committing mortal sin. "It may be laid "down as a general principle," says the Catechism of the Council of Trent, "that children are bound to go to con-"fession as soon as they are able to discern good from evil, "and are capable of malice." Now, the words of the canon evidently apply to communion as well as to confession. Hence, St. Antoninus and other theologians, cited by St. Liguori, maintain that children are bound by both precepts at the same age, though the communion may be deferred for some time, as the decree itself expressly permits, if the con-"fessor judges it expedient. This view is strongly urged by a writer in the "Analecta Juris Pontificii."

But the more probable opinion, and that which agrees best with the practice of the Church, does not bind them to communion as early as they are bound by the precept of confession, but gives them a longer time to prepare, and

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2 St. Lig., n. 301. Vid. de Lugo, De Eucharistica, Disp. xiii. sect. ii.
3 Bened. XIV, l. c.
4 Infra, cap. xiii. § 1.
5 Pars ii. cap. v. n. 44.
6 Loc. cit.
7 Vae Série, pag. 352, Communion des enfants.
would thus interpret the "annos discretionis" for communion as later than the "annos discretionis" for confession.  

639. No precise age is fixed for the obligation, but it is laid down as a general rule that children are not bound before the age of nine or ten, and that their communion should not be deferred beyond the age of twelve, or, at most, fourteen. It is said, "as a general rule," for some may show so much intelligence, and be so well instructed, as to be bound, or at least to be admissible at an earlier age; and, therefore, those pastors are reprehensible, who refuse communion indiscriminately to all children under a certain age.  "The age at which children should be admitted to communion," says the Catechism of the Council of Trent, "no one can better determine than the father and confessor, for it is theirs to examine and to inquire from the children whether they have acquired "any knowledge of, and experience a relish for, this admirable sacrament."  

640. There is no doubt, however, that, in danger of death, the Eucharist is to be administered to children who have attained the use of reason, though they may not yet have reached the age at which they would, in the ordinary course, make their first communion.  They are bound by divine precept to receive the viaticum if they have sense enough to distinguish the Eucharist from other food. According to Benedict XIV, it is to be administered to children in danger of death, if they have sufficient maturity of judgment to distinguish it from common and material food—or, as he afterwards expresses it, if they have sufficient intelligence to believe and adore our Lord under the sacramental species. The bishop, he says, may compel pastors to administer it to them . . . "Si eos compererint tantam assecutos judicii "maturitatem ut cibum istum celestem et supernum a com- "muni et materiali discernant;"  6 or to those . . . "quos "iidem parochi diligentii præmisso examine, tantâ compere- "rint pollere ingenii perspicaciâ ut latentem sub speciebus "sacramentalibus Christum et firmiter credant et reverenter "adorent."  

1 St. Lig., n. 301, Secunda Sententia. Billuart, De Eucharistia, Dissert. vi. art. 1. § iii.  
3 Pars ii. cap. iv. n. 63.  
5 De Lugo, loc. cit. n. 39.  
6 Loc. cit. n. 1.  
7 Loc. cit. n. 3.
*641. By comparing these two sentences, it may be seen that, in the mind of Benedict XIV, to distinguish the Eucharist from common food, is to believe in the real presence of our Lord, and adore Him under the sacramental species. De Lugo also conveys clearly enough that this is the sense in which he uses the expression; and the Catechism of the Council of Trent, in the passage already cited, plainly teaches that this is the sense in which the expression ought to be understood. In doubt about the capacity of a child, theologians are not agreed as to whether the viaticum should be administered or withheld. De Lugo thinks it may be administered, but that there is no obligation of administering it. Bouvier would be in favor of administering it.*

642. There is no more important duty of the pastor than that of preparing the children of his parish for their first communion. A fervent first communion is often followed by frequent participation of the sacraments and a steady perseverance in virtue; while, on the other hand, it is hardly possible that those who do not receive communion till long after the age when the passions are fully developed, or who receive it without due preparation, should persevere amidst the temptations to which youth is exposed. The Council of Trent teaches that this spiritual food is given to us "as an antidote, whereby we may be freed from daily faults, and be preserved from mortal sins." Hence, there are numberless decrees of provincial and diocesan synods, in which the attention of pastors is specially directed to this important duty. The "Mélanges Théologiques" cites several decrees of synods held in France and Belgium; and a decree of the Synod of Thurles also directs special attention to it.

643. We have already seen that the age at which children may be admitted to first communion is not fixed, and depends very much on the degree of intelligence and the state of preparation shown in each case. But, at least it is certain that no child who has attained the use of reason should be excluded from the preparatory instructions. The time and manner of giving these instructions must depend, to some extent, on local circumstances. The Synod of Thurles

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1 Loc. cit. n. 36. 2 Supra, n. 579. 3 Loc. cit. n. 43, 44. 4 De Eucharistia, cap. vi. art. i. Notanda circa Viaticum, n. 29. 5 Vid. St. Ligu., lib. vi. n. 193. 6 Sess. xiii. cap. ii. Water-worth's translation. 7 1re Série, 3me Cahier, p. 293 et seq., et 2me Série, 2me Cahier, p. 266 et seq. 8 De Eucharistia, n. 22. 9 Supra, n. 639. 10 Loc. cit.
directs that some days be devoted to them every year during the summer season. In the country parishes of Ireland, the children could hardly attend at any other time, on account of the distance of many of them from the church, and the general severity of the weather.

644. There ought to be, in every parish, a confraternity of the Christian doctrine, the members of which are charged with the duty of catechising children. This confraternity is earnestly recommended to the bishops of the Church by Pope Innocent XI, in an encyclical letter, 16 Junii, 1686. It is enriched with many indulgences; and special facilities are granted for its establishment in every parochial church.¹ Such a confraternity, properly organized and directed, would lighten very much the labor of the priest, and enable him, without much difficulty, to ascertain those who might be admitted to first communion. It would be easy to form these into a separate class, or into two or more classes, according to their degrees of proficiency. Select members of the confraternity could be charged with the care of these classes, and a few instructions from the priest would then suffice to complete the preparation of the more advanced. It is only by adopting some such plan that the priest, in a populous parish, can at all perform the duty.

645. It is well to give as much solemnity as possible to the ceremony of first communion. This exterior solemnity is not only a help to devotion at the time, but serves to fix the event in the memory; and there can be no doubt that the remembrance of the day of one's first communion often produces a most salutary effect in after life. The Synod of Thurles expressly directs² that the mass at which first communion is administered, be celebrated with the greatest possible solemnity.

It must, of course, be left to the zeal and prudence of the pastor to regulate the details according to circumstances. The decorations of the altar, the vestments, the number of lights, etc., etc., may be such as are used on great festivals. The communicants should be dressed in their best attire. In many places, according to a laudable custom, the female children are dressed in white. Provision must be made, also, for carrying out the separation of the sexes prescribed in a preceding rubric.³

¹ Vid. Bouvier, Traité des Indulgences, II Partie, cap. i. art. ii. § 1 except. 30. ² Loc. cit. ³ Supra, n. 591.
The first communion of children is usually fixed to take place within the Paschal time. Though many of them, according to what has been said, may not, in strictness, be bound by the Paschal precept, there is always a considerable number who are so bound, and who have thus an opportunity of complying with the obligation. Hence, in many of those synods cited by the "Mélanges Théologiques," it is expressly directed that the first communion should take place in Paschal time.

When this first communion is, at the same time, the fulfilment of the Paschal precept, it can be administered only by the parish priest, or with his consent. In some of the statutes referred to, as, e.g., those of Ghent, it is forbidden, in general terms, and without any limitation, to admit a child to first communion without the leave of the parish priest or the ordinary. In dioceses where such regulations exist, they should, of course, be observed. But, according to the common usage at present, the leave of the parish priest or ordinary is not required for first communion, or for any other, unless it be the Paschal communion, or the viaticum.

1 Supra. n. 638. 2 Loc. cit. 3 Vid. infra, cap. xiii. 4 Apud Mélanges Théol. 11me Série, p. 207. 5 Vid. St. Lig., n. 235, 236.
CHAPTER XII.

ORDER OF ADMINISTERING HOLY COMMUNION: "ORDO ADMINISTRANDI SACRAM COMMUNIONEM."


647. Priests alone are the ordinary ministers of the Eucharist. According to the ancient discipline of the Church, and while holy communion was administered under both species, deacons also acted as ministers, and they are in fact, by their ordination, "communisti et co-operatores corporis et sanguinis Domini." They usually assisted the bishop or priest who administered the host, while they immediately after presented the chalice; but they sometimes administered both.

According to the present discipline, deacons can administer the Eucharist only in case of necessity. They may be commissioned to do so by the bishop or parish priest, when no priest can be conveniently had; or, if there be question of the viaticum, they can administer it in the absence of a priest, without any commission. These cases, however, must be of rare occurrence, for, as De Lugo observes, a deacon is seldom found where there is no priest.

648. When the sacrament is about to be administered, care must be taken in the first place that there be a sufficient number of consecrated particles for all who are to communicate. The particles should be round, not square, or of any

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other shape. In size they should be, at the very least, an inch in diameter, as a particle of less size can hardly be administered without bringing the fingers into contact with the tongue of the communicant. There is a very convenient instrument by which they are cut at once to the proper form, and which no sacristy should be without. It is a useful precaution, after cutting them, to shake them gently on a piece of linen or white paper, so as to free them from the minute fragments that often adhere loosely to the edges. De Herdt recommends the use of a sieve or some other such instrument for the purpose.

649. The rubric here directs that there be prepared, in a convenient place, one or more vessels containing wine and water for the purification of the communicants. The rubric of the Missal also directs how the purification is to be administered to those who receive communion "intra missam."

"Minister autem dextra manu tenens vas cum vino et aqua, sinistra vero mappulam aliquanto post Sacerdotem eis porrigit purificationem et mappulum ad os abstergendum."4

We have seen, above, the instructions of St. Charles regarding this purification. Baruffaldi, also, supposes that it takes place, and observes that there should be two vessels, one of water, the other of wine, so that the communicants may have a choice, as some of them might not wish to take wine. Benedict XIV supposes the same, and shows that it was introduced to enable the communicant more easily and more effectually to swallow the least fragment of the Sacred Host that might remain in the mouth, and not, as was maintained by De Vert, by way of substitute for the chalice when it was withdrawn.

650. There are few places, however, in which it has not completely fallen into disuse. De Herdt testifies for Belgium. Citing Janssens, he says it has been given up for many just reasons—the danger of effusion, the poverty of the churches, the difficulty of presenting it to each when there is a crowd of communicants, the nausea some would feel, etc., etc. M. Caron testifies the same for France, and it is

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1 St. Lig., n. 205. De Herdt, pars iii. n. 4. Cfr. Synod. Thurl., De Buch. n. 32.
2 Vid. infra, n. 687.
3 Pars ii. n. 30, iv. in fine.
4 Rit. Cel. Miss., tit. x. n. 6, in fine.
5 Supra, n. 593.
6 Tit. xxiv. n. 13, et seq.
7 De Sacrific. Miss., lib. ii. cap. xii. 4, 5.
8 Pars ii. n. 26, i. in fine.
9 Cérémonies de la Messe Basse, art. xiv. n. 137.
entirely unknown in Ireland, England, and America. Merati, in his commentary on the rubric of the Missal above cited, states that the custom is observed only in some churches. It would seem from a note in the "Cérémonial des Evêques Expliqué," that at present the custom is not observed even in Rome, and the same may be inferred from the fact that Baldeschi, in his instructions on the ceremonies to be observed in administering communion, is entirely silent on the subject. In many places, however, the rubric is still observed at a mass of ordination—the purification being presented immediately after communion to those who have received orders.

There is nothing, it must be confessed, in the wording of the rubric, to imply that it is not as binding as any other, nor can it be maintained that a contrary custom suffices of itself to remove the obligation of a rubric. Yet it seems as if an exception must be admitted in regard to the present rubric. It is hard to conceive that the contrary custom could have prevailed, as it has prevailed, without at least that constructive consent of the legislator, which would suffice to remove the obligation. In fact, this consent appears to be implied in a recent answer of the Sacred Congregation. Being asked whether it would be expedient to introduce into the diocese of Luçon the observance, at least at the communion of the clergy, of what is prescribed in the rubrics regarding the purification, the Sacred Congregation answered so as to allow the existing usage, according to which there was no purification, to be retained. At all events, the reasons above mentioned by De Herdt show that it would be inexpedient to revive its observance, where it has already fallen into disuse.

651. The linen cloth which the rubric here directs to be extended before the communicants, is for the purpose of receiving any particle or fragment which might accidentally fall while the priest is administering the sacrament. It is usually attached to the altar rails, and is held by the communicant in both hands, while the priest puts the Sacred Host into his

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1 Nov. Obs. et Addit., etc., n. xxxiv.
2 Lib. ii. cap. xxix. n. 3, note (3).
3 Esposizione delle Sacre Cerimonie, etc., parte i, capo iii.
4 In Rome, according to present usage, there is no purification even at a mass of ordination.
5 Vid. chap. i. n. 56, et seq.
6 Chap. i. n. 51, 52.
8 Vid. Decr. in Appendice.
9 Vid. Mél. Théol., VIème Série, 4ème Cahier, pp. 544, et seq.
10 Baruff., tit. xxiv. n. 16. Catal., cap. ii. § i. n. iii.
COMMUNION CLOTH.

It is evident from the purpose for which it is intended, that it should be held extended horizontally under the chin. St. Charles, in his instructions, directs that it be held, not by the communicant, but by two clerics, and held so that it may extend under the ciborium and the priest's hands, as well as under the chin of the communicant. There is certainly good reason for this precaution, for particles may easily fall outside the communion cloth when it does not extend under the pyxis.

But as it is unusual for clerics to hold the cloth unless for the communion of the clergy, other expedients have been suggested. One is to hold the patena between the index and middle finger of the left hand, which holds the ciborium. This is recommended by Possevin and Corsetti. But the Sacred Congregation, being consulted on the subject, forbade this use of the patena. It allows a priest, however, to hold it under the chin at a general communion given by dignitaries. Merati would permit it to be held in like manner by the deacon when communion is given at solemn mass. Cavalieri disapproves of this opinion of Merati, and would confine the use of the patena strictly to a general communion administered by a dignitary, as, e.g., on a great festival in cathedral or collegiate churches, where both clergy and laity communicate. The Sacred Congregation having been consulted, decided that the opinion of Merati may be followed. It also sanctions the use of a silver plate or dish placed on the communion cloth at the grating in giving communion to nuns.

Quarti recommends the priest to hold the ciborium itself under the chin of the communicant, but this would be to avoid one danger by incurring another and a greater one, for the particles would be thus exposed to the breath of the person receiving. Besides, as is observed by the "Mélanges Théologiques," it would be hardly possible to hold the ciborium in this way on account of its shape and the usual position of the communicant.

*652. We must, then, be satisfied in ordinary cases with the

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4 3 Sept., 1661, in Andrien., n. 2127.
7 Cit. apud Caval., l c. n. ii.
8 Pars ii. tit. x. n. liv.
9 Decr. cit. ad 23.
10 Loc. cit. pag. 533.
provisions of the rubric; and it is for the priest to take care
that they be carried out, so as to guard, as far as possible,
against the danger of allowing the minutest fragment to fall
on the ground. This is, in substance, what the Sacred Con-
gregation tells us in answer to a question on the subject.1

Some recommend that the top of the altar rails be of consid-
erable width, so that the communion cloth may rest extended
on it. There is no doubt that, by this arrangement, a frag-
ment that may fall is more easily recovered than when each
one, after receiving, allows the cloth to drop towards the
ground.2 At least the communicants should be instructed to
keep the cloth properly extended, and the priest should be care-
ful, in administering each particle, to adopt the precautions
recommended below.3

When there is a great number of communicants, as on the
occasion of a Jubilee, a Mission, or the like, benches furnish-
ed with communion cloths may, according to a decision of the
Sacred Congregation,4 be placed outside the sanctuary, on
each side of the altar rails. They may be arranged in rows,
straight or circular, as is found convenient, but, besides the
lights on the altar, there should be, at the ends of the space
thus occupied, at least two candelabra lighted while commu-

653. Notwithstanding the precautions taken, it may still
happen that a whole particle or a minute fragment will fall
on the floor or on the dress of one of the communicants. The
rubric of the Missal provides for the case in which it falls on
the floor. It is to be reverently taken up, and the place
where it fell to be washed and scraped a little: what is thus
scraped off being afterwards thrown into the sacrament.5

Collet7 observes that the place where it fell should be mark-
ed, and covered with something clean, that it may not be
trodden on until it can be scraped as directed.8 The rubric9
also prescribes that, if it falls outside the corporal, on the altar
cloth, or any other linen, the linen should be carefully washed,
and the water thrown into the sacrament. If, therefore, the
priest, in giving communion, observes that any fragment has

1 Decr. citat., ad. 22.
2 Vid. Mél. Thél., l. c. pag. 536.
3 Vid. infra, § vii.
4 26 Mar., 1859, in Tarnovien., n. 5295.
5 Vid. Decr. cit. in Append.
6 Pars iii. tit. x. rub. 15. De Defectibus.
7 Traité des Saints Mystères, chap. xiv. n. 15.
8 Cfr. St. Lig., lib. vi. n. 250.
9 Loc. cit.
fallen on the cloth, he should immediately take it up, and, at the same time, note, as well as he can, the spot where it fell, so that it may be washed as the rubric directs. ¹

654. Should a particle fall on the dress of one of the communicants, the priest ought at once to take it up; but should it fall inside the dress of a female, he ought to direct herself to take it up.² He must take care, however, to avoid anything that would excite disturbance or alarm. If the particle cannot easily be found, or if it be a minute fragment that is not easily seen, he may direct the person to withdraw quietly to the sacristy, or some other private place, and search for it and having found it, either consume it or bring it to the church. These are the instructions of Collet,³ who discusses several cases that may arise.

655. He observes that if the priest alone notices the fall of a minute fragment, and has reason to think that the search would be fruitless, or would be, in the circumstances, attended with very great inconvenience, he may be silent about the matter, and leave all to Providence. It may be added, that there is nearly always reason to apprehend such inconvenience when there is a great number of communicants; and, therefore, in such circumstances, it is better, at least as a general rule, not to call attention to the matter. It is evident that in neglecting what is prescribed by the rubric of the Missal above cited,⁴ there is risk of leaving a minute fragment to be trampled on the floor. Yet, St. Liguori,⁵ speaking of this rubric, says that it does not bind sub gravi; and also that, as a general rule, the washing of the dress or beard (on which a particle might have fallen) may be omitted, "ad evitandum turbationem populi."

In fact, the loss of minute fragments in this way, as well as of others that fall unobserved by any one, when there is a great number of communicants, may be looked on as an unavoidable accessory of the mystery itself; and, therefore, one should not be over-anxious about the matter, when he has taken the ordinary precautions against irreverence. The objections of the heretics to the doctrine of the Real Presence, founded on the supposed indignity to our Lord in this and other like cases, are refuted by Bellarmine.⁶

656. When there are only a few to receive communion,

¹ Collet, l. c. ² St. Lig., l. c. ³ Collet, Traité des Saints Mystères, l. c., et De Eucharistia, cap. v. in fine Quer. 6. ⁴ Loc. cit. ⁵ Supra, n. 65 l. ⁶ Lib. vi. n. 250. ⁷ De Eucharistia lib. iii. cap. x.
there is less danger that a particle or fragment may fall. In this case the cloth used is commonly a short one, presented by the clerk to the first of the communicants, and given by him to the next, and so on. A piece of cardboard, covered with linen, somewhat like the pall, but much larger, is sometimes used for the purpose, and is found very convenient. It is recommended by Cavalieri, in his commentary on a decree of the Apostolic Visitation, which expressly prohibits the use of the chalice veil, or finger towel, as a communion cloth. The same decree is cited by Merati. It is not right to use the purificator, or any part of the priest's vestments, as, e.g., the extremity of the surplice, chasuble, stole, etc. In a word, the cloth used should be appropriated to that use exclusively, as is ordered by the decree of the Apostolic Visitation just cited.

657. The priest should wash his hands as directed by the rubric, even though they be perfectly clean, because the words make no exception, and because the washing of the hands here, as well as that which is prescribed before mass, has a mystic meaning, being suggestive of the purity required for the sacred function he is about to be engaged in. Cavalieri thinks it may be omitted without any fault if the hands be already clean, though he still recommends a compliance with the letter of the rubric.

658. Having washed his hands, he vests in surplice and stole. Nothing short of strict necessity can dispense him from the obligation of wearing these vestments in giving communion; but there can be no difficulty in complying with the rubric in the present case, for it is supposed that communion is administered in the church.

The color of the stole should be that which is suited to the office of the day, in other words, that of the vestments used in the mass of the day. Baruffaldi, Merati, Bal-

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1 Vid. Vavasseur, part. i. sec. iii. chap. iii. art. i. Des Linges Sacrés, in nota.
2 Cap. iv De Communione Fidelium, Decr. xiv. n. iv.
3 Pars ii. tit. x. n. xxix.
4 Merati, l. c. n. lvi.
5 Cavalieri, l. c.
6 Cfr. Gavan., pars ii. tit. i. rub. i. lit. (c).
7 Cap. iv. Decr. xiii. n. xv.
8 Vid. infra, chap. xiv. § xii.
9 Even canons who have the use of the rochet must wear the surplice in the administration of the sacraments, as we have seen. (Supra, n. 121.) But according to a recent decision of the Sacred Congregation the surplice may be put on over the rochet. (31 Aug., 1867, in ambianen. ad. 4, q. v. in Append.)
10 Tit. xxiv. n. 23-27.
11 Pars ii. tit. x. n. xxxii.
deschi, and others, are of opinion that white, as the color appropriated specially to the Blessed Eucharist, may be used on any day. But the question being referred to the Sacred Congregation, it was decided that the color should be that of the office of the day, according to the literal meaning of the rubric.

It may be observed that, on the 2d November, the office of the day is not the office for the dead, but the festive office which is recited with the office of the dead. On Good Friday, communion cannot be administered unless as the viaticum. And when communion is administered as the viaticum, the color of the stole should be white.

659. The clerk, or minister who attends the priest, should be already vested in soutane and surplice, and in readiness to go before him from the sacristy, where we suppose him to vest, to the altar where the Blessed Sacrament is kept.

The clerk should have previously gone to this altar to prepare it, by removing the cover, lighting the candles, etc. He should also place on the altar a small vessel of water and a purificator, for the ablution of the priest's fingers.

660. It is enough to light two candles, according to Baruffaldi; but Merati would have, besides, a torch, lighted at the epistle side, and, on festival days, one at the gospel side also. Torches, however, are seldom used at communion, unless when it is given "intra missam solemnem." It has been already stated that additional lights are required when, on the occasion of a great concourse of communicants, benches are placed for them outside the altar rails. At solemn mass, acolytes, with lighted candles, are permitted to accompany the priest in giving communion, but the same is not permitted at low mass.

661. The rubric directs him to proceed with his hands joined, from which it would seem that the burse, containing the corporal, should be carried by the clerk, as is expressly directed by the rubric regarding communion of the sick. Baruffaldi and Cavalieri approve of this, if the attendant be

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1 Esposizione, etc., pars i. cap. iii. art. ii. n. 10.
2 Vid. De Herdt, pars v. n. 32.
3 Chap. xiv. § xii.
4 Infra, § xii.
5 Merati, n. xxxiv. Baruff., l. c. n. 73.
6 Vid. supra, n. 126.
7 Loc. cit. n. xxxiv.
8 Tit. xxiv. n. 34.
9 Loc. cit. n. xxxiv.
10 Vid. supra, n. 652.
12 Infra, chap. xiv. § xiii.
13 Loc. cit. n. 37.
14 De Communione Fidelium, Decr. xiii. n. xx. et n. xiii.
really a "clericus;" but, if not, they would have it carried by the priest himself. Merati¹ and Catalani² would have the burse and the key of the tabernacle previously placed on the altar by the sacristan. The Sacred Congregation, however, without precisely condemning what is sanctioned by these high authorities, has declared that it is becoming (decere) that the burse be carried by the priest himself.³ It has also declared that the burse, containing the corporal, should be used whenever communion is given "extra missam," and that the rubric requiring it is preceptive.⁴ From these decisions it is not unreasonable to infer that the priest may be said to proceed "manibus junctis," while carrying the burse; for it is hard to suppose that the Sacred Congregation would recommend what is incompatible with the observance of a clear rubric of the ritual.

*662. All things, then, being ready, the priest, vested in surplice and stole, puts on his cap, takes the burse, holding it horizontally, with his left hand under and his right over it, the opening being turned towards him; and having saluted the cross of the sacristy, goes, preceded by the clerk or clerks, to the altar, where, having uncovered and given his cap to the clerk, he genuflects in plano, and ascends to the predella.

The manner of carrying the burse is not prescribed by any authority we have seen, but the above is suggested by the way in which it is carried over the chalice for mass.⁵ The rest is in exact accordance with the instructions of Merati,⁶ and of Vavasseur, who gives a number of authorities for them.⁷

According to Merati,⁸ Bauldry,⁹ and Catalani,¹⁰ he should say a short prayer on his knees before ascending the altar. Other writers are silent on this, as the rubric does not mention it; but it appears to be implicitly recommended in a previous rubric regarding the administration of the sacraments generally.¹¹

*663. Having ascended the altar, he takes the corporal out of the burse (which he places on the gospel side as at the commencement of mass), unfolds and spreads it out

¹ Loc. cit. n. xxxiv. ⁶ Cap. ii. § i. n. xiv.
² 24 Sept. 1842, in Neapol., ad 3, n. 4950. ⁷ Cap. ii. § i. n. xiv.
⁴ Loc. cit. ¹⁰ Loc. cit. n. xiii. ¹¹ Supra, chap. ii. § vi.
THE CORPORAL.

\[\text{§ II. 665.1} \quad \text{THE CORPORAL.} \quad \text{271}\]

on the middle of the altar, opens the tabernacle, and genuflects; takes out the ciborium and places it on the corporal, shuts the door of the tabernacle, uncovers the ciborium, putting the lid on the corporal, but the veil, if it have one, outside the corporal, and then genuflects a second time.\footnote{1}  

There is an obvious reason why the veil of the ciborium should not be placed on the corporal, viz., because minute fragments might easily adhere to it. On the other hand, the lid or cover of the ciborium should be placed on the corporal.\footnote{2}  

It would seem, therefore, that the veil should be fastened to the lid in such a way as to be very easily removed. Catalani, however, supposes that it is fastened in such a way as to be inseparable from the cover.\footnote{3}  

When it is so fastened, the veil, we think, should be placed with it outside the corporal.

664. The corporal is so called, because it is the linen on which the body of our Lord is laid. On it the host is consecrated at mass, and on it the pyxis or vessel containing the Blessed Sacrament should always repose unless when carried by the priest. This is the practice everywhere. It is either expressly prescribed by the rubric, as in the present instance, or it is required by the common teaching of rubricists.\footnote{4}  

The corporal should be of fine linen, and blessed by the bishop, or one having the requisite faculties.\footnote{5}  

The edges may be trimmed with lace, but no ornament of any kind is permitted in the centre.\footnote{6}  

The pall may be used, if necessary, instead of the corporal. In fact, it was formerly a part of the corporal, and is still regarded as such, being blessed with the very same benediction.\footnote{7}  

The burse, containing the corporal, should be of the same color as the stole, i.e., the color suited to the office of the day.\footnote{8}  

§ II.—Minister genibus flexis nomine populi ad cornu Epistolæ facit Confessionem generalem, dicens: Confiteor Deo, etc.

665. The minister or clerk having genuflected with the priest, but a little behind,\footnote{9} on first coming to the altar, remains on his knees at the epistle side (if there be two, one

\footnotes{1 Vavass., loc. cit. art. i. n. 122. 
2 Ibid., i. c. Baruff., n. 40. 
3 Loc. cit. n. xiii. in fine. 
4 Cfr. Mél. Théol., IVème Série, 3ème Cahier, pag. 375. 
5 Rub. Miss. Ritual Serrandus, etc., n. 1. 
6 Romée, pars i. cap. i. art. iv. n. viii. 
7 Merati, pars ii. tit. i. n. xv. St. Lig., lib. vi. n. 388. 
8 Catal., loc. cit. n. xiv. 
9 Merati, pars ii. tit. x. n. xxxiv.}
is at the gospel side also), and commences the "Confiteor," etc. He makes this confession in the name of the communicants, as is prescribed both here and in the rubric of the Missal. The ceremony was introduced first in the communion of monks and religious, and then gradually extended to all the faithful. At the words, "et tibi Pater," the clerk turn his head a little towards the priest. At the words, "mea culpa," etc., he strikes his breast three times with the right hand, placing the left at the same time under his breast.

Before, or immediately after, the "Confiteor," he will present the communion cloth, unless it be already prepared at the rails. And should the priest require the use of a step to reach the tabernacle, he will be careful to place it on the predella, and remove it at the proper time.

§ III.—Tum Sacerdos iterum genuflectit, et manibus junctis ante pectus vertit se ad populum, advertens ne terga vertat Sacramento, et in cornu Evangelii dicit: Misereatur vestri, etc.

Dicens: Indulgentiam, etc., manu dextra in formam Crucis signat communicandos.

666. The priest is supposed to have made two genuflexions already, one before, and the other after, taking out the pyxis. The rubric here prescribes a third, immediately before the "Misereatur," etc. But should it happen, as it generally does, that the "Confiteor" is finished before the priest has made the second genuflexion on uncovering the ciborium, the second would coincide with the one here prescribed, and a third would, therefore, be unnecessary. This is clearly implied by Merati and De Herdt.

*667. Having genuflected in the centre, he joins his hands before his breast, and turns so as to stand a little on the gospel side, facing partly the communicants, and partly the epistle corner. In this position he says "Misereatur vestri," etc., then "Indulgentiam absolutionem," etc., making the sign of the cross with his right hand, the left being placed under his breast. He makes the first line of the cross by raising his hand as high as his forehead and then lowering it to his breast, saying at the same time, "Indulgentiam, absolutionem;" and the second line by moving it from his left

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1 Rit. Celeb. Missam., tit. x. n. 6. 2 Catal., tit. iv. cap. ii. § ii. n. ii
4 Ibid., l. c.
5 Supra, n. 663.
6 Loc. cit. n. xxiv.
7 Pars ii. n. 28, v.
8 Merati, pars ii. tit. x. n. xxiv.
shoulder to his right, pronouncing the words, “et remissionem peccatorum vestrorum,” then joining his hands, he continues, “tribuat vobis,” etc. He keeps the fingers joined and extended, for the thumb and index are not required to be joined as in giving communion “intra missam.”

The hand, while forming the cross, should be always in a vertical plane at right angles to his breast; and before drawing the second or transverse line, it should be raised as high as the shoulder in the same plane in which it was lowered.

*668. The words, “vestri,” “vos,” “vestrorum,” “vobis,” are used even when there is but one communicant as they are addressed to all, even to those who communicate only spiritually. The words should be pronounced in a clear, distinct voice, and the clerk should answer “Amen” at the end of each, as he does at the beginning of mass.

§ IV.—Deinde ad Altare se convertit, genuflectit, manu sinistra pyxidem prehendit; et duobus digitis, pollice et indice, Sacramentum accipit, et elevat; conversaque ad populum in medio Altaris dicit clara voce: Ecce Agnus Dei, ecce qui tollit peccata mundi. Mox subdit: Domine, non sum dignus ut intres sub tectum meum, sed tantum dic verbo et sanabitur anima mea; quod iterum ac terrio repetit: qua formula etiam ueteum est, cum feminae Communion administratur.

*669. Having pronounced the “Indulgentiam,” etc., he turns to the centre of the altar, and genuflexes, separating his hands and resting them on the altar outside the corporal. At communion “intra missam,” he places his hands on the corporal, having the thumb and index of each joined, as they have touched the Blessed Sacrament. Then he takes the ciborium in his left hand by the knob or centre of the stem, and with the thumb and index of the right hand (the other three fingers being joined and extended) he takes one of the consecrated particles, and holds it elevated a little over the centre of the ciborium, so that it may be seen above it, keeping the hand at the same time resting on the edge of the ciborium; then turning by his right, he faces the people, saving his back to the centre of the altar.

670. He takes this position though all the communicants
be at the epistle or gospel side, and even though there be another pyxis containing the Blessed Sacrament on the altar. De Herdt would except the case in which the Blessed Sacrament is exposed, and would have him then stand a little to the gospel side; but Merati says, expressly, that he stands with his back to the centre of the altar, "etiamsi esset sacramentum expositum." So does Cavalieri. It appears, however, from a recent decision of the Sacred Congregation, that it is not allowed to give communion at an altar where the Blessed Sacrament is exposed. At least it is not allowed unless in case of necessity, as e.g., when there is no other altar in the church.

*671. In this position he says, in a clear distinct voice, his eyes fixed on the Blessed Sacrament, "Ecce Agnus Dei," etc.; and in the same voice, still holding the Sacred Host in the same way, he says three times, "Domine, non sum dignus," etc. He pronounces these words exactly as they are in the ritual, without any change of number or gender, no matter how many communicate, or even though all should be females. Gavantus observes that the use of the words, "Ecce Agnus," etc., taken from the gospel, is not very ancient, though extremely appropriate. The words, "Domine, non sum dignus," etc., are said in the name of the communicants, and were formerly said, not by the priest, but by themselves. St. Charles prescribed that they be said in their name by the deacon or a clerk, in a clear voice. Both the missal and the ritual, however, clearly prescribe that they be said by the priest. But the communicants may say them at the same time, "submissa voce." The rubric even prescribes this in communion of the sick. They may also strike their breasts in the usual way, according to Falise, although Merati says this should be done only by the clerk on behalf of all.

*672. In some places it was usual for the priest to repeat in the vernacular the "Ecce Agnus," etc., and "Domine, non sum," etc. Cavalieri cites a ritual in which the priest is even
directed to invite the communicants to join with him in saying the "Domine, non sum dignus," etc., which he is to say the second and third time, not in Latin, but in the vernacular. The Sacred Congregation, however, having been consulted on the subject, decided that the practice should be discontinued. But he is permitted to give an instruction immediately before administering the sacrament, in accordance with what is prescribed in a preceding rubric; and it was decided that, at mass, he may give this instruction after his own communion.

§ V.—Postea ad communicandum accedit, incipiens ab iis qui sunt ad partem Epistolae.

*673. Having said "Domine, non sum," etc., the third time, he descends by the middle of the front steps, even though the communicants be entirely at the gospel or entirely at the epistle side—as is often the case in convent chapels. This was decided by the Sacred Congregation. Having reached the floor, he may then go straight to the place where he commences the distribution. This should be at the epistle side, as is here directed by the rubric, or, at least, at what corresponds with the epistle side; so that he always commences with the communicant on his extreme left, moving from left to right; and, when he has finished one row, returning, and commencing the next in the same place, and so on.

§ VI.—Sed primo, si Sacerdotibus, vel aliis ex Clero danda sit Communio, iiis ad gradus Altaris genuflexis praebatur, vel si commode fieri potest, intra sepimentum Altaris sint a laicis distincti. Sacerdotes vero cum stola communicent.

*674. Members of the clergy are admitted to Holy Communion at the altar steps, or, at least, within the sanctuary; and hence, when any of them are for communion, the priest administers it to them before he leaves the predella, or, at least, between the altar and the rails.

*675. A priest cannot receive communion from his own hand "extra missam," if there be another to administer it: "Si tamen desit alterius sacerdotis copia," says Cavalieri, "haud dubito posset licite seipsum communicare, nondum in casu

1 23 Mai, 1835, in una Capucinorum, ad 5, n. 4748. 2 Cap. ii. § x. 3 Sac. Rit. Cong., 16 April, 1853, in una Ord. Min., ad 24, n. 5183. 4 Sept. 1857, in Molinen., ad 10. 5 15 Sept. 1736, in Tolet., ad 8, n. 4055. 6 Barufi, n. 56. De Herdt, pars ii. n. 23 i.
Priests, in receiving communion, should always wear a stole. Its color should be suited to the office of the day, and it should be worn hanging from the neck, as is expressly prescribed by the "Cærenoniale Episcoporum." But religious are permitted to wear it crossed on the breast, and fastened with the cincture of the habit.

The rubric here says nothing of the surplice, which, however, the "Cærenoniale Episcoporum" supposes to be worn. In private communions it probably may be dispensed with, according to Cavalieri; but on public solemn occasions there is no doubt it should be worn. Catalani mentions, seemingly with approval, the practice of some churches, according to which deacons, in communicating, wear the stole on the left shoulder. But both the ritual and the "Cærenoniale Episcoporum" are silent about deacons; and hence it is justly concluded by Cavalieri that priests alone should wear the stole, the rest of the clergy, deacons included, communicating simply in surplice.

§ VII.—Sacerdos unicuique porrigens Sacramentum, et faciens cum eo signum Crucis super pyxidem, simul dicit: Corpus Domini, etc.

677. In the early ages of the Church, the Blessed Eucharist was put into the hand of the communicant, the right hand being presented resting on the left in form of a cross. The men received it in the naked hand, the women in a linen cloth, which was called "Dominicale." This usage was general throughout the Church until the seventh century. Afterwards, the present mode of administering the sacrament, which had been in use in Rome as early as the middle of the sixth century, was gradually introduced and adopted everywhere throughout the Western Church.

678. Although the sacrament was, from the very beginning, often administered under the species of bread alone, and its administration under the species of wine in the communion of the laity gradually fell into disuse, and was for good reasons

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2 Caval., tom. iv. cap. i. Decr. v. n. vii. 
3 Lib. ii. cap. xxiii. n. 6. 
5 Caval., l. c., n. iv. 
6 Loc. cit. 
7 Tit. iv. cap. ii. § v. n. vi. 
8 Loc. cit. n. v. 
9 Martène, De Antiq. Excl. Ritib., lib. i. cap. iv. art. x. n. viii. 
10 Ibid. 
11 Ibid.
abolished in the Western Church, there is no doubt that it was for many centuries usually administered under both species, as it still is in the Greek and other Eastern Churches.

679. In giving communion under both species, it was, at first, the universal practice, after the administration of the host, to present the chalice to the communicant, who drank out of it in the ordinary way; but very soon recourse was had to various expedients, in order to lessen the danger of effusion. In some churches the communicants sucked a portion of the contents through a reed or pipe. In others, the consecrated bread was dipped into the chalice, and was put, thus moistened with the precious blood, into the mouth of the communicant. This practice was very commonly adopted.

680. In some of the Eastern Churches, according to Renaudot, a little was taken out of the chalice and given to the communicant with a spoon, the use of the reed being unknown amongst them. But the "Communio intacta," just described was everywhere adopted by them in the communion of the laity, and even of the inferior clergy, when not actually serving at the altar. "Quod igitur Ecclesiis omnibus commune est, Sacerdos primus accipit Corpus Christi, tum ex calice bibit sanguinem Christi. Deinde sacerdotibus qui sacrificio interfuerunt sacram partículam ipse porrigit: calicem quoque dat ipse, vel diaconus, ut ex eo bibant. Ita etiam alicubi observatum fuit ad communionem diaconon ministrantis; vulgo tamen, tam ipsi quam diaconis et reliquis ex clero, partícula intacta cochlēarii distribuitur, postea tandem laicos. Communis est Graecis, ut omnibus "Ecclesiis orientalibus, hæc disciplina." 3

681. The details are not given in the Euchologium, but there is no doubt that the two consecrated species are usually mixed in the chalice, and with a spoon are put both together, in a very small quantity, into the mouth of the communicant. Goar, describing the ceremony in the Greek Church, says: 4 "Particulum quamlibet sanguine perfusam (junctas enim panis et vini species ille ritus ostendit, ubi supra diaconus sacrum discum spongia tersit et cuncta fragmenta panis in calicem mersit) márrvaii7v quasi unionem pretiosissimam vocant, cumque cochlēari parvulo (cujus manubrium, tenue et ob

2 Martène, loc. cit. n. xiii.
4 Eξεισενοχίον, etc., in S. Chrysost. Missam Notæ, n. 179, pag. 151.
"longum crucicula in extremitate ornatum est) pro communione "e calice educt."

682. The same author tells us that what is reserved by the Greeks for the communion of the sick, is consecrated only on Holy Thursday. The consecrated bread, having been dipped in the precious blood, is carefully and reverently dried over a fire. It is afterwards moistened with ordinary wine before it is administered. This, of course, cannot be looked on as communion under both species, for, as Goar observes, the species of wine is no longer there; yet the Greeks seem to regard it as such, for their object in dipping the consecrated bread, prepared as described, into ordinary wine, before administering it, is "ut sopitae et exsiccate sanguinis species "quasi de novo exsuscitari et emergere videantur."

The practice, thus described by Renaudot and Goar, still continues throughout the East, as we have been assured by a priest formerly a member of the Russo-Greek Church, and as we have learned also from a Syrian priest intimately acquainted with the existing discipline in the Churches of the Levant.

*683. The manner of giving communion throughout the Western Church, is that which is directed by the present rubrie. The priest, holding the Sacred Host over the ciborium, makes the sign of the cross by raising it about three or four inches in a vertical line, and then lowering it as far in the same line, raising it again about half the height, and then drawing the transverse line (thus signing the communicant, according to Baldeschi), taking care not to pass the limits of the ciborium. He says, at the same time, "Corpus Domini," etc., concluding the words as he places the Sacred Host on the tongue of the communicant.

In taking each particle out of the ciborium, he would do well to cause the minute fragments that may adhere to it to fall back, as he may do, by gently striking his finger and thumb on the edge of the ciborium before making the sign of the cross.

684. According to the usage of the early Church, the form in administering the sacrament was simply, "Corpus Christi, "Sanguis Christi," to which the communicant answered "Amen,"

2 Esposizione, etc., tom. i. par. i. cap. iii. art. i. n. 8.
3 Baruff., tit. xxiv. n. 66. De Herdt, pars ii. n. 28, 1.
4 De Herdt, loc. cit.
as appears from St. Augustine, Serm. 272, and St. Jerome, Ep. ad Pammachium, cited by Martène. In conformity with this ancient usage, St. Charles directs the priest to pronounce the words only as far as "vitam æternam," and give time to the communicant to answer "Amen," before receiving the host. But the rubric here, as well as that of the Missal, plainly requires that the word "Amen" be said by the priest, not by the communicant.

At a mass of ordination, however, the bishop, in giving communion to the newly-ordained, uses the form, "Corpus Domini nostri Jesu Christi custodiatur in vitam æternam," and the rubric of the Pontifical directs each to answer "Amen." But he is not permitted to use this form in giving communion at any other time.

685. In the rubrics of the Missal it is prescribed that, when the sacred name occurs in the prayers, the head be inclined towards the cross. It was decided also by the Sacred Congregation, that the priest at his own communion, when signing himself with the host and chalice, should incline his head at the sacred name, "juxta rubricas." Hence it might be concluded by analogy that he should do so, also, every time he pronounces it, when giving communion to others; and in fact Vavasseur states it as the common teaching of authors that he should. But we have not seen it prescribed by any author except himself, and we are, therefore, disposed to adopt the opinion of Romans, who is in favor of omitting it, at least when there is a considerable number of communicants. . . . "Quia in diurnâ Eucharistiae distributione frequens et, ut ita dicam, continua inclinationis renovatio aliquid indecori habet. Ideoque circa debitum hujus inclinationis silent actores ususque generalis eam negligit." 

It is hardly necessary to say, however, that he should show all possible attention and devotion in this holy function, keeping his eyes during the entire time fixed on the Blessed Sacrament.

686. A bishop, in giving communion, presents his hand to
be kissed, according to what is prescribed in the "Cæremoniale Episcoporum," and Bauldry observes that the communicant should kiss the hand, and not the ring. A priest, however, is not allowed to present his hand to be kissed by the communicant, as was decided by the Sacred Congregation.

687. In placing the host on the tongue of the communicant, he must be careful to avoid touching the face; and hence it is recommended that the three fingers, which are extended while he takes each particle out of the ciborium and makes the sign of the cross, be closed under the index and thumb, in the act of putting it on the tongue. He must also endeavor, as far as possible, not to allow his fingers to be moistened by contact with the tongue. He should, therefore, take each particle, not by the middle, but by the edge, and present it so that the opposite edge may first come in contact with the tongue; then, by withdrawing a little the index finger, which is under the host, he is likely to avoid all contact, especially if the communicants are instructed as to the manner of presenting themselves.

688. It is very often, however, impossible to prevent the fingers from being moistened. Writers on the rubrics are not agreed as to what should be done in this case. When the fingers are moist, the particles adhere to them, and it is difficult to continue the distribution. Besides, many have, very naturally, an objection to receive from the priest while his fingers are in this state.

For these reasons, several authors, Merati, Lacroix, De Herdt, with Vinitor, Pavone, Loliner, cited by the "Mélanges Théologiques," recommend him to have in his left hand, under the ciborium or patena, a purificator, in which he may dry his fingers.

They say, however, that he should first carefully rub them against each other over the ciborium, so that any fragment adhering to them may fall into it, and then, joining them as before, press them on the purificator.

In giving communion at mass, this purificator should be

1 Lib. ii. cap. xxix. n. 5.
3 22 Nov. 1659, in Matherana, n. 2008. 4 De Herdt, l. c. ii. 3º.
5 Ibid., i. c. 4º. Baldeschi, pars i, cap. iii. art. i. u. 8. in nota.
6 Pars. ii tit x. n. xxvi. 7 Lib vi. pars i. n. 481.
8 Loc. cit. i. et ii. 4º. 9 V1me Série, 4me Cahier, p. 529.
USE OF A PURIFICATOR.

It is most conveniently held by passing it over the middle finger, and allowing it to hang loosely. It is different from that which is used with the chalice. 1

689. Baldeschi, 3 and Vavasseur who cites him, 4 are altogether opposed to the use of the purificator in this way; but they manifestly go too far, when they assert that it is not approved of by any author of note. Cavalieri, 5 no doubt, is opposed to it, but he recommends what St. Charles prescribes, 6 viz., that the priest return to the altar, and there wash his fingers in a vessel prepared for the purpose, and dry them with a purificator; or, without returning to the altar, have the vessel and purificator brought by a clerk. This, of course, would be a most effectual way of obviating all irreverence; but there are few, if any, places in which it is adopted, probably on account of the great interruption it would cause, and the inconvenience of going to the altar as often as would be required. On the other hand, the use of the purificator, in the manner already explained, is common enough, and, with the precautions recommended, appears to be free from any danger of irreverence.

On the whole, therefore, in the case of a priest who finds from experience that in administering communion he cannot keep his fingers free from saliva, we would subscribe to the opinion of Merati, who, after citing the recommendation of Quartì and Diana to keep the fingers free, adds: "Verum quia difficile est hoc inconvenience evitare: ideo absque ullo scrupulo introducendi novam rubricam, in sententia sum illorum qui tale purificatorium adhibendum esse approbant." 7

690. Should it happen that the host he has in his fingers when saying "Ecce Agnus Dei," etc., adheres to them on account of perspiration in very warm weather or the like, he may put it back into the ciborium, and take another to give to the first communicant. 8

*691. The rubric directs that care be taken to have as many particles as will suffice for the number of communicants; 9 but should it be observed near the close that there are not enough, the priest may divide them, so as to be able to give

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1 A. A. cit. 2 De Herdt, l. c. 3 Loc. cit. 4 Loc. cit. note (1). 5 Cap. iv. Decr. xiii. n. xxxiv. 6 Instructiones Eucharistic, loc. cit. 7 Loc. cit. Vid. Mél. Théol., l. c. 8 Baruff., tit. xxiv. n. 55. De Herdt, n. 23, ii. 6. 9 Vid. supra, chap. xi. § v.
282 ORDER OF HOLY COMMUNION. [CHAP. XII.

communion to all. He should return to the altar to make this division, and it is recommended that, if possible, the parts thus broken be given to the better-instructed, for some ignorant persons might suppose that there is an important difference between one of these and a whole particle.

692. It is a question whether, in the same circumstances, the host that has been used for Benediction of the Blessed Sacrament may be broken and distributed. There is no doubt that, as a general rule, the priest should consume this host, as is directed in the "Instructions for the Forty Hours." Besides, it is expressly prohibited, by a decree of the Sacred Congregation of the Council, to give two or more particles together, or one larger than usual, or indeed any but a single particle of the ordinary size. Hence Cavalieri, commenting on this decree, infers that it is not permitted to break and distribute a large host, and he would not allow it, except to give communion to one in danger of death, when there is no other host consecrated. In this case he would even permit the priest to give a portion of the large host which he has consecrated at mass, if he got notice before communion, and had no other; but he would not permit it when there is question merely of not disappointing persons who present themselves for communion.

St. Liguori, however, clearly implies that it may be done if the parties presenting themselves cannot wait without inconvenience. Collet teaches the same. We think the decision may apply in the same circumstances to the distribution of the host used at Benediction.

693. If another priest be celebrating mass at the altar where he is giving communion, or at an altar beside it, he does not genuflect at the elevation, but merely turns to the altar, holding the ciborium in his hands, and waits in that position till the elevation is over.

1 Sac. Rit. Cong., 16 Maii, 1833, in Veronen., ad l. n. 4707.
3 De Herdt, l. c. 70°. * Instr. Clement., § xxi
4 Loc. cit. n. viii. et ix.
5 12 Febr. 1679, apud Caval., cap. iv. De Communione Fidelium, Decr. ii.
6 Sufficit autem in parenth.
7 Traité des Saints Mystères, chap. xiv. n. 17.
9 De Herdt, l. c. 5.
§ VIII.—Ubi vero omnes communicaverint, Sacerdos reversus ad Altare dicere poterit: O Sacrum, etc.

Tempore Paschali additur, Alleluia. Mox Sacerdos dicit: V Domine exaudi, etc.

Tempore Paschali dicitur Oratio: Spiritum nobis, etc.

*694. When all have communicated, the priest returns to the altar, but always by the middle of the front step. He keeps the thumb and index united over the ciborium, the other fingers being extended. Having reached the altar, he rubs the thumb and index against each other so as to make any minute fragment adhering to them fall into the ciborium, and genuflects. He then washes his fingers in the vessel prepared, and dries them with the purificator, and with the hand thus perfectly free he covers the ciborium. Then, and not sooner, according to Cavalieri, he says the antiphon, "O Sacrum," etc., with the versicles and prayer, which he should say "alta voce et manibus junctis," according to De Herdt. It is plain from the word, "reversus," that he should not say them until he has returned to the altar; but Baldeschi would permit him to say them while washing the fingers, etc. There is nothing in the rubric to prevent this, and we believe it is generally done.

*695. "Alleluia" is to be added to the antiphon, as well as to the V. Panem, etc., according to Cavalieri and Merati, in Paschal time and during the octave of "Corpus Christi." The prayer, "Deus qui nobis," etc., should have the long conclusion, while the prayer substituted for it in Paschal time, "Spiritum nobis," etc., should have the short conclusion, as appears by the "Propaganda" edition of the Ritual. Baruffaldi and Merati teach that "Dominus vobiscum" should here be omitted; but they were deceived by the terms of a decree which they refer to, but which regarded the prayers before Benediction of the Blessed Sacrament, at the close of the solemn procession on Corpus Christi, or at the close of the "Quarant' Ore." The Sacred Congregation, having been consulted as to whether it should be said, replied: "Affirmative ut praescribitur in Rituali Romano."
He is to say all aloud, according to De Herdt, and as may be inferred from the rubric, which requires the minister to respond.

*696. The words, “dicere poterit,” imply that there is no obligation, but that it is merely of counsel to say the antiphon, “O Sacrum,” etc. De Herdt seems to extend this to the versicles and prayer also. But Cavalieri thinks that it cannot be so extended, and that the versicles and prayer are obligatory, for the rubric regarding communion of the sick, saying nothing of the antiphon, prescribes the versicles and prayer, when the priest has returned to the church, and has placed the Blessed Sacrament on the altar, “deinde dicit,” V “Panem de coelo,” etc., and here also the rubric has “nox dicit,” not “dicere poterit,” V “Domine exaudi,” etc. And this view of Cavalieri is sustained by the word, “præscriptur,” in the above answer of the Sacred Congregation.

§ IX.—Antequam reponat Sacramentum, diligenter advertat ut, si fragmentum aliquod digitis adheserit, illud in pyxidem deponat; et eodem digito, quibus tetigit Sacramentum, abluit, et abstergat purificatorio: ablutionem vero sumat, si celebraverit, aut si quis communicaret sumendam tradat, aut saltem in sacarium injust.

*697. The ablution of the fingers takes place before he covers the ciborium, according to the authorities above cited. But according to others it takes place after. The priest may follow either order, but we should prefer that which enables him to have the fingers free in covering the ciborium, when it is possible for him to follow it. He cannot follow it when he gives communion at Mass, for then he does not purify the fingers until the second ablution, as is plain from the order prescribed by the rubric of the Missal.

The wording of the Rubrics does not define minutely the order that is to be followed in the several acts, and hence it is differently laid down in different authors. We may observe, however, that the “Antequam reponat,” in the present rubric, may be fairly understood to imply “before he even covers the ciborium,” since he evidently should examine the fingers before covering it; and it is not improbable that the words may be understood in the same sense as qualifying the second clause also, regarding the ablution of the fingers.

1 Loc. cit. 9 Baruff., n. 68. 2 Pars ii. n. 28, v. 4 Infra, chap. xiv. § xxvi. 6 Cavali., cap. iv. Decr. xiii. n. xxix. 8 Supra, n. 694. 7 Merati, l. c. xxxiv. in fine. Baldeschi, l. c. 9 Pars ii. tit. x. n. 6. Vid. Merati, in loc. n. xxvii.
But we would not extend it to the third clause, since no one would require him to leave the ciborium uncovered until he has first disposed of the ablution.

*698. The priest himself may take this ablution if he has already said mass (for if he have yet to say mass, he cannot take it, as it would break his fast), or he may give it to one of the communicants. But as he might have a repugnance to take it on account of the probable contact of his fingers with the saliva of the communicants, and as any of the communicants might have a similar repugnance, he is permitted to throw it into the sacrarium. And this is what is usually done, according to Baruffaldi and Merati, who further observe that it need not be done every time, but only when the water in the vessel, placed on the altar for the purpose, requires to be renewed.

§ X.—Postea genuflectens reponit Sacramentum in tabernaculo, et claves obserat.

*699. Having done all that is required by the preceding rubric, he opens the tabernacle, places the ciborium in it with his right hand, his left being supported on the altar, makes a genuflection, and then shuts and locks the door of the tabernacle. The genuflection here marked is the only one that the ritual expressly prescribes after the priest returns to the altar. Hence Falise, and the "Mélanges Théologiques," contended that it is the only one required. The rubric, they said, is so precise regarding the genuflections to be made before distributing the communion, that it would be equally so here if more than one were required. But all the other commentators we have seen, prescribed at least two. Cavalieri, Merati, Romée, Baldeschi, De Herdt, prescribed one immediately on the priest's return to the altar, after he has placed the ciborium on the corporal. Merati and De Herdt prescribed another on opening the tabernacle, immediately before putting in the ciborium. Cavalieri would require this only when there is another ciborium containing the Blessed Sacrament in the tabernacle. The others made no mention

1 Caval., cap. iv. Decr. xiii. n. xxxvii. 2 Tit. xxiv. n. 74.
3 Loc. cit. n. xxxiii. 4 Merati, l. c. De Herdt, pars ii. n. 28, v. 5 Cour. Abrégé, etc., IIIme part. cap. iii. § ii. n. 6, in nota.
6 IVme Série, 4me Cahier, pag. 543. 7 Supra, § i. et § iii.
8 Loc. cit. n. xxviii. 9 Loc. cit. n. xxxiii.
10 Pars i. cap. ii. art. xiv. n. v. 11 Pars i. cap. iii. art. ii. n. 11. 12 Loc. cit. 13 Loc. cit. 14 Ibid. 15 Ibid. n. xl.
of this genuflection. But all, without exception, were agreed that one is to be made after placing the ciborium in the tabernacle.

All controversy on the subject, however, has been set at rest. The question was submitted to the Sacred Congregation of Rites, which decided\(^1\) that the priest, on returning to the altar, should make two genuflections—one before covering the ciborium, and another after placing it in the tabernacle, before closing the door. This decision, as we learn from the decree,\(^2\) is founded on what the rubrics prescribe as to the genuflections to be made on taking the ciborium out of the tabernacle immediately before giving communion.\(^3\)

§ XI.—Deinde extenta manu dextera, benedict ii qui communicarunt, dicens: Benedictio Dei, etc.

\(\ast\)700. Having locked the tabernacle, standing in the centre with his face to the altar, he raises his eyes to the crucifix, extends his hands, and elevates them to the height of his shoulders; then lowers the eyes, joins the hands, and inclines the head while saying "Benedictio Dei Omnipotentis;" after which, turning to the communicants, he continues, "Patris et Filii et Spiritus Sancti," making over them the sign of the cross with the right hand, the left being placed on his breast; then joining his hands, he continues, "Descendat super vos et maneat semper." To which the clerk answers "Amen." This is the manner of giving the benediction, according to Merati,\(^4\) Cavalieri,\(^5\) Baldeschi,\(^6\) De Herdt,\(^7\) Vavasseur.\(^8\) The Sacred Congregation decided that the hands are to be elevated, etc., as in the Benediction at Mass,\(^9\) but that the altar is not to be kissed.\(^10\)

\(\ast\)701. He then turns again to the altar by the same way, not completing the circle as he does at Mass,\(^11\) folds the corporal, and puts it into the burse, which he carries himself, or leaves to be carried by the clerk,\(^12\) inclines to the cross, and descends to the floor, where, having received his cap, he genuflects, puts on his cap, and returns to the sacristy, preceded by the clerk.\(^13\)

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\(^1\) 23 Dec. 1862.  \(^2\) Vid. Decr. in Append.  \(^3\) Vid. supra, § i. in fine, et n. 663.  \(^4\) Loc. cit.  \(^5\) Ibid. n. xii.  \(^6\) Ibid. n. 12.  \(^7\) Ibid.  \(^8\) Part. iv. n. 126  \(^9\) 12 Aug. 1854, in Lucion., ad 76.  \(^10\) 16 March, 1833, in Veron., ad 6, n. 4707.  \(^11\) Caval., n. xlii. Vavass., loc. cit. Baldeschi, loc. cit.  \(^12\) Vid. supra, n. 661.  \(^13\) Caval., l. c. Baldeschi, l. c. Vavasseur, l. c.
§ XII. 703. WHEN GIVEN "EXTRA MISSAM.”

According to Cavalieri,¹ the clerk extinguishes the lights while the priest folds the corporal, etc.; but, as the priest would be too long delayed by this, the clerk generally returns to extinguish the lights, and put the usual covering on the altar.

§ XII.—Communio autem populi intra Missam statim post communiam Sacerdotis celebrantis fieri debet (nisi quandoque ex rationabili causa post Missam sit facienda) cum Orationes, quæ in Missa post Communionem dicuntur, non solum ad Sacerdotem, sed etiam ad alios communicantes spectent.

702. According to the ancient usage, Holy Communion was given during mass to all the faithful who assisted at it.² The Council of Trent also expresses a wish that, at every mass, the faithful who are present should communicate, that they may thus receive more abundant fruit from the holy sacrifice.³ The proper time, then, for distributing Holy Communion is at mass, and immediately after the communion of the celebrant. This is the time marked for it in the ancient liturgies, one of which is cited in the extract already given from the Catechism of the Council of Trent;⁴ and it is plain from the present rubric, that this is the time at which the Church still wishes it to be distributed, in order that those who receive it may have all the advantage of the prayers which follow, and which refer to the communion of the faithful, as well as to that of the priest.

703. It is admitted, however, that there may be a sufficient reason for giving communion “extra missam.” It is the common teaching of theologians, according to St. Liguori,⁵ that it may be administered at any hour except late in the evening or at night. But an answer of the Sacred Congregation restricts it to the same hours of the day as the celebration of mass, that is, from the aurora till mid-day, unless where there is an indulgent extending the time.⁶ The rubric here supposes that there may be a reasonable cause for deferring communion after mass. One reason commonly assigned as sufficient is, that the congregation may not be kept too long waiting for the conclusion of mass.⁷ When there is a great

¹ Loc. cit.
² Bened. XIV., De Sac. Missae, lib. ii. cap. xxii. n. 10.
³ Sess. xxii. cap. vi.
⁵ Lib. vi. n. 252.
number for communion, the distribution occupies a considerable time, and there may be, amongst the rest of the congregation, many unwilling, many perhaps unable without great inconvenience, to wait so long.

704. There are other reasons, also, on account of which it may be deferred in the same way. The state of the celebrant's health might require him to leave the altar as soon as possible, or might render him unable to get through the work of distributing communion to great numbers. All the preparations for its distribution may not be completed. Some who wish to go to communion may not have had an opportunity of confessing till after mass. In short, it may be said that whatever would make the distribution of communion after, instead of during, mass notably more convenient to the celebrant, to the communicants, or to the others who are present, may be regarded as a sufficient reason for deferring it.

705. The rubric does not contemplate the giving of communion before mass, and Merati cites a decree of the Congregation of the Apostolic Visitation under Urban VIII, which expressly forbids it unless when there is great necessity. It would seem, therefore, that a stronger reason is required for it than for deferring communion till after mass. But there may be sufficient reason to justify it, as is plain from Merati himself, who prescribes what is to be done in the case. According to Cavalieri, in his commentary on this decree of the Apostolic Visitation, there would be sufficient reason if the communicant could not wait till the communion of the priest, on account of some pressing business, or could not fast so long. Baldeschi, De Herdt, and Vavasseur, do not require a more urgent reason in one case than in the other; and we believe that, in practice, what has just been said about communion after mass, may be applied also to communion before mass.

706. Until recently, communion could not be given at a requiem mass with pre-consecrated particles, unless in places where there was an established usage in favor of so administering it. But now it may be everywhere so administered according to a recent decree of the Sacred Congregation of Rites.

1 Catal., tit. iv. cap. ii. § x. n. vi.
2 Supra, n. 581.
3 Loc. cit. n. xxx iii.
4 Pars i. tit. x. n. xxix. in fine
5 Cap. iv. Decr. x. n. i
6 Pars ii. n. 28, v
7 Cap. iv. n. 13
8 Manière de donner, etc., n. 127.
9 23 Julii, 1868
10 Baruff., l. c.
707. Previous to this decree it had been ordered that, pending the determination of the question by the Sacred Congregation, the received practice in each diocese should be followed. But the long-continued controversy on this matter has been finally settled by a general decree. It is unnecessary now to touch upon the history of that controversy as we did in the preceding editions of this work. The reader will find in the decree itself a reference to the more important of the decrees previously issued on the subject.

708. Although the rubric of the Missal prescribes black as the color to be used in masses for the dead, it was the common opinion of rubricists that, for any reasonable cause, a requiem mass might be celebrated in violet. This was inferred from a decree of the Sacred Congregation declaring that masses for the dead cannot be celebrated "nisi cum colore nigro aut saltem violaceo." Cavalieri, in his commentary on this decree, would allow the use of violet if, e.g., on any occasion a number of priests together wished to say mass for the dead in a church not having a sufficient supply of black vestments. But, in the general decree already cited, it has been decided that violet vestments cannot be used at a requiem mass, unless on the second of November, in a church in which the Blessed Sacrament is exposed for the devotion of the Forty Hours.

709. It is strictly prohibited to give communion at the midnight mass of Christmas, or at any other time during the night. Nor can the other two masses be celebrated immediately after the midnight mass. The priest must wait for the aurora before he can celebrate the second. All this has been decided by decrees of the Sacred Congregation, also by a decree of Clement XI; but in some cases special indults have been granted, permitting communion at this midnight mass. Such was that granted to the Ursuline Nuns of Goritia. Others, of a recent date, are mentioned in the "Analecta Juris Pontificii."
710. The rubric of the Missal for Holy Thursday, by directing that some consecrated particles be reserved, if necessary, for the sick, clearly implies that communion is to be administered to no others after the mass of Holy Thursday. It cannot, then, be administered on Good Friday, except as the viaticum, not even when the feast of the Annunciation falls on that day.

711. According to the ancient discipline, communion was administered at the mass of Holy Saturday to the newly baptized, as has been said in treating of Baptism, and not only to them, but to the faithful generally, according to Merati. An opposite custom, however, was pretty generally introduced, and some authors maintained that communion should not be administered, except to the sick, on Holy Saturday. Benedict XIV, amongst others, inclined to this opinion, but it was decided by the Sacred Congregation that it might be administered.

712. There are several decrees on the subject. One of 22d March, 1806, decided that Holy Communion might be administered during mass, and that the communion then received suffices for the fulfilment of the Paschal precept. Another, of the 23d September, 1837, decided that it cannot be administered during mass, unless there be a custom in favor of its being then administered: while another, yet more recent, September 7, 1850, not found in Gardellini, but given amongst the "Decreta Authentica," etc., by Falise, declares that it is not to be administered during mass, but may be after mass. To reconcile these decrees, we must suppose that the answer of 1806 is restricted to the case in which there is a custom, such as is mentioned in the question to which the answer is given.

It would seem, therefore, that communion may be freely administered on Holy Saturday after mass, but not during mass, unless there be custom in favor of it. It cannot, however, be administered before mass, as the permission does not extend to this, and the rubrics of the Missal clearly

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1 Gavant., pars iv. tit. viii. rub. 6.
3 Benedict XIV, l. c. Merati, pars iv. tit. ix. n. lxxviii.
4 Vide supra, n. 441.
5 Pars iv. tit. x. De Sac. Sancto, n. lviii.
6 Loc. cit.
7 In Tiphernen., n. 4499.
8 In Mutinen., Dub. ii. n. 4815.
9 In Veron., ad 15.
10 V. Communio, § i. n. 3
11 Vide Decr. in Appendice.
suppose that before mass there are no particles consecrated, except those reserved for the sick. Nor is the ciborium brought back to the tabernacle until after mass.  

*713. The ceremonies to be observed in giving communion during mass, differ only in a few particulars from those already described. In receiving the precious blood, the priest must be careful that the least drop do not remain near the edge of the chalice, lest it come in contact with the pall, for, having received the precious blood, he immediately covers the chalice with the pall. Then, if the consecrated particles he is to distribute be on the corporal, he genuflects, and puts them into the pyxis, or, if there be only a few, on the patena; and keeping the thumb and index of each hand joined, he again genuflects, and (the clerk having in the meantime said the "Confiteor," etc.) turns towards the communicants to say the "Miserere vestri," etc., as before. These two genuflexions are distinctly prescribed in the Missal, though the ritual here seems to prescribe only one.

*714. If the particles have been from the commencement in a pyxis beside the chalice, he uncovers the pyxis and genuflects only when he turns to say the "Miserere," etc.

*715. If he has consecrated no particles, but has to take the ciborium out of the tabernacle; having placed the chalice a little towards the gospel side and covered it with the pall, he removes, if necessary, the chart or canon, and opens the tabernacle; then genuflects, takes out the ciborium, and places it on the middle of the corporal, shuts the tabernacle, uncovers the ciborium and (the clerk having finished the "Confiteor," etc.) genuflects, and turns to say the "Miserere," etc., as before.

§ XIV.—Posteavertens se ad populum, in cornu Evangeliidicit: Miserere vestri, etc., et eo, quo supra dictum est, modo, porrigit communicandis Eucharistiam, incipiens a ministris Altaris, al velint communicare.

1 Merati, l. c. n. lxiii. 2 De Herdt, pars ii. n. 28, i. 
3 Pars ii. tit. x. n. 6. 4 Caval., vol. v. cap. xxiv. n. xxviii.
5 Baldeschi, pars i. cap. iii. art. i. n. 6. 6 Vavass., pars iv. Manière de donner, etc., n. 122.
7 Vavass., ibid. De Herdt, l. c.
*716. He proceeds here exactly as in giving communion "extra missam," except that he must keep the thumb and index of each hand joined, and touch nothing with them except the host, until the ablution. Hence, in making the sign of the cross at "Indulgentiam," etc., he places the left hand on his breast, so as to have the little finger in contact with it, and the palm horizontal. He also holds the patena or the ciborium "per nodum," between the thumb and index joined, and the other fingers.

*717. But if there be a great number of communicants, and if the priest finds it difficult to hold the ciborium with his fingers in this way, he may separate the thumb and index of the left hand, having previously removed the fragments from them with the tongue, or washed them and dried them with the purificator in the manner before prescribed. This is the opinion of Falise, who cites Lohner and Vinitor in favor of it.

*718. It is here directed that in giving communion the celebrant is to begin with those who serve at the altar, if they wish to communicate. At a private mass he gives it first to the server, who should present himself on the predella. At the solemn mass he administers it first to the deacon and subdeacon, then to the priests, and, after the priests, to the acolytes.

719. The order to be observed by the clergy in going to communion at solemn mass, is as follows. After the "Pax," the clergy who are to receive communion go, two and two, with beads uncovered and hands joined, to the centre of the choir, and there kneel, forming a double line from the altar steps down the centre of the choir. During the "Confiteor," which is either sung or said, "alta voce," by the deacon, they incline and strike the breast, and remain kneeling till the priest has said the third time "Domine, non sum dignus," etc. Immediately after the "Confiteor," the two acolytes ascend and kneel on the edge of the predella, directly facing each

1 De Herdt, l. c. 2 Baldeschi, l. c. n. 7. De Herdt, l. c.
3 Supra, § ix. 4 Cours Abrégé, etc., iiiø partie, chap. iii. § ii. n. 7.
5 Sac. Rit. Cong., 13 July, 1668, n. 1907. 6 De Herdt, pars ii. n. 28, vi.
7 Vid. supra, n. 656. 8 Baldeschi, tom. ii. partie 1o cap. i. art. iv. n. 15.
9 Manuel des Cérémonies Romaines, tom. 1o par. 4ø art. viii. n. 1. 10 Merati, pars. ii. tit. x. n. lii. De Herdt, pars ii. n. 54, ii.
11 Baldeschi, ibid.
other—one on the epistle and the other on the gospel side—and in this position they hold the communion cloth by the four corners, thus keeping it extended with both hands. At the same time the deacon and subdeacon, being the first to receive communion, kneel on the edge of the predella in front, and it is only when they have taken this position that the acolytes extend the cloth. After receiving communion, the deacon goes to the celebrant’s right, and the subdeacon to his left. For this purpose both, after communicating, rise; then the subdeacon descends to the floor, while the deacon moves to the centre of the step on which he is; and both genuflect at the same time, one behind the other. The deacon then ascends to the predella on the gospel side, taking the end of the communion cloth from the hands of the acolyte as he passes, and immediately returning it, the subdeacon doing the same as he ascends on the epistle side. The purification after communion being no longer in use, the sacred ministers remain at the sides of the celebrant, the deacon holding the patena under the chin of each communicant, and the subdeacon keeping his hands joined.

720. When the celebrant is giving communion to the deacon, the clergy rise from their knees, and the first two genuflect on the floor, at the same time that the deacon and subdeacon genuflect before going to the sides of the celebrant. They then ascend and kneel on the edge of the predella. Having communicated, they rise up and separate, each making a single step, one towards the gospel, and the other towards the epistle corner. Then turning round, one by his right, and the other by his left, so as not to turn their backs to the Blessed Sacrament, they both descend to the floor, while the two next, having previously genuflected, ascend between them to the predella. According to the “Manuel,” the second two genuflect at the same time with the first two, and are thus ready to ascend at once as the others descend.

Having reached the floor, the first two again turn to the altar, and genuflect at the same time, and in the same line, with the third two, and then retire to their places. The second two act in like manner, genuflecting with the fourth two, and so on.

1 Cæs. Epis., lib. ii. cap. xxix. n. 3. Baldeschi, tom. iv. cap. vi. art. ii. n. 13. 2 Baldeschi, ibid. 3 Baldeschi, l. c. n. 14. 4 Cfr. Merati, l. c. n. li. 5 Manuel, l. c. u. viii. 6 Vid. supra, n. 650. 7 Merati, l. c. n. liv. 8 Loc. cit. 9 Bald., tom. ii. cap. i. art. iv. n. 15.
The priests communicate immediately after the sacred ministers, and are required to wear stole, as explained in a preceding rubric. If there be not a sufficient number of stoles of the proper color to allow each priest to have one, there should be at least four. Then the first two could give theirs to the third two after genuflecting with them, the second two to the fourth, and so on.

Should there be more than form the double line from the altar to the limits of the choir, the rest should remain in their places until some have communicated, when they can go and join the line at the end.

721. When there is a general communion at low mass, the ceremonies to be observed are nearly the same. The "Pax" not being given, the clergy take their places in the centre as soon as the priest has said the "Domine, non sum dignus," etc., before his own communion. The first two rise and ascend to kneel on the edge of the predella, at the same time that the clerks spread the communion cloth; but the rest remain on their knees till the priest has said the third time "Domine, non sum dignus," etc., when they rise, and the ceremony proceeds as above.

722. After communion, each one returns to his place in choir, and there, according to Baldeschi, conforms in posture to the rest of the clergy. This posture should be kneeling as long as the celebrant is giving communion. The "Ceremoniale Episcoporum" says that those of the clergy who do not communicate remain standing during the "Confiteor." But even they should go on their knees when the priest, after the "Indulgentiam," etc., turns to the communicants, saying "Ecce Agnus Dei," and should remain on their knees while he is giving communion, as may be inferred from the same authority, and as was decided by the Sacred Congregation.

723. If the “Communio” be sung while the priest is still administering the sacrament, as it may be according to the rubric of the Missal, the clergy rise and stand when the singing commences. Another rubric allows them to sit during the singing of the antiphon. But this is to be understood, according to Gavantus, not of the case in which the
antiphon is sung while the priest is still giving communion, for then they should stand out of reverence for the Blessed Sacrament; but of the case in which it is sung, as it usually is, while the celebrant is taking the ablutions. The "Manuel des Cérémonies Romaines" recommends that the antiphon be not commenced until the celebrant is nearly done giving communion, so that it may not be concluded before the Blessed Sacrament is put into the tabernacle, otherwise the clergy would be obliged again to kneel.

§ XV.—Finita Communione, revertitur ad Altare, nihil dicens: non dat eis benedictionem, quia illam dabit in fine Missæ. Deinde dicit secreto: Quod ore sumpsimus, etc., ut in Missali, se purificat, et Missam absolvit.

*724. He returns to the altar, observing what is before directed, but he does not say the "O Sacrum," etc., or any other prayer, except "Quod ore sumpsimus," etc., as marked in the Missal. If no particles remain, he does not genuflect on returning; but, if any remain, he immediately genuflects, placing his hands on the corporal; and, if they are not to be reserved, he consumes them reverently: if they are to be put into the tabernacle, he covers the pyxis (keeping the thumb and index, however, still united), puts it into the tabernacle, genuflects, and then closes the tabernacle.

If there be no tabernacle on the altar, so that the pyxis must be left on the corporal, to be afterwards removed, the priest should be careful to observe the reverences prescribed by the Missal for the case in which the pyxis containing the Blessed Sacrament remains on the altar till the end of mass.

Should the particles have been placed on the corporal, and administered from the patena, he must now carefully collect with the patena the fragments that may remain on the corporal, and put them into the chalice, as is directed by the rubric of the Missal.

If he has to purify the ciborium, he will do so in the manner before explained.

*725. He gives no benediction here, as he is to give it at the end of mass, before the last gospel. The words of the rubric, "quia illam dabit," seem to imply that in no case should the communicants be allowed to depart without the
benediction; and this was the chief ground on which Gavan-
tus, who is here followed by Baruffaldi, maintained that
communion should not be given at a requiem mass, since
there is no benediction at the end of it, as in other masses.
We have already seen, however, that communion may be
given at a requiem mass; but no benediction is to be given,
as the rubric does not permit it.

§ XVI.—Quod si contingat, absoluta Missa, statim aliquos interdum communicate, turn Sacerdos adhuc planeta indutus sacram Communio-
num ec modo, quo supra dictum est, ministerit.

*726. When communion is administered immediately after
mass, and before the priest returns to the sacristy, he retains
all the vestments; not only the chasuble, as is here expressly
stated, but the maniple also. After purifying the chalice, he
places it on the corporal, which he leaves on the centre of the
altar, merely turning up the first fold. Having finished
mass, he returns to the centre, removes the chalice, covered
with its veil, from the corporal, and places it on the gospel
side, spreads out the corporal, opens the tabernacle, and
proceeds, as before directed, in giving communion “extra
missam.”

After the benediction, which he gives in the manner above
explained, although the communicants have already received
the benediction at mass, he folds the corporal, and puts it
into the burse, which he places over the veil of the chalice,
and carrying all in the usual way, returns to the sacristy.

*727. It was the more common opinion that communion
could not be given in black vestments, unless strictly “intra
missam.” The present rubric was, therefore, understood not
to apply to the case of a requiem mass. But it has been
recently decided by the Sacred Congregation that communion
may be given in black vestments, immediately after, or
immediately before, a requiem mass; the benediction, how-
ever, in either case, being omitted.

*728. If communion be given immediately before mass, the
priest comes from the sacristy fully vested, and carrying the

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1 Pars ii. tit. x. n. 6, lit. (n). 2 Tit. xxiv. n. 86.
3 Supra, n. 706, et seq. 4 Rub. Miss. pars ii. tit. xii. n. 4.
Decr. xiii. n. i. 6 Ibid., 1. c. n. ii. 7 Supra, n. 700.
8 Caval., l. c. Merati, pars ii. tit. x. n. xxxiii.
9 Merati, l. c. n. xxxi. De Herdt, pars ii. n. 28, v. St. Lig., lib. vi.
chalice as usual. Having ascended to the middle of the altar, he puts the chalice a little to the gospel side, and spreads out the corporal on the centre, then opens the tabernacle, etc., etc., proceeding exactly as before directed. If he be in black vestments, he omits the benediction in accordance with the decree above cited; otherwise he gives the benediction, unless it be certain that all the communicants will remain till the end of mass.

*729. If the tabernacle containing the Blessed Sacrament be on an altar different from that at which the mass is celebrated; and if the priest be required, for a just reason, to give communion in any church, immediately before or immediately after mass, he may stop for the purpose on his way from or to the sacristy, at the altar of the Blessed Sacrament, and retaining all the vestments, proceed as above, provided there be a custom of doing so in that church. It was expressly decided by the Sacred Congregation that a usage of this kind might be tolerated.

When there is no such usage, the priest may find it convenient, in the circumstances, to give communion vested in alb and stole. The answer of the Sacred Congregation just referred to, taken in connection with the question proposed, seems to imply that he may do so. If before mass, he should, of course, return to the sacristy to put on the maniple and chasuble, and bring the chalice. If after mass, he should have returned to lay aside these vestments and to leave the chalice.

2 Supra, n. 663, et seq.
3 De Herdt, l. c. Caval., in Decr. x. n. iii.
4 12 Mart. 1836, in Trident., ad 12, n. 4777.
5 Vid. Decret. cit. in Appendice. From the answer of the Sacred Congregation, 31 Aug. 1867, in Ambianen., it may be inferred that, when there is a reasonable cause, the alb with the stole crossed on the breast, may be used in any function instead of the surplice and stole. But when mass immediately follows, the answer requires that the priest put on the chasuble also. This, however, we are inclined to think, applies only when the function takes place at the altar, as in giving communion, or performing the marriage ceremony (both these being expressly mentioned in the question proposed to the Sacred Congregation); but not when the function is performed at a distance from the altar, as, e. g., the blessing after childbirth in the case supposed in a preceding chapter.—Supra, n. 573. It is not improbable that even the words of the answer, “Si immediate sequitur missa,” imply the supposition that the function is performed at the altar.
CHAPTER XIII.

ON THE PASchal COMMUNION: "DE COMMUNIONe PASChALI."

§ 1.—Curet autem Parochus, ut in quadragesima per se, vel peri alios concionatores populo opportune denuintetur Constitutio Concilii Lateranensis sub Innocentio III, quæ sic habet:

Omnis utriusque sexus Fidelis, postquam ad annos discretionis pervenerit, omnia sua peccata confiteatur fideliter, saltem semel in anno, proprio Sacerdoto, et injunctam sibi pænitentiam studiet pro viribus adimplere, suspiciens reverenter, ad minus in Pascha, Eucharistiae Sacramentum, nisi forte de consilio proprii Sacerdotis ob aliquam rationabilem causam ad tempus ab ejus perceptione duxerit abstinendum: alioquin et vivens ad ingressu Ecclesiae arceatur, et moriens Christiana careat sepultura.

730. It is the duty of the pastor to take care, as he is here directed, that the law of the Church regarding annual communion, expressed in the decree of the Council of Lateran, be promulgated to his flock. The time of Lent is here mentioned as the time when it ought to be announced to them, because it is the usual time of preparation for complying with the law; and it is, therefore, a suitable time for the pastor himself, or some other preacher under his direction, to address the faithful on the subject.

We have already seen that the pastor must not content himself with urging on his flock the observance of the decree of Lateran; but should exhort them to receive the Holy Eucharist frequently, and especially on the principal festivals of the year. The Catechism of the Council of Trent, in the passage before cited, gives the practice of the faithful and the laws of the Church with regard to communion from the very earliest times. It remains for us here to consider the meaning and extent of the law which is at present in force, and what precisely is required for its fulfilment. We shall understand this best by considering: 1° Who are those who

† Supra, n. 577.
are bound to receive communion? 2° From whom, or in what place, they are bound to receive it? 3° Within what time they are bound to receive it?

731. I. The terms of the decree appear to be sufficiently explicit on the first question. Everyone of the faithful, male or female, who has reached the years of discretion, is bound not only to go to confession, but also to receive Holy Communion. The sole difficulty is in determining what is meant by the years of discretion; but this has been already discussed under a preceding rubric.¹

732. II. It is necessary to receive the Paschal Communion from one's own pastor, or with his permission; otherwise the precept of the Church is not fulfilled.² This condition is frequently expressed by saying that each one must communicate in his own parish; but it is always understood that one can satisfy the precept by communicating elsewhere, provided he has the leave of his parish priest.³

By the common law, no sacrament can be licitly administered unless by the pastor, or with the consent of the pastor of the person who receives it. This was the case with regard to the Eucharist, as well as the other sacraments, from the earliest times down to the fifteenth century. Though the regular clergy were allowed to open their churches to the faithful, they were not allowed to administer the Eucharist to them without the consent of the parochial clergy. Sometimes this consent was not asked; sometimes it was unreasonably refused; and, as might be supposed, there were many disputes on the subject. Sixtus IV granted to the Dominicans the privilege of administering the Eucharist to such of the faithful as were unjustly refused it by their parish priest; and from this time various privileges and exemptions were conferred on the religious orders, so that they gradually acquired the right, which they now everywhere enjoy, of administering communion in their churches independently of the parochial clergy.⁴

Moreover, by the custom now universally prevailing, it is understood that any priest who is permitted to say mass, is permitted also to give communion,⁵ unless in private oratories, in which, according to a constitution of Benedict XIV,⁶ the

¹ Vid. supra, n. 638 et seq. ² St. Lig., lib. vi. n. 300. ³ Baruff., tit. xxv. n. 32. St. Lig., l. c. ⁴ Vid. Mél. Théolog. 11me Série, 2me Cahier, p. 227-233. ⁵ St. Lig. n. 235. ⁶ 2 Junii, 1751, Magnæ cum, § 23.
celebrant cannot give communion without the leave of the bishop.\(^1\)

733. All this, however, must be understood of communion received through devotion; for the communion that is of precept—that is to say, the Paschal Communion and the Viaticum—can be lawfully administered only by the parish priest or with his permission.\(^2\) So strictly is the right of administering the Paschal Communion reserved to the parochial clergy, that communion, even on Easter day, received without their consent, would not fulfil the precept of the Church.\(^3\) The opposite doctrine, maintained by some authors, is called by Benedict XIV, “falsa nec certe toleranda,”\(^4\) being, as he adds, plainly contrary to the decree of Lateran, and to the apostolic constitutions, which, in conferring privileges on regulars respecting the administration of the Eucharist, have expressly excepted the Paschal Communion.

It is true that regulars, in virtue of their privileges, can administer communion in their churches even during Paschal time, except Easter Sunday alone; but the communion thus administered does not satisfy the precept. Both points have been expressly decided by the Sacred Congregation of the Council,\(^5\) in two decrees cited by Benedict XIV.\(^6\) It is certain, then, that the communion by which the precept is fulfilled, must be received in the parochial church, or, if elsewhere, with the consent of the pastor. It does not suffice to receive it even in the cathedral for those who do not belong to the cathedral parish, unless they receive it from the hand, or with the consent, of their own parish priest, or of the bishop.\(^7\)

734. It is to be observed, however, that to have the consent required, in order to fulfil the precept out of one’s own parish, it is not necessary to ask it for every year, or for every individual case. A well-known and recognized custom in any parish or diocese would be sufficient evidence of it. It may be sometimes also presumed, and Bouvier\(^8\) holds as certain the opinion of St. Liguori, who, with Suarez, Lugo, and others whom he cites, teaches that it suffices if the consent can be presumed with moral certainty.\(^9\)

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\(^1\) Vid. St. Lig., n. 359, versus finem, Quæres hic. Bouix, De Parocho, pars iv\(^{a}\) cap. v. n. vii.

\(^2\) Vid. St. Lig., n. 240 et n. 300.

\(^3\) St. Lig., n. 300.

\(^4\) De Syn. Diæc., lib. ix. cap. xvi. n. 5.

\(^5\) 11 Junii, 1650, et 31 Jan. 1682.

\(^6\) Loc. cit. n. 3.

\(^7\) Benedict XIV, Instit. xviii. n. 11. St. Lig., n. 300, Sed opinia, in parenth. Bouvier, De Eucharistia, cap. vi. art. ii., Observanda circa Com. Pasch., 14\(^{o}\), Loc. cit. 15\(^{a}\).

\(^8\) Lib. vi. n. 300, 4, Modo adsit in parenth.
It is, of course, to be understood that the consent of the bishop, or his vicar-general, suffices as well as that of the parish priest. Under the general name of "pastor," in truth, we are to understand the Pope in the Universal Church, and the bishop in his diocese, as well as the parish priest in his parish.

735. There is a special difficulty about strangers, which we shall discuss below under the rubric referring to them; but we may here say a word regarding one or two classes about whom doubts may occur.

1° Priests satisfy the precept, wherever they may be, by celebrating mass. But if a secular priest make the Paschal Communion "more laicorum," he must, like others, communicate in the parish where he resides, or with the leave of the pastor.

2° Servants in monasteries and religious houses share, according to the Council of Trent, in the privilege which exempts the religious from the jurisdiction of the ordinary, provided they be in actual service, residing in the houses of the religious, and living under obedience to them... "qui actu servivit, et intra eorum septa ac domos resident, sube eorum obedientiâ vivunt." These, then, can satisfy the Paschal precept in the churches of the religious, as well as the religious themselves, without any reference to the parish priest. But other secular servants, though they may reside in religious houses, cannot, unless in virtue of some special privilege, such as, according to Lacroix, was granted to the Society of the Jesuits.

3° Students, in houses of education conducted by religious, cannot fulfill the Paschal precept in those houses without the consent of the parish priest. This is the opinion of Cardinal De Lugo, and the same may be inferred from a decision of the Sacred Congregation of the Council, which expressly excepts the Paschal Communion in the permission given to certain religious to administer sacraments to the boarders in a house of education opened by them. According to another decision of the same Congregation, what is said

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1 Busemb. apud St. Lig., n. 300.  
2 Infra, § iv.  
3 Sess. xxiv. cap. xi. De Reform.  
4 St. Lig., n. 300. Bouvier, l. c. 129.  
5 Vid. St. Lig., n. 240-1a.  
7 Thesaur. Resol., tom. i. pag. 71. cit. apud Méth. Théol., Iste Série, pag. 262.  
8 Cit. apud Méth. Théol., l c. pag. 272.
of students may be applied also to seculars who choose to reside permanently in religious houses as in places of retreat. It may be observed, with regard to all these, that the requisite permission is usually granted without difficulty, and in most places is understood almost as a matter of course.

736. III. The time within which communion must be received, in order to satisfy the precept of the Church, is the "Paschal time." This is plain enough from the terms of the decree, but all doubt is removed by the practice of the Church herself, as well as by the teaching of her theologians. Any one, then, who wilfully, and without any sufficient reason, neglects to communicate during Paschal time, is guilty of violating the ecclesiastical precept, no matter how often he may have gone to communion before its commencement, or after its close. Even if he went before the commencement of the Paschal time, believing that he should be unable to go during the time, and if it turns out afterwards that he can go, he is still bound to go. In a word, the obligation is annexed to the Paschal time, although, as we shall see, it is not strictly confined to it.

737. The Paschal time, according to the declaration of Eugene IV, in the bull, "Fide digna," commences on Palm Sunday and terminates on Low Sunday, both included; but the time for fulfilling the precept may be extended by necessity, custom, or privilege. The time in Ireland, by a special indult of the Holy See, extends from Ash Wednesday until the octave of the Feast of SS. Peter and Paul; in England, by a similar indult, from Ash Wednesday till Low Sunday; and in America, from the first Sunday in Lent till Trinity Sunday.

738. It is a question amongst theologians, whether one, who has not communicated during the Paschal time, is bound to communicate as soon as possible afterwards, or, at least, bound to communicate within that year.

St. Antonine, Soto, Sylvius, and others cited by St. Liguori, maintain that the obligation in each year is annexed to the

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3 St. Lig., n. 297, in fine. Bouvier, l. c. 10.
4 Ibid. n. 296.
5 4 May, 1851.
6 Syn. Thurl., Appendix i.
7 14 May, 1853.
8 Synod. Westm. I. Appendix, pars i. n. xiii.
10 Lib. vi. n. 297, Tertia Sententia.
Paschal time, in the same way as the obligation of hearing mass is annexed to Sunday; and that, therefore, the obligation ceases as soon as the time to which it is annexed is past. They deny, therefore, that one who has not communicated during Paschal time this year, is bound by the law of the Church to communicate sooner than Paschal time next year, any more than one who has neglected to hear mass on a Sunday, is bound to hear mass sooner than the next Sunday or festival. St. Liguori\(^1\) thinks this opinion not quite improbable, "non contemnendam." Of course, even in this opinion, the case of one who defers his communion by the advice of his confessor is to be excepted, for, according to the terms of the Lateran decree, he is plainly bound to communicate at the time which his confessor may determine.\(^2\)

739. The more common opinion—that which is held by Suarez, De Lugo, Benedict XIV, and others cited and followed by St. Liguori\(^3\)—maintains that the precept of the Church is, in reality, twofold—imposing the obligation, 1° of communicating in Paschal time; and 2° of communicating, at least, once within the year, as is inferred from the words of the Council of Trent.\(^4\) The fulfilment of the first obligation is necessarily a fulfilment of the second, as is plain; but if one fails to comply with the first, he is still, they say, bound by the second.

740. The ecclesiastical precept, by requiring communion at least once a year, only determines, according to many, how often it must be received in order to comply with the divine precept, Christ having left this to be determined by the Church.\(^5\) Now, if this be assumed, it is plain that one who does not communicate in Paschal time, is still bound by the divine precept, as well as by the ecclesiastical precept which determines it, to communicate within the year. But all do not admit that the ecclesiastical precept is thus a determination of the divine. It is, indeed, admitted by all, that one who complies with the ecclesiastical precept is sure of communicating as often as he is required by the divine,\(^6\) but many deny that the divine precept requires annual communion. It is denied by those who maintain the above

\(^1\) Loc. cit.  
\(^2\) St. Lig., ibid. Billuart, De Eucharistia, Dissert. vi. art. i. § ii. Petes 25. Bouvier, l. c. 75.  
\(^3\) Loc. cit. Prima Sententia.  
\(^4\) Sess. xiii. can. 9. Vid. St. Lig., l. c.  
\(^5\) St. Lig., n. 297. De Lugo, Disp. xvi. sect. ii. n. 28.  
opinion of St. Antonine, and who are cited by St. Liguori.\textsuperscript{1} Suarez also, who appears to be cited by St. Liguori in favor of his own opinion, says that the divine precept \textit{per se} requires communion only "\textit{aliquoties in vita, saltem tertio, vel quarto quoque anno}"\textsuperscript{2}

But the precept of the Church, whether it be looked on as in any sense a determination of the divine precept or not, is almost universally regarded as imposing the twofold obligation above mentioned, and, therefore, as requiring one who has not communicated in Paschal time to communicate at least within the year. There still, however, remains a question of great importance in practice, viz.: Is he bound to communicate \textit{as soon as possible} after the Paschal time?\textsuperscript{3}

\textit{741.} For sake of greater precision in treating this question, it must be observed that there are three modes of computing the year of obligation. According to the first, it coincides with the civil year, commencing with January and ending with December. According to the second, it is to be reckoned simply from the last communion. According to the third, and most common, it is reckoned from the commencement of the Paschal time in one year to the commencement of the Paschal time in the next year.\textsuperscript{4}

If the first mode of reckoning, which is that of De Lugo,\textsuperscript{5} be adopted, and if we suppose that the person has communicated between the first of January and the commencement of the Paschal time, the question proposed must, we think, be answered in the negative, for there is no reason or authority requiring him to communicate again within the year, unless in the Paschal time, which the question supposes to be now past. The reasoning of St. Liguori, and of the authorities he cites,\textsuperscript{6} proceeds on the supposition that the person has not yet complied with the obligation of annual communion. If we suppose that he has not communicated between the 1st of January and the commencement of the Paschal time, even still De Lugo\textsuperscript{7} answers the question in the negative, and maintains that when the Paschal time is elapsed, there remains no other obligation than that of communicating before the end of the year.

\textit{742.} According to the second mode of computation, to

\begin{itemize}
\item \textsuperscript{1} St. Lig., lib. vi. n. 297. \textit{Tertia Sententia.}
\item \textsuperscript{2} Disp. \textit{Ixix. sect. iii. n. 6.}
\item \textsuperscript{3} Bouvier, l. c. \textit{Observanda circa Com. Pasch. 1º.}
\item \textsuperscript{4} Disp. \textit{xvi. sect. 4, n. 69.}
\item \textsuperscript{5} Loc. cit. \textit{Prima Sententia.}
\item \textsuperscript{6} Loc. cit.
\end{itemize}
answer the question, we have only to inquire how long it is since his last communion. If it be less than a year—if, e.g., he has received communion on the feast of All Saints last preceding—he is not bound to receive again until the feast of All Saints next succeeding. The Paschal time being past, he cannot comply with the obligation annexed to it; and the only obligation that remains is, that he shall not defer his next communion beyond a year from his last. This is the opinion of Billuart and of Cardinal Gousset. But if a year or more has elapsed since his last communion, he is now bound to communicate as soon as possible, and is guilty of grievous sin as often as he deliberately neglects an opportunity of doing so.

743. The third is the most correct mode of computing, according to the common opinion of theologians, and according to the custom now generally received. This being supposed, it is plain that one who has not communicated during Paschal time has not yet complied with the obligation of receiving within the year, which commences with Paschal time. The sole question then is, whether the precept of the Church binds him to receive as soon as possible, in order to comply with this obligation, so that he would be guilty of grievous sin as often as he deliberately omits to avail himself of an opportunity of receiving that may be presented to him. The more common and the more probable opinion, according to St. Lignori, who cites Suarez, Vasquez, Lacroix, etc., in favor of it, affirms that the precept of the Church does so bind. The precept, they say, imposes the obligation of communicating in Paschal time, not intending to affix the obligation to the time, so that it would cease when the time expires, but intending, by determining a certain time, to stimulate the faithful to comply with the obligation within that time, and not defer it longer: “non ad finiendam sed ad solicitandam obligationem.”

744. Cardinal De Lugo, however, denies that the precept of the Church binds in this manner, and contends that one who has omitted to communicate in Paschal time, is not bound to communicate as soon as possible, but merely to

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9 Vol. ii. n. 222.
3 Gousset, ibid. Billuart, ibid. 4 St. Lig., n. 296.
6 St. Lig., l. c. Suarez, Disp. lxx. sect. ii. n. 6.
communicate before the close of the year. Of the two obligations imposed by the precept, the first has been violated, and cannot now be fulfilled; and there remains only the second, which, according to him, is fulfilled by communicating any time before the close of the year, that is, in his reckoning, before the end of December. Hence, e.g., if a person omits to go to communion in Paschal time, 1872, he would still satisfy the annual precept by communicating on the 31st December, even though he had not been at communion since Paschal time, 1871. Cavalieri adopts the very same view, only that he reckons the year of obligation from Pasch to Pasch. According to him, if one, e.g., omits to go to communion in Paschal time, 1872, he would still comply with the annual precept by going before the end of Paschal time, 1873, which would allow a still greater interval.

745. In practice we should not like to recede from the opinion of St. Liguori, and the other great authorities whom he cites, especially as this opinion seems to be sustained by the next rubric. At the same time it can hardly be doubted that the opinion of Billuart and Gousset is solidly probable; and hence, if, e.g., a person went to communion immediately before the commencement of Paschal time, and (culpably or inculpably) omitted to receive during Paschal time, we would not pronounce him guilty of violating the precept of the Church as often as, after Paschal time, he would decline an opportunity offered him of receiving, provided he does not defer his communion beyond a year from the last. In favor of this opinion, besides the authority of those who hold it in distinct terms, we have the authority of De Lugo and Cavalieri, who go further, since they would allow him to defer his communion till the end of the year of obligation, no matter how long it may have been since his last; and we have also the authority of those who go yet further, and deny all obligation for the year when the Paschal time is once past.

The advantage of adhering in practice to the opinion of St. Liguori is, that it tends to prevent in any case the interval between two communions from exceeding a year. Thus, for example, if a person who omits to communicate this year in Paschal time, has not communicated since Paschal time last

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1 Disp. xvi. sect. iv. n. 69.
2 Vol. iv. cap. ii. in Decr. xviii. n. viii. et ix.
4 Supra, n. 742.
5 Ibid., n. 744.
6 Vid. Ibid., n. 738.
When it must be received.

§ 746. [WHEN IT MUST BE RECEIVED.]

Year, he is now required, according to this opinion, to communicate "quam primum," while, according to the opinion of De Lugo and Cavalieri, he might now defer his communion till the end of this year, and thus allow an interval of nearly two years to elapse since his last. It is true that St. Liguori's opinion would require him now to communicate "quam primum," even though he had communicated shortly before the beginning of Paschal time. In this we would follow it only so far as earnestly to exhort him to communicate without delay; but we would not bind him under pain of grievous sin, because, for the reasons already stated, we think the obligation in this case is not sufficiently certain.

746. It may be asked whether one, who foresees that he shall be unable to communicate during Paschal time, is bound to anticipate. If Paschal time has already begun, and if he foresees that, unless she communicates, e. g., on the second or third day, he shall be unable to communicate at all during Paschal time, he is certainly bound; just as one on a Sunday morning is bound to hear mass, e. g., at eight o'clock, if he foresees that he shall be unable to hear mass at a later hour.

If Paschal time has not yet begun, the answer depends on the mode of reckoning the year of obligation. According to the ordinary mode, he would not be bound to anticipate, because, in reality, neither of the two obligations imposed by the precept yet exists, and, consequently, his communion would not be a fulfilment of either. This is the decision of St. Liguori; but he says the decision should be different if the manner of computing the year were different.

If the year were supposed to commence on the 1st January, or if it were reckoned from the last communion, one would be bound to anticipate who foresees that he cannot receive communion either during Paschal time or after it, before the end of the current civil year, or till beyond a year from his last, respectively. Because, though by anticipating he cannot fulfil the obligation of communicating in Paschal time, he can fulfil, and is therefore bound to fulfil, the obligation of communicating within the year. But he is not bound to anticipate, if he foresees that, although prevented during Paschal time, he shall still be able to communicate at some time within the year. This is the decision of Gousset.

1 St. Lig., n. 298, in fine. 2 Supra, n. 743. 3 Loc. cit. 4 Vol. ii. n. 921.
Billuart,\textsuperscript{1} and seemingly of Lacroix.\textsuperscript{2} St. Liguori\textsuperscript{3} also approves of it for the hypothesis in which it is given.

747. Many theologians held that the precept of the Church requires, in strictness, no more than the act of receiving the Eucharist sacramentally. Whatever the Church may intend or desire, her precept, they maintained, does not reach the internal dispositions. But it is certain that, to satisfy the precept, communion must be received worthily. A proposition in the following terms was condemned by Innocent XI: “Præcepto communionis annuæ satissit per sacrilegam Domini ‘manducationem.’”\textsuperscript{4} It is, more probably, not enough, according to Lacroix,\textsuperscript{5} that the communicant be excused from formal sacrilege, as he might be by invincible ignorance, but he must have the dispositions necessary to receive the grace of the sacrament.

§ II.—Utigitur hoc salutare Concilii decreta in violabiliter servetur, descripta Parochus habeat nomina suorum Parochianorum; et qui dicit tempore non communicaverint, et post Octavam Paschæ eos qui propriæ salutis immemores sæpius admoniti non obtemperaverint, Ordinario suo denuntiet.

748. The pastor is supposed to have the names of all his parishioners inscribed, according to the form given at the end of the ritual, in the “Liber status animarum.” He should see to the accuracy of this book or register every year, about the beginning of Paschal time, that he may be able to ascertain those who fail to comply with the Paschal precept. St. Charles required pastors to visit the families of their parishioners during Lent, and make out an accurate list of those who are bound by the precept.\textsuperscript{6}

Various means have been employed for ascertaining those who do not comply with the obligation. The faithful were required to present a certificate of confession before they would be admitted to communion,\textsuperscript{7} or the pastor gave a certificate to each one at the time of receiving communion, and after Paschal time went round to the houses of the parishioners to collect these certificates.\textsuperscript{8} Such means are no longer in use in France;\textsuperscript{9} and we believe that, at present, those certificates

\textsuperscript{1} Dissert. vi. art. i. \textsuperscript{2} Lib. vi. par. i. n. 631.
\textsuperscript{3} Loc. cit.
\textsuperscript{4} Apud St. Lig., n. 294, in parenth.
\textsuperscript{5} Loc. cit. n. 618.
\textsuperscript{8} Baruff., tit. xxv. n. 17.
\textsuperscript{9} Bouvier, loc. cit. Gouset, loc. cit.
of communion are employed in very few, if any, places out of Italy, where they are still continued. But the pastor is everywhere bound to use such means as prudence may suggest in his circumstances, to ascertain the defaulters, and induce them to comply with their obligation.

749. A public exhortation, in general terms, just before the close of the Paschal time, might have the desired effect. If this fails, he should have recourse to private remonstrance. And it is only after such remonstrance has been two or three times repeated without effect, that the rubric requires him to denounce the parties to the ordinary.

But the parish priest cannot go further than this. The penalties mentioned in the decree are only "ferendæ sententiae," and the parish priest cannot inflict them of his own authority. They can be inflicted only by the authority of the ordinary. Bouvier seems to say that even the denunciation to the ordinary, here mentioned, is no longer in use. It is plainly a matter for the consideration of the bishop, whether it be expedient to insist on it in his diocese or not.

750. The fact that those who do not communicate in Paschal time are, immediately after the expiration of it, urged to communicate under a threat of such severe penalties, appears to be a strong confirmation of the opinion of St. Liguori given above. But De Lugo replies to this argument that the censures are inflicted, not on account of the refusal to comply with an obligation still urging, but on account of the violation of the precept already committed, the prelate agreeing not to inflict the censure (which he might inflict at once according to the words of the decree), provided the person, when admonished, goes to communion. Cavalieri replies to it in the same way.

§ III.—Dabit quoque operam Parochus, quoad fieri potest, ut in ipso die sanctissimo Paschæ communicent; quo die ipse per se, nisi legitime impediatur, parochiae suæ Fidelibus hoc Sacramentum ministrabit.

751. The Paschal time, as above stated, is of fifteen days' duration, and by necessity, privilege, etc., generally much longer. But it is the desire of the Church that the faithful receive Holy Communion on the very day of the Paschal

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1 Analecta, etc., IVme Série, pag. 2276.  
2 Baruff., n. 21.  
3 St. Lig., n. 235, in fine, et lib. vii. n. 11. Scavini, De Bucch., cap. i. art. 3, Quer. 2.  
4 Loc. cit.  
5 Supra, n. 743.  
6 Disp. xvi. n. 70-73.  
8 Supra, n. 737.
solemnity, that is to say, on Easter Sunday, and that the parish priest himself administer it on that day, unless there be a just reason to prevent him. In populous parishes, where the number of clergy is small, it would be impossible to give all an opportunity of confessing, so that they might be able to communicate on Easter Sunday. Other reasons, too, might make it inconvenient for some to receive communion on that day, and, of course, there may be sufficient reasons to prevent the pastor himself from administering it. The rubric, accordingly, is not preceptive, but merely expresses a desire that the pastor will do what he can to administer communion to his flock on this great solemnity.

752. The more effectually to guard against any interference with him, the Holy See, in the privileges by which religious are permitted to give communion during Paschal time, always excepts Easter day, so that on Easter day they cannot distribute communion to the people in their churches unless by the permission of the parish priest or the ordinary. Not only, then, are the faithful bound to communicate in their own parish, in order to fulfil the Paschal precept, but it seems to be the wish of the Church that on Easter day they should not, even through devotion, communicate elsewhere.

§ IV.—Aliens vero parochiae Fideles ad proprium Parochum remittet, præter peregrinos et advenas, et qui certum domicilium non habent, quibus ipse sacram præebit Communiam, si accesserint rite parati; vel ubi est ea consuetudo, eos ad Cathedræ Ecclesiæ Parochos remittet.

753. The rubric here directs that strangers are not to be admitted to Holy Communion, but are to be sent or referred to their own pastors. This applies not only to Easter day, but to the whole Paschal time, because, as we have seen, each one must communicate in his own parish, or at least have the leave of his parish priest, in order to fulfil the Paschal precept. St. Charles ordered that in Paschal time, as often as communion is administered, notice be given of this obligation, so that strangers who might be present would know what is required of them in order to fulfil the precept of the Church. This is the proper course, and in populous parishes the only effectual course, for the parish priest could hardly know personally who the strangers are amongst so

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2 Supra, n. 732.
many. Besides, it would be extremely inconvenient, and, considering present usages, we doubt if it would be allowable, to exclude individuals who might present themselves at the rails, on the ground that they are strangers to the parish.

754. Bouvier¹ and Gousset² observe that at present communion is freely administered to strangers as well as the rest, because it is presumed that they have already complied with the Paschal precept in their own parish, or that they intend yet to do so, or that they have the permission of their own pastor. This may be very justly presumed in places where the people are sufficiently instructed in the obligation of the Paschal precept, or where there is an understanding about the matter amongst the parochial clergy.

755. But, independently of all custom or arrangement on the subject, there are certain classes here mentioned by the rubric to whom the parish priest can give communion, and who satisfy the precept by this communion, though they do not belong to his parish. These are "peregrini," "advenæ," and those who have no fixed domicile, usually called "vagi." The words "peregrini" and "advenæ" are used by most authors in the very same signification, viz., as meaning those who are absent from the place of their domicile, without determining how long or how short a time. They are so used by Suarez, Ferraris, St. Liguori, etc.

756. Some, however, distinguish them. By a "peregrinus" they understand one who has a fixed domicile and intends to return to it, but is for the present living in another place, where he intends to stay only a short time, less than half a year at the utmost. By "advena" they understand one who, having left the place of his domicile, if he has one, comes to another with the intention of remaining there for at least the greater part of the year. This appears to be the distinction made by Bouvier and Scavini. According to this distinction, an "advena" is one who has acquired at least a quasi-domicile in the place where he is. By "vagi" all understand those who have no fixed domicile, but go from place to place.

757. Baruffaldi⁶ seems to suppose that the words, "qui certum domicilium non habent," qualify "peregrinos et

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¹ De Eucharistia, Observanda circa Com. Pasch., n. 17.
² De Legibus, lib. iii. cap. xxxiiii.
³ Verb. Lex., art. iii. n. 28, et seq.
⁴ De Legibus, cap. v. art. v.
⁵ Lib. i. n. 156.
⁶ Vid. St. Lig. l. c., Iste autem acquirit, etc.
⁷ Tit. xxv. n. 38.
"advenas," and understands the rubric therefore to speak here of "vagi" exclusively, as, in the first clause, it directs that strangers who have a domicile be sent to their own parish. This, however, restricts the meaning too much. The rubric, according to this explanation, would make no provision for those who are at a great distance from the place of their domicile, and who could not therefore, without great inconvenience, or perhaps could not at all, go back to it, during the Paschal time.

Besides, the "et" shows that the "qui certum domicilium non habent" are distinct from those mentioned before. By "peregrinos et advenas," then, are most probably meant strangers from a distant place. Those from a neighboring parish would hardly be called by these names, and at all events are manifestly to be understood as comprehended in the first clause, which directs them to be sent back to their own parish priest.

758. If those strangers acquire a quasi-domicile in the parish, or if they be "advenæ" in the sense above explained, they not only are at liberty to make their Paschal communion in the parish, but, according to a general principle of law, they are bound to make it there like the rest of the inhabitants, unless they choose to go back and make it in the parish of their domicile.

759. If they have not acquired a quasi-domicile, in other words, if they be "peregrini" in the sense above explained, but cannot conveniently go to the place of their domicile, they can satisfy the precept by receiving in the parish where they are. This we think is plainly implied in the present rubric, and at all events it is the common doctrine of theologians. The same is to be said of "vagi," or those who have no domicile. But it may still be a question whether or not both these classes are bound like the other inhabitants to receive communion from the parish priest, or with his permission. Many authors cited by St. Lignor maintain that they are; but St. Liguori himself gives it as the most common opinion that they are not, and that they can satisfy the precept by communicating in the churches of religious. This decision of St. Liguori is combated by the "Mélanges Théologiques;"

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1 Supra, n. 756.  
2 St. Lig., lib. i. n. 156, Dubit. 1.  
3 Vid. Mél. Théol., IIme Série, 2me Cahier, pag. 273.  
4 Supra, n. 756.  
5 St. Lig., n. 300 . . . 2 in parenth.  
6 St. Lig., ibid.  
7 Lib. vi. n. 240, v. 9.  
8 Loc. cit.
but whatever may be said of the grounds on which it rests, it is sufficient to justify any one who resolves to act on it, for, after all, there is question merely of interpreting a positive law of the Church.

760. In some places these "peregrini" and "vagi" may be required to go to communion during the Paschal time in the cathedral church. By the decree of St. Charles above cited, they were required to do so in the city of Milan, but not in other parts of the diocese. Where such a custom exists, the rubric here wishes it to be respected, but the words do not convey that a compliance with the custom is necessary to fulfil the Paschal precept.  

§ V.—In cæteris vero servavit ea, quæ in libro de statu animarum, ut infra, præscribuntur.

761. He must carefully observe what is prescribed as to the manner of entering the names and noting the sacraments received in the "Liber de statu animarum." It should contain the names of all his parishioners, divided into families, the names of the members of each family being written together, as is directed in the ritual hereafter. He should note after each name whether the person has received Holy Communion. The sacraments, of which the reception is to be marked in this book, are Confirmation and the Eucharist. The reception of the other sacraments is noted in other books.

The ritual does not require him to enter the names of strangers in the "Liber statús animarum," unless when they live in the family of a parishioner. But it would be well to note in it, or in some other book, if he can conveniently, the names of strangers to whom he gives communion in Paschal time, as they may wish him to certify that they received it.

§ VI.—Ægrotis quoque parochialibus, etiamsi Communionem extra præscriptos Paschales dies sumpserint, in Paschalibus diebus illam deferet ac ministrabit.

762. The sick who are unable to go to the Parish church are still bound to comply with the Paschal precept, if the opportunity be given them; and the pastor is here directed to give them the opportunity, by bringing the Blessed Sacrament to them within the Paschal time. The rubric directs this to be done, even though they may have received communion shortly before the beginning of the Paschal time, for

1 Supra, n. 753.  
2 Ibid., n. 52.
that communion does not fulfil the precept. But if the priest has reason to believe that a sick person will be able shortly after the close of the Paschal time to receive communion in the church, he can extend the time for him.

763. One who receives the viaticum during Paschal time, does not, according to Cavalieri, thereby fulfil the Paschal precept, which is distinct from that of the viaticum. But it is much more probable that by the same communion he satisfies both precepts.

1 Vid. supra, n. 736.
3 Vol. iv. cap. ii. in Decr. xxxiv. n. vi.
4 Gousset, l. c. Gury, pars i. n. 434, Quær. 91.
CHAPTER XIV.

ON COMMUNION OF THE SICK: "DE COMMUNIONE INFIRMORUM."

§ 1.—Viaticum sacratissimi Corporis Domini nostri Jesu Christi summo studio ac diligentia aegrotantibus, opportuno tempore, procurandum est, ne forte contingat illos tanto bono, Parochi incuria, privatos decedere.

764. Whatever contributes to give spiritual strength or comfort to the dying, was, by many of the holy Fathers and other ancient writers, called a "viaticum," since it prepares them for the passage out of this world into the next, and enables them to make it with greater confidence and security. Hence, not only the Blessed Eucharist, but the other sacraments administered to the dying, and even the prayers offered up, or the good works performed by themselves or by others on their behalf, came under this general designation. But in course of time, the Holy Eucharist came to be regarded as the "Viaticum" by excellence, and, according to present use, is exclusively meant by the word.¹ "Sacred writers," says the Catechism of the Council of Trent, "call it the 'Viaticum,' as well because it is the spiritual food by which we are supported in our mortal pilgrimage, as also because it prepares "for us a passage to eternal glory and happiness."²

*765. All are bound by divine precept to receive it when in danger of death, as a protection against the assaults of the enemy in the last struggle; and this, according to the more probable opinion, even though one may have communicated a few days before through devotion.³

*766. It is a question amongst theologians whether one who has communicated in the morning through devotion, is bound to receive again "per modum viatici," if danger of death supervenes that day. Some affirm that he is; others, that he is not. Of the latter, some say he is free to receive, though not bound; others, that he not only is not bound, but

² Pars ii. cap. iv. n. 5.
³ St. Lig., lib. vi. n. 285, Dub. 2, Secunda Sententia.
is not permitted, to receive a second time on the same day. Benedict XIV gives these several opinions, and says the pastor is free to act on any of them.\(^1\) St. Liguori\(^2\) thinks it more probable that one in the circumstances is bound to receive the viaticum if the danger comes from an external cause, as a fall, a violent assault, or the like, for he has not yet complied with the obligation of receiving "in periculo mortis;" but not if he were already sick, nor if the danger already existed in some internal though unknown cause, as might be presumed in case of sudden illness, e.g., an attack of apoplexy.

767. The rubric here requires the pastor to take all possible care that the sick may have an opportunity of receiving Holy Communion in due time, that is, according to Baruffaldi,\(^3\) while they have still the use of their faculties, and can, therefore, receive it with greater fruit. He should prepare them for it, and exhort them to receive it, even when there is no imminent danger of death, because it is the great means of imparting strength and vigor to the soul in the trials and temptations incident to sickness, and because he thus makes sure that they shall not be without this great succor, should the illness suddenly take a fatal turn.

§ II.—Cavendum autem in primis est, ne ad indignos cum aliorum scandalis deferatur, quales sunt publicis usurarii, concubinarii, notoriis criminosis, nominatis excommunicati, aut denuntiati, nisi sese prius sacra Confessione purgaverint, et publicæ offensioni, prout de jure, satisfecerint.

768. Public sinners, such as are here mentioned, must give proofs of sincere conversion before they are admitted to Holy Communion even in sickness; otherwise great scandal would arise, especially in places where the Blessed Sacrament is carried to the sick in solemn procession, and where, consequently, their communion becomes known to the whole neighborhood. When one of this class is visited by the pastor, it is not enough that he goes to confession; he must be required to repair the injuries and scandals of which he has been the cause, as far as his present circumstances permit. It is for the prudent confessor to decide in each case the nature and extent of this obligation. We shall merely observe, that where restitution is to be made, or where the

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1 De Syn. Dierc., lib. vii. cap. xi. n. 2.  
2 Tit. \textup{xxvi}. n. 10.  
3 Loc.
proximate voluntary occasion of sin is to be removed, and
where it is possible that this can be done by the sick man
immediately, he should not be absolved, nor consequently
admitted to Holy Communion, until it has been done. This
is the doctrine of St. Liguori, laid down or supposed by him
in several places.\footnote{1} In the "Praxis Confessarii,"\footnote{2} he speaks
specially of the sick, but he does not except them any-
where; and it is evident that what he says applies to them as
much as to others, when they have it in their power to make
the restitution, or to remove the occasion.

769. Of course, if death seems imminent, and there is
reason to fear that they may not have time, nothing more can
be exacted than a firm purpose of doing what is required of
them, should they recover. In the "Modo Pratico di Assistere
"A'Moribondi," etc., a little book highly prized by the paro-
chial clergy in Italy, it is suggested\footnote{3} that one who has to
make reparation for public scandal, should be induced to ask
pardon of those who may be present in the room after having
accompanied the Blessed Sacrament, and to request them to
publish the retractation. Where the priest brings the viaticum
privately, he can easily introduce a few persons for the pur-
pose, if he thinks it expedient to act on this suggestion.

\footnote{1} Lib. iv. n. 436 et n. 682. Lib. vi. n. 454. \textit{Praxis Conf.}, na. 43, 66,
et 105.  \footnote{2} Cap. vii. n. 105.
\footnote{3} Cap. vii. Edit. Roma, 1818.
\footnote{4} Vid. St. Lig., lib. vi. n. 233, et seq.  \footnote{5} Supra, n. 767.
Infirmorum}, § \textit{De Communione}, pag. 445.

\textit{III.} 770. The rubric everywhere supposes that the viaticum
is administered by the parish priest. No other can lawfully
administer it without his sanction, except in case of necessity.\footnote{4}
The pastor, as has been said,\footnote{5} should exhort the sick to receive
Holy Communion, even when there is no immediate danger
of death. The celebration of some festival affords a good
opportunity of doing so without exciting fears that might
aggravate the disease. He must take care, above all, not to
refuse it to those who are anxious to receive it, especially
those who, when in good health, were wont to communicate
often.\footnote{5}
Where the decree of St. Pius V, "Supra gregem," etc., is in force, physicians are bound at once to admonish their patients to go to confession, and are obliged to withhold their services after the third day, unless there be proof that they have confessed. At all events, they, and indeed all who are in attendance on the sick, are clearly bound in charity to give them notice, when it is ascertained that the disease is likely to be fatal, that they may prepare to receive the last sacraments. The obligation of the pastor to give this notice is strongest of all, since he is bound, ex-officio, to consult for their spiritual welfare. The notice, however, should be conveyed so as to excite as little alarm as possible, and be accompanied by words of consolation and encouragement.2

§ IV.—Pro Viatico antem ministrabit, cum probable est quod eam amplius sumere non poterit.

Communion is to be administered as the viaticum, when, as is here stated, it is probable that the sick person shall be unable to receive it any more, that is, according to Cavalieri, when he is in probable danger of death. The priest in administering the Eucharist, "pro viatico," or "per modum viatici," uses the form "Accipe frater," etc., instead of the ordinary form, "Corpus Domini," etc.3 On the words of the present rubric, Cavalieri observes: "Verba sunt per quæ instruimur non nisi in probabili mortis periculo Eucharistiam permodum viatici administrandam esse, nempe per illa verba, 'Accipe frater, Viaticum,' etc., extra vero tale "periculum, semper per consuetum 'Corpus Domini,'" etc. This, then, is the rule by which the priest is to be guided as to the form he should use in giving communion to the sick. If the danger be such as to make it probable that the person cannot receive it again, it is to be administered with the form, "Accipe frater."

It matters not whether he be fasting or not. Cavalieri altogether rejects the opinion of those who say that it is to be administered "per modum viatici" only to those who are not fasting: "Sive ægrotus jejunus sit vel non, semper "communicat per modum viatici quando eí administratur "Eucharistia in articulo mortis constituto." It is true that those who are not fasting can receive communion only "per

1 Vid. St. Lig., lib. vi. n. 664.
3 Vid. infra, § xx. 4 Cap. v. De Com. Inf., Decr. i. n. iv.
"modum viatici;"¹ but it does not follow, nor is it true, that they alone can receive it "per modum viatici." On the contrary, the rubric itself, as we shall see,² clearly implies that it is desirable that those who receive the viaticum should be fasting.

In a word, it appears from the present rubric that the form to be used is to be determined entirely by the consideration, whether or not the person be at the time in probable danger of death. If he be, then the form should be "Accipe frater," etc.; if not, then the form should be the ordinary one. Hence, e. g., a criminal about to be executed should receive communion "per modum viatici," and it should, therefore, be administered with the form, "Accipe," etc. This is expressly taught by Cavalieri,³ and the "modo Pratico,"⁴ which adds that it is to be administered to him with this form, even though he be fasting.

§ V.—Quod si æger, sumpto Viatico, dies aliquot vixerit, vel periculum mortis evaserit, et communicare voluerit, ejus pio desiderio Parochus non deserit.

774. If the sick person, after having received the viaticum, recovers from the danger, or even if he only survives some days, and desires to communicate again, the priest should endeavor to gratify this pious desire. There can be no difficulty about the matter, if he has so far recovered as to be able to receive it in the ordinary way, or at least to receive fasting. Clericati observes that the rubric here supposes him to be able to receive fasting, for it includes the case in which he may have recovered from the danger of death, as is plain from the words, "vel periculum mortis evaserit," and it does not treat till the next sentence of those to whom it may be administered after having broken the fast.⁵ Cavalieri says, and it seems more probable, that the rubric here altogether prescinds from the question of fasting.⁶

*775. If he be unable to receive fasting, theologians commonly require an interval of about eight days before they would permit him again to communicate. But it is a very probable opinion, maintained by many, that communion may be administered the next day, and even every day. "Est sententia valde probabilis et pia," says Cavalieri,⁷ using the

¹ Vid. infra, § vii.
² Loc. cit. Decr. ii. n. iii.
³ De Eucharistia, Decis. xix. Ad Aprilis casum ii. n. 13.
⁴ Loc. cit. n ix.
⁵ Infra, § vi.
⁶ Cap. xiv.
⁷ De Com. Inf., Decr. i. n. x.
COMMUNION OF THE SICK.  [CHAP. XIV.

words of Clericati, 1 whom he cites, "quod altera die sacro "viatico per non jejunum infirmum recepto, si duret idem "mortis periculum, possit idem infirmus, etiam non jejunus, "sacram Eucharistiam suscipere; et sic quod liceat parocho "etiam quotidie infirmum praedictum, licet non jejunum per "viaticum communicare."

Some extend the favor to all who are in danger of death; others restrict it to those who are accustomed to communicate often, and have a great desire of communion. 2 Gury 3 cites St. Liguori for allowing it to these only twice in the week, but we could not find this restriction in St. Liguori. On the contrary, he seems to us, in the place referred to, 4 to admit as probable that they may be allowed it every day. It is justly observed that this may be more readily permitted whenever the Blessed Sacrament can be brought to the sick without a public procession, as is usually the case, e. g., in convents, colleges, etc. 5 Cavalieri thinks there should be no difficulty in allowing it in such cases. He says 6 that the expression of the rubric, "dies aliquot" (which is one of the chief grounds for requiring an interval of some days), is intended to limit, not the communion of the sick, but the obligation of the pastor to carry the Blessed Sacrament from the church.

776. With regard to the form to be used, if the danger of death be past, the communion should not be given "per "modum viatici," and, therefore, should be administered with the ordinary form, "Corpus Domini," etc. But if the danger still continues, authorities are divided on the point. Some say the form to be used is "Corpus Domini," etc., because, during the same illness, communion, they say, should be administered only once as the viaticum, and, therefore, only once with the form "Accipe frater," etc. St. Charles lays down this very distinctly, while recommending what the rubric here prescribes. He says: . . . . "Ejus pio desiderio "Parochus non deerit, sed pro viatico illam iterum in eodem "morbo non ministrabit ideoque ministrando utetur illis "verbis, Corpus," etc. 7 Catalani cites and adopts these words. 8 The same is taught by Billuart 9 and De Herdt. 10

1 Loc. cit. n. 11. 2 Vid. Caval., loc. cit. 3 Vol. ii. n. 335. 4 Lib. vi. n. 255. 5 Gury, loc. cit. 6 Loc. cit. n. x. 7 Instruct. Visitat. Inf., De Communione, pag. 445. 8 Cap. iv. § iv. n. ii. 9 Diss. vi. art. iv. § ii. Dixi, 4º. 10 Pars vi. n. 17, ii.
Bouvier also maintains this opinion: "Ubi infirmitas protra-
bitur et periculum mortis perseverat, Sacra Eucharistia
iterum moribundo etiam non jeuno . . . . dari potest, non
per modum viatici, quod semel tantum in eadem infirmitate
administratur, sed modo consueto, ad satisfaciendum devo-
tioni." This weight of authority is plainly sufficient to
justify any one who chooses to act on it.

*777. But we think it more probable that while the danger
continues, the form should always be "Accipe frater," etc.
The words of the rubric are very general: "Pro viatico
ministrabit cum probable est quod eam amplius sumere non
"poterit." Now, the probability of his being unable to
receive it again, which made it be administered as the viaticum
the first time, must evidently still continue while the same
danger continues. Benedict XIV clearly supposes this, at
least for the case in which the sick person is unable to ob-
serve the fast. He says: "Potest et interdum debet Episco-
pus constitutere ne parochi renuant SS. Eucharistiam iterato
"deferre ad ægrotos qui, etiam perseverante eodem morbi
"periculo, illum sæpius per modum viatici cum naturale jeju-
"nium servare nequcant, percipere cupiant." There is no
reason to suppose that the Pontiff here restricts the administra-
tion, "per modum viatici," to the case in which the fast has
been broken. He mentions this case, probably because it is
of frequent occurrence, and because it is precisely the case in
which priests might have a difficulty about administering it
more than once. Besides, we have seen that the form to be
used is not determined by the fact that the person is fasting
or not fasting. The "Modo Pratico," having stated that the
viaticum may be administered more than once in the same
illness, adds that the formula, "Accipe frater," is always to be
used. Cavalieri evidently conveys the same in the passage
above cited; for the expression, "per viaticum," or its equi-

778. Some theologians taught that the precept of receiving
the viaticum is fulfilled even by a sacrilegious communion.
But we have seen before that a similar opinion regarding the
precept of annual communion was condemned by Innocent XI

De Euch., cap. v. art. ii. § ii.
* De Synod. Dicr., lib. vii. cap. xii. n. 4.
+ Cap. vii.
* Supra, n. 773.
5 Vid. supra, n. 772.
* De Lugo, Disp. xvi. sect. ii. n. 45.
8 Supra, n. 747.
It is quite certain, therefore, that the precept of receiving the viaticum is not fulfilled by receiving it unworthily. But if one who has received the viaticum with the proper dispositions, should fall into mortal sin, he is not, according to the more probable opinion, bound to receive it again. It is enough that he go to confession.

§ VI.—Potest quidem Viaticum brevi morituria: sive ob assiduum tussim, sive ob asiduum tussim, aliquve similem morbim, aliquve indecentiam, tanti Sacramenti timeri potest.

1. If one who is about to receive the viaticum can receive it fasting, he should do so. But if abstinence from food or medicine be in the least inconvenient to him, it is not required, and there should be no scruple or hesitation about acting on this decision.

2. By a usage formerly existing in some places, and especially in Spain, criminals condemned to death were altogether excluded from Holy Communion. But this usage was condemned as contrary to Christian charity in the Council of Mayence, in 847, and afterwards by St. Pius V, in 1569. Many other Councils and Popes are cited by Gousset. Benedict XIV, without formally prohibiting it in places where it may have existed in his time, urges the bishops to introduce the opposite custom. We believe there are now few places where the viaticum is not administered to such persons, as well as to those who are in danger of death from sickness. By a decree of the Congregation of Bishops, it was decided that it may be administered to them on the very day on which they are executed.

According to the common opinion of theologians, these, and in general all to whom the Eucharist is administered by way of viaticum, are exempt from the obligation of receiving it fasting, when the fasting is attended with any inconvenience.

1Cfr. Lacroix, lib. ii. pars i. n. 610 et 617. Bouvier, De Eucharistia, cap. vi. art. i. Notanda circa Viaticum, 10°.
2 St. Lig., n. 293.
3 Ibid., n. 285, Hic autem sedulo.
5 Vol. ii. n. 230.
6 De Synod. Diæc., lib. vii. cap. xi. n. 3.
7 16 Jun. 1590, apud Caval., l. c. n. ii.
8 Baruff., n. 43, 44. Caval., l. c. n. iii. St. Lig., l. c. De Lugo, Disp. xv. sect. iii. n. 58, et Disp. xvi. sect. ii. n. 46, in fine.
the priest to judge, from the circumstances in each case, of the danger that exists. It generally arises from some of the causes here mentioned in the rubric.

We have seen that communion cannot be given to one who has never had the use of reason.\footnote{Supra, n. 635.}

If loss of reason be caused by disease, as in fever, or if the person be subject to passing fits of insanity, the priest should await the return of reason, and be prepared to avail himself of the first favorable moment to administer the sacrament. It may happen, however, that the use of reason is not recovered, or, at least, is not recovered until the patient is dying and unable to receive communion. If this be apprehended, the viaticum may be administered even during the delirium to those who have led a good Christian life, provided there be no danger of irreverence. This is the common teaching of theologians,\footnote{St. Lig., n. 302. Modo Pratico, cap. vii.} and is clearly enough conveyed in the passage before cited\footnote{Supra, L. 635. -De Eucharistia, Disp. xiii. sec. iii. n. 24, et seq.} from the Catechism of the Council of Trent.

Some would restrict the decision to the case in which the sick person has had the use of his faculties a short time before. But, according to De Lugo, there is no reason why it should be thus restricted.\footnote{St. Lig., l. c. Mdo Pratico, l. c.} No matter what be the duration of the insanity, if, when in full possession of his faculties, he has lived as a pious Christian, and if there be now no danger of irreverence, the viaticum should be administered to him.\footnote{Ibid., n. 292, et Busemb., ibid. De Herdt, pars vi. n. 15. Bouvier Notanda circa Viaticum, 4º.}

It is not, however, to be administered to one who has lost his senses in an evidently impenitent state.

We may observe that, in all diseases where there is any reason to apprehend delirium, the priest should endeavor to administer the last sacraments as early as possible.

\*782. The danger of irreverence may arise from incessant coughing, from difficulty of breathing, from difficulty of swallowing, or from frequent vomiting. In all these cases, a little food or drink may be given first, to try whether the person can receive without danger of rejecting the Sacred Host. The same may be done in case of delirium also. Many recommend the trial to be made with an unconsecrated particle.\footnote{Ibid., n. 292, et Busemb., ibid. De Herdt, pars vi. n. 15. Bouvier Notanda circa Viaticum, 4º.} This undoubtedly would be a very secure test, but notice should be given lest it might be mistaken for the sacrament.

With regard to cough, it may be observed that, if it be not
COMMUNION OF THE SICK.

so continuous as to prevent swallowing, the viaticum may be given; for although expectoration may immediately follow, the phlegm thrown off does not come from the esophagus or passage to the stomach, but from the trachea or passage to the lungs, and there is, consequently, no danger of the Sacred Host being rejected. If it be ascertained that, from the parched state of the palate, or from any other cause, the sick person might have a difficulty in swallowing the Sacred Host, a little wine or water may be given immediately before or after, or, if necessary, a very small particle may be put into a little wine or water, and administered in this way.

In case of vomit, the sacrament may be administered if there is reason to believe, by trial as recommended, that he will have no attack for about half an hour after receiving. This is the rule laid down by the "Modo Pratico," probably because within this time, in any state of the stomach, the species would be altered so that there could be no danger of irreverence. If the vomit, however, is not provoked by food, but is frequent independently of any food, he should be free from it for at least six hours before the sacrament is administered.

If, after all, a doubt still remains as to whether the Sacred Host can be received without the irreverence against which the present rubric is designed to guard, the more common and the more probable opinion is, that it ought not to be administered. In such circumstances, the sick person should be exhorted to make a spiritual communion.

783. Should the Sacred Host be rejected by vomit, if it still appears entire, or is easily discernible, it should be reverently taken up and carried in a clean vessel to the church, to be kept there till it corrupts, when it is to be thrown into the sacarium. If it cannot be distinguished from the rest of what is thrown off, all should be carefully taken up and burned, and the ashes thrown into the sacarium. This is what is recommended by Bouvier, and it is in accordance with what is prescribed by the rubric of the Missal.

2 Loc. cit. 9 Vid. supra, n. 594.
3 Busemb., apud St. Lig., n. 292. Gury, ii. n. 320. Modo Pratico, l. c.
4 St. Lig., l. c. 6 Modo Pratico, cap. vii. in fine.
5 Loc. cit., 52. 7 De Perfectibus, tit. x, n. 14.
§ VII. 785.]

WHEN UNABLE TO FAST.

We have already touched on the difficulties that regard the administration of the viaticum to children. ¹

§ VII.—Ceteris autem infirmis, qui ob devotionem conve-
municant, danda est Eucharistia ante omnem cibum et potum, non aliter ac ceteris Fidelibus, quibus nec etiam per modum medicinæ ante aliquid sumere licet.

*784. Sickness of itself, unless when there is danger of death, does not exempt from the general law which requires those who receive the Holy Eucharist to be fasting from midnight. Hence, the sick who communicate through devotion, must observe the law like the other faithful, by an entire abstinence from food or drink, or anything even by way of medicine.

785. But it may be asked whether a sick person, who, though not in danger of death, is yet unable to fast till a convenient hour in the morning, and who continues in this state for a long time, may be permitted to receive Holy Communion after having broken his fast.

The question is discussed at great length in the "Mélanges Théologiques." Amongst the authors there cited, some, as Elbel and Witasse, expressly affirm that he may be permitted occasionally; others, as Toletus and Tournely, plainly imply that he may be permitted when there is any urgent cause. The writer himself strongly insists that one in the circumstances may be permitted to receive Holy Communion, at least in order to fulfil the Paschal precept; and he labors hard to refute a Latin dissertation, maintaining the opposite view, which he gives at full length. ² He relies very much on the argument that the Paschal precept, or the precept of annual communion, which is probably the determination of the divine precept, ³ ought to prevail over the law which requires the Eucharist to be received fasting, just as the precept of receiving it in danger of death prevails over the same law. He contends that, as the faithful, in order to fulfil the latter precept, are exempt from the obligation of fasting when it is attended with inconvenience, so should they be, and so it is to be presumed they are, in like manner exempt, when they are required to fulfil the former. When it is objected that a parity of reasoning would prove the exemption, not only for the fulfilment of the Paschal precept,

¹ Vid. supra, n. 640.
² Ibid., pag. 422, et seq.
³ Ire Série, pag. 400, et seq.
⁴ Vid. St. Lig., n. 297.
but at least for several communions in the year, just as the exemption in favor of those in danger of death is extended to a repetition of the viaticum, he replies by virtually admitting the parity and the inference; he sees no inconvenience in it, but he would not insist on it.1 This opinion seems not improbable, and we should be slow to condemn one who would make up his mind to act on it.

786. But, on the other hand, the interpretation of the law which requires the Eucharist to be received fasting, and the nature and extent of the exemption granted to the sick, can be ascertained only by the practice of the Church made known to us by the testimony of her doctors and theologians.2 Mere reasoning from analogy will avail us little. A priest, for example, most probably could not celebrate without sacred vestments, or without an altar, in order to receive the viaticum, though the vestments and the altar are required only by the law of the Church, while he is bound to receive the viaticum by divine precept.3 Now, the great bulk of theologians, though they do not discuss the present question in precise terms, either suppose or expressly assert that the sick, in order to have the privilege of communicating without being fasting, must be in danger of death. It is true, therefore, as Gury says,4 that the common opinion of theologians is against the permission of communion in the case proposed. The present rubric is also against it, at least when there is question of communion "ob devotionem," and we think it means to embrace all communions of the sick who are not in danger of death, the "ceteris infirmis" being all who are not "brevi morituri." A strong argument is also furnished against it by the Papal indults, which have been granted to certain individuals laboring under infirmities of this kind, and in virtue of which they were permitted to receive after having broken the fast. One of these was granted by Benedict XIV to the son of James II, King of England, and the brief contains the following words, which appear to be decisive: "Cum generali lege caveatur ut non nisi jejunum universim " sacra ministretur communio . . . ut aliqui expressis casibus " (exceptis) non comprehenso liceat, etsi non jejunum, sacra " participarem mysteria, necesse erit eundem expressa dispensa-

2 De Lugo, ibid., n. 61, et Disp. xiv. sec. v. n. 108.
3 Vol. ii. n. 334, Qu. 11°.
WHEN UNABLE TO FAST.

787. The case seemingly can but very rarely occur; for if one be unable to fast from midnight until an early hour in the morning, his infirmity is generally such as to justify communion "per modum viatici." The writer in the "Mélanges," however, testifies that it occurs often enough, especially amongst those who are affected with asthma. In practice, then, we think the most that can be done without a Papal dispensation is, to administer communion to one in the circumstances soon after midnight. Gury\(^2\) thinks this may be done several times in the year, or at least in order that he may fulfil the Paschal precept. So does the author of the Latin dissertation already referred to.\(^3\) The general prohibition against carrying the Blessed Sacrament to the sick at night, would not extend to a case of this kind, which might be fairly regarded as a case of necessity. At all events, there is little difficulty about the matter in countries where the Blessed Sacrament cannot be carried in procession, or when there is question of one sick in a college, convent, or other religious house in which the Blessed Sacrament is kept.\(^4\) Should it happen, however, that the Blessed Sacrament cannot conveniently be brought during the night, one in the circumstances supposed would be exempt from the precept of Paschal communion while the infirmity continues.\(^5\)

§ VIII.—Sed alicui ad adorandum solum seu devotionis, seu cujusvis rei praetextu ad ostendendum non deferatur.

788. The Blessed Sacrament is never to be brought to any one merely that he may satisfy his devotion by adoring it, or remaining in presence of it. It is to be brought to the sick to be administered to them, and for no other purpose. But should the priest, on coming to the house, find that the sick person is unable to receive communion, St. Charles directs him to place the Blessed Sacrament on the table prepared, and kneel down and pray for some time before it with those who are present, so that the sick person may join in this act of devotion. He adds that, if the sick person earnestly desires it, the priest may even uncover the pyxis,

\(^1\) Constit. Quad. de mor. 24 Mar. 1756, § 4.
\(^2\) Loz. cit.
\(^3\) Supra, n. 785.
\(^5\) Bouvier, De Eucharistia, cap. v. art. ii. § ii.
and allow him to adore the Blessed Sacrament exposed. And on leaving he is to give the benediction with the pyxis.¹

§ IX.—Deferri autem debet hoc Sanctum Sacramentum ab Ecclesia ad privatas agrotantium domos decenti habitu, superposito mundo velamine, manifesta atque honorifice, ante pectus cum omni reverentia et timore, semper lumine praecedente.

789. Where, as in Ireland, the Blessed Sacrament cannot be carried in the manner here prescribed, the priest should, at least, endeavor to comply with the spirit of the rubrics, by showing towards it all the marks of reverence which circumstances permit, as often as he carries it to the sick. The words of this rubric regarding the manner of carrying the Blessed Sacrament, are taken from a decretal of Honorius III, in the thirteenth century,² and are fully explained in the rubrics that follow.

§ X.—Parochus igitur processurus ad communicandum infirmum aliquot campanae icibus jubeat convocari Parochianos, seu Confraterni tatem Sanctissimi Sacramenti, ubi fuerit instituta, seu alios pios Christi fideles, qui sacram Eucharistiam cum cereis seu intorticiis comitentur, et umbellam, seu baldachinum, ubi haberet potest, deferant.

790. In countries where the Blessed Sacrament can be carried to the sick publicly and in solemn procession, the church bell should be rung so as to give notice to those who may desire to accompany it, by the number of strokes, or the manner of tolling the bell.³ The members of the Confraternity of the Blessed Sacrament are bound by one of their rules to attend and carry lights in these processions, or send one of their family to do so; and hence they are specially mentioned in the rubric. The chief object of this confraternity is to honor our Lord in the sacrament of His love, and to repair the many outrages He has there to suffer. It may be established anywhere by the authority of the ordinary of the diocese, and the members become entitled at once to all the privileges and indulgences that have been granted, or may hereafter be granted, to the confraternity at Rome.⁴

791. The "baldachinum" is the large and richly-decorated canopy used in processions of the Blessed Sacrament. It is

² Apud Catal., tit. iv. cap. iv. § vii. n. i.
³ Baruff., tit. xxvi. n. 82.
⁴ Cfr. Bouvier, Traité des Indulgences, iiième part. chap. ii. sec ii. art. i.
supported by long staves, which it is the highest honor to be permitted to carry. The "umbrella" is a small canopy which opens like an umbrella, but flat, not conical. It is supported on a single staff, and carried by one person, and is consequently much more convenient than the "baldachinum" for carrying the viaticum, as it is often necessary to pass through narrow streets and entrances. Both are used for the processions of Holy Thursday and Corpus Christi.

§ XI.—Præmoneat ut ægri cubiculum mundetur, et in eo paretur mensa linæo mundo cooperta, in quo Sanctissimum Sacramentum deponatur. Parentur luminaria, ac duo vascula, alterum cum vino, alterum cum aqua. Præterea linæum mundum ante pectus communicandi ponatur, atque alia ad ornatum loci pro eujusque facultate.

*792. The chamber of the sick person ought to be as clean as possible, and suitably ornamented according to his means and circumstances. In it there should be prepared a table covered with a clean white napkin, on which the priest may place the pyxis. St. Charles prescribes that there be on the table a crucifix, and, at least, two wax-candles.

793. If the sick man be a priest, there should be in readiness a surplice and a white stole, to be put on when he is receiving the viaticum. If a cleric, but not a priest, there should be a surplice. It might be inconvenient, in many cases, on account of the condition of the patient, to put on the surplice; but it can rarely happen that there would be any inconvenience in putting on the stole. The ceremony of administering the viaticum to a priest differs in no other respect from what is observed in administering it to laics. The Sacred Congregation forbade the use of any rite not prescribed in the ritual.

794. Although the rubric here directs that there be two little vessels prepared for the purification of the priest's fingers, one containing wine and the other water, Baruffaldi observes that it is sufficient to have one containing water, as wine is seldom or never used. St. Charles prescribes only a single

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1 Vid. Ceremoniale Episcoporum, lib. ii. cap. xxxiii. n. 21.
2 Baruff., n. 93.
3 Vid. Merati, pars iv. tit. viii. n. x., et tit. xii. n. xiv. Baldeschi, tom. iv. cap. vi. art. iii. n. 23.
5 De Herdt, pars vi. n. 17, i. 20°.
6 Ibid, ibid. Vid. supra, n. 676.
7 21 Jul. 1855, in Brixen., i d 10, n. 5221.
8 Tit. xxvi, n. 102 et n. 184.
vessel of glass. There should be also in readiness a clean linen cloth, to be placed under the chin, and serve as a communion cloth. This is specially necessary in giving communion to the sick, lest a sudden fit of coughing or some other accident might cause the Sacred Host to be rejected.

*795. To have these preparations made, it is necessary that the priest give notice beforehand—"præmoneat," as the rubric directs him. It is not enough, however, that he give notice immediately before he goes to the house. In his instructions regarding the sacrament of the Eucharist, he should take occasion to speak of the communion of the sick, and explain in detail the preparations required, having due regard, of course, to the circumstances of his people. He might get established in his parish a Confraternity of the Blessed Sacrament, or induce the members of some other pious confraternity, as, e.g., that of Our Lady of Mount Carmel, to coöperate with him in carrying out, as far as circumstances permit, what is prescribed by the ritual.

In Catholic countries on the Continent, the members of the Confraternity of the Blessed Sacrament undertake this charitable office, and even supply themselves whatever is necessary in the houses of the poor. We have no doubt that in Ireland many would be found in almost every parish, who, if asked, would willingly do the same.

*796. Of course, cases will often occur in which the preparations here mentioned must be dispensed with, either from want of time, or from the impossibility of procuring what is required in the place where the sick person is lying. To meet such cases, it would be desirable to have a small box containing all the requisites, which the priest could bring with him or send before him. This is strongly recommended by the first Synod of Westminster to priests on the English mission. We have seen a box of this kind, not larger than a good-sized duodecimo volume, constructed so as to contain a corporal, a communion cloth, a vessel for ablution, a purificator, two wax-candles, a crucifix, and a vessel of holy water.

§ XII.—Ubi vero convenerint qui Eucharistiam comitaturi sunt, Sacerdotes indutus superpelliceo et stola, et, si haberis potest, pluviali albi coloris, Acolythis seu Clericiae, aut etiam Presbyteris si locus feret, suer-
VESTMENTS REQUIRED.

pelliceo pariter indutis comitatus, decenter, et de more acceptas aliquot Particulas consecratas, vel unam tantum (si longius aut dilticibus iter sit faciendum) ponat in pxyide, seu parva custodia, quam proprie suo operculo cooperit, et velum sericums superimponit; ipse vero Sacerdos, imposito sibi prius ab utroque humero oblongo velo decenti, utraque manu accipiat vas cum Sacramento, et deinde umbellam seu baldachinum subeat, nudo capite processurus.

797. These instructions as to the manner of carrying the Blessed Sacrament, have reference for the most part, as is evident, to those solemn processions which cannot take place with us. We shall content ourselves, therefore, with noticing those points that may serve in some way to guide the priest in the circumstances in which he is placed in these countries. In the first place he is supposed, in carrying the Blessed Sacrament, to be vested in surplice and stole, and even, if convenient, a cope; and he retains these vestments, at least the surplice and stole, in administering the viaticum. With us the priest goes to the house of the sick person in his ordinary dress; but he should bring with him, or contrive to send before him, the vestments which the rubric requires him to wear.

*798. St. Liguori says: "Ministrare (Eucharistiam), sine "stola et superpelliceo communiter consent Doctores esses "mortale ex genere suo;"1 and the Sacred Congregation, being asked whether the custom prevailing in some places of administering communion to the sick with a stole alone, "super vestem communem," and without the surplice, might be allowed, answered: "Negative, et eliminata consuetudine "servetur Ritualis Romani praescriptum."2 Some theologians go so far as to say that the priest should rather permit one to die without the viaticum, than administer it without the sacred vestments prescribed by the rubric. But it is more commonly admitted that, in case of necessity, the viaticum may be administered without any sacred vestments.3

*799. The color of the stole should be white, as is plain from the rubric, and this, no matter on what day the Blessed Sacrament is brought to the sick, even though it be Good Friday.4 In the Ambrosian rite the color used is red.5

1 Lib. vi. n. 241. 2 16 Dec. 1826, in una Gandaren., ad 1 Qua- siti ii. n. 4623. Vid. Gardellini, Annotat. in hoc decreet.
800. The Blessed Sacrament is supposed to be kept in the church, where consequently the priest and his attendants meet and vest as here prescribed. The priest then takes some particles out of the pyxis or ciborium in the tabernacle, and puts them into the small pyxis or "custodia," which is to be carefully closed and covered with a silk veil. Besides the large pyxis or ciborium which is kept in the tabernacle, there ought to be in every parochial church a smaller pyxis for carrying the Blessed Sacrament to the sick. The "custodia" here mentioned differs in form from the pyxis, and is used as more convenient and more secure when the journey is long, or must be made on horseback. Baruffaldi and Cavalieri seem to suppose that the silk veil which the rubric directs to be placed over it, is no other than the humeral veil which the priest puts on before he takes the Blessed Sacrament in his hands when the procession is starting. The rubric, however, appears to distinguish them, and to require here for the "pyxis" or "custodia" a small veil, such as is prescribed in a preceding chapter.

The priest, having taken the pyxis in his hands, covers it with the extremities of the humeral veil, and carries it before his breast, the left hand holding the "nodus," and the right resting on the lid, at the same time keeping over it the ends of the veil.

801. In these countries the priest is, generally speaking, permitted to keep the Blessed Sacrament in his house. He would do well to have the small pyxis which he carries to the sick always in readiness, so that it may be unnecessary for him to transfer any particles to it when he is required to attend a call. As he goes in his ordinary dress, and without attendants, we would not require him to vest in order to take the pyxis out of the tabernacle. It is enough that, having opened the door, he genuflect and adore the Blessed Sacrament. He may then take out the pyxis and fasten it, as directed below. Should it be necessary, however, to transfer particles from a larger pyxis or ciborium, whether in his private oratory or in the church, we think he ought to vest...
in surplice and stole, for nothing short of strict necessity could justify him in thus handling the Blessed Sacrament without the vestments prescribed by the rubric.

§ XIII.—Præcedat semper Acolythus, vel alius Minister deferens laternam (noctu autem hoc Sacramentum deferri non debet, nisi necessitas urget); sequantur duo Clerici, vel qui illorum vices suppleant, quorum alter aquam benedictum cum aspersorio, et bursam cum corporali quod supponendum erit vasculo Sanctissimi Sacramenti super mensa in subiculo infirmi, et cum linteolo purificatorio ad digitos Sacerdòlis abstergendor; alter hunc librum Ritualem deferat, et campanulam jugiter pulset. Succedant deinde deferentes introiticia. Postremo Sacerdos Sacramentum gestans elevatum ante pectus sub umbella, dicere Psalmum Miserere, et alios Psalmos et Cantica.

802. This rubric contains the instructions regarding the solemn procession. They are very clear and very minute. It may be seen that great pains are taken to have the Blessed Sacrament always accompanied with lights, no matter what be the state of the weather. Hence, it is prescribed that a lantern be always carried, as the light it contains is protected from the wind, and will serve to re-light the others that may happen to be blown out. And although, according to a decree of Benedict XIII, there should be four lanterns, two on each side of the priest, when he carries the Blessed Sacrament outside the church, the lantern here prescribed should still be carried at the head of the procession, for the convenience of lighting the torches if required.

803. The Blessed Sacrament should not be brought to the sick at night, unless in case of necessity. The reason assigned is, because it cannot then be carried with so much solemnity and reverence. This reason does not apply where, as in these countries, it is never carried to the sick in public procession. At all events, the case of necessity—that is, when there is danger that the person might otherwise be unable to receive the viaticum—is excepted. We have already mentioned another case, which, though not strictly one of necessity, may be regarded as an exception.

*804. It remains to say a word about the way of providing, in these countries, the requisites which are here supposed to be carried by clerks in the procession. The holy water should be already in the chamber of the sick person, and may

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7 Vide supra, n. 787.
be placed on or beside the table before mentioned. Even when the Blessed Sacrament is brought in procession, if the priest knows that there is holy water in the house he is going to, he need not bring any with him.

A feather, a little brush, or something similar, may be easily found in the house, and will serve as an "aspersorium," which, as Baruffaldi observes, may be of any material.

The corporal to be spread out under the pyxis when it is placed on the table, must be brought by the priest. If not carried in a box with the other requisites, it is usually folded up, and with it a small purificator, in the case which contains the pyxis.

The burse in which the corporal is carried when a procession is formed, is, of course, dispensed with; so also is the bell, the use of which is to give notice to the people along the way, that they may adore the Blessed Sacrament as it passes.

805. The priest is directed to say the psalm, "Miserere," and other psalms and canticles. In processions, the Penitential Psalms, with appropriate hymns and canticles, are recited alternately by the ecclesiastics. This was ordered by several provincial councils; amongst the rest, the fifth Council of Milan, under St. Charles. The "Miserere" is the only psalm distinctly prescribed; but the other Penitential Psalms are recommended when there is time, and with them the canticles, "Benedicite," "Magnificat," etc. If there be none to chant these, or recite them alternately with the priest, he says them himself "submissa voce," and the rest may say the rosary, the litanies, or other prayers, the object of all being to implore the divine mercy for the sick. In reciting the litanies, the response should be "Ora pro eo," or "Ora pro ea." The priest, reciting alone, may say, with the "Miserere," any other psalms or canticles, as, e.g., the "Benedictus," or the "Magnificat," which he may know by heart.

§ XIV.—Quod si longius aut difficilior iter obundum sit, et forasse stium equitandum, necesse erit, in quo Sacramentum deferatur, bursa decenter ornata, et ad collum appensa, apte includere, et ita ad pectus alligare atque adstringere, ut neque decidere, neque pyxide excuti Sacramentum quest.
*806. In country parishes in Ireland, the priest must go a considerable distance, and is very often obliged to ride to the houses of the sick. He must carefully attend, therefore, to what is here prescribed by the rubric for the greater security of the Blessed Sacrament in such circumstances. The "bursa" here mentioned is different from that referred to in the preceding rubric, which is for holding the corporal. This is generally a kind of loose bag, of a suitable size and shape, for holding the pyxis.¹

It should be securely closed and fastened round the neck by a cord or chain, so as to prevent the danger of the pyxis falling, or of any of the particles being shaken out. The pyxis, or custodia, is sometimes provided with a handle or hook, to which the chain may be attached; and in this way it is more secure than when merely the "bursa" containing it is fastened to the neck. A leathern case, lined with silk, may be used as the "bursa," and many prefer it to the loose bag, as being a better protection to the pyxis.

*807. Whatever it be made of, it should not be permitted to hang loosely from the neck, but be made fast on the breast, as the rubric here directs, so as to prevent the danger of the pyxis falling, or of the Blessed Sacrament being shaken out. This may be done, as the words of the rubric—"alligare," "adstringere"—would seem to suggest, by means of strings attached to the case or "bursa." In our first edition we said that it might be done also by putting the pyxis with its covering into a pocket made in the vest for this purpose, and used for no other. But the Sacred Congregation of Rites, referring to this matter, requires that, when the Blessed Eucharist is carried privately, what the Rubric prescribes be observed in every particular—"In hoc casu adamus quod prescribit Rubrica."²

§ XV.—Ingrediens vero locum ubi jacet infirmus, dicat: ¶ Pax huic demini, etc.

*808. The salutation here prescribed in the ritual is that which our Lord Himself prescribed in His instructions to the seventy-two disciples: "Into whatsoever house you enter, "first say, 'Peace be to this house.'"³ The priest is, in nearly every case, directed to use these words on his first entrance into any house or place where he is about to perform a duty

¹ Baruff., n. 157. ² "Decretum" prefixed to this volume. ³ Luke, x. 5.
of his sacred ministry. But should he perform several distinct duties before leaving—should he, e. g., administer the Viaticum and Extreme Unction, and give the benediction "in articulo mortis," as very often happens—he is not required to repeat the words at the commencement of each. The ritual gives them, it is true, but the ritual clearly supposes that the functions take place separately, and that the priest comes to the house for each.¹

§ XVI.—Tum depositum Sacramentum super mensa, supposito corporali, genuflexus adorat, omnibus in genua procumbentibus; et mox accepta aqua benedicta, aspergit infirmum, et cubiculum, dicens Antiphonam: Asperges me, etc., et primum versum Psalmo, Miserere mei, Deus, cum Gloria Patris, etc.

Deinde repetitur Antiphona: Asperges me, etc.
Postea: V Adjutorium nostrum, etc.

809. Having entered the chamber with the preceding salutation, he places the Blessed Sacrament on the table, on which he has been careful first to spread out the corporal, for the pyxis should be laid down nowhere, if possible, without a corporal under it.² Then the priest, and all who are present, adore the Blessed Sacrament, genuflecting on both knees, according to Baruffaldi³ and Catilani;⁴ but Cavalieri⁵ thinks the priest should genuflect only on one knee.

810. He sprinkles the holy water on the sick person in the form of a cross.⁶ The rubric prescribes this in similar circumstances elsewhere, from which it is inferred that here also the sprinkling should be in the form of a cross.⁷ Standing as nearly as possible opposite to the sick person, but so as not to turn his back to the Blessed Sacrament, he sprinkles the water first in the centre, i. e., in front of himself, then on his (own) left, then on his (own) right, thus forming the cross with the water over the sick person.⁸ He then sprinkles some around him, on the floors or walls of the chamber, and on those who are present, taking care that none may fall on the pyxis,⁹ and saying, while he sprinkles, the antiphon, "Asperges me," etc., as directed by the rubric.

¹ Vid. Revue Théologique, 1856, Ire Série, pag. 615.
³ Tit. xxvi. n. 160.
⁴ Tit. iv. cap. iv. § xiii. n. ii.
⁵ De Com. Infirmorum, Decr. xi. n. vii.
⁶ De Herdt, pars vi. n. 17, i. 82.
⁷ Vid. Cavalieri, De Agone Infirm., Decr. ii. n. xi.
⁸ Vid. infra, chap. xvi. § v. in fine.
⁹ De Herdt, l. c.
In the ordinary aspersion before mass, the antiphon during Paschal time is, "Vidi aquam egredientem," etc. But the Sacred Congregation decided that, in administering the viaticum, no change should be made, so that the antiphon, "Asperges," etc., and the first verse of the Psalm, "Miserere," are to be used at all times.

811. While saying "Adjutorium nostrum," etc., he makes on himself the sign of the cross. This is not prescribed by any rubric of the ritual, as it is by the rubric of the Missal at the commencement of mass. Nor is it mentioned by any of the commentators we have seen. But in treating of the general rubrics, given hereafter in the ritual, to be observed in benedictions, many authors distinctly say that the priest signs himself in pronouncing these words. Thus, then, although it does not appear that he is bound, he is certainly recommended, to do so here, since the present ceremony, as far as the prayer, "Exaudi nos," etc., inclusive, is like that which is assigned for the "Benedictio Domorum" in another part of the ritual. At all events, there is a general custom in favor of his making the sign of the cross on himself at these words. The proper way of making it is to put the hand to the forehead at "Adjutorium;" to the breast, at "nostrum;" to the left shoulder, at "in nomine;" and to the right, at "Domini."

§ XVII.—His dictis, accedat ad infirmum, ut cognoscat num sit bene dispositus ad accipiendum sacrum Viaticum, et utrum velit aliqua pec- cata confiteri; et illum audiat, atque absolvat: quamvis prius deberet esse rite confessus, nisi necessitas aliter urgeat.

§ 812. As a general rule, the Blessed Sacrament is not to be brought to the sick person until he has been previously visited by the priest, and has made his confession, because he might not be in a condition to receive communion, or even to be absolved, on the first visit of the priest. If the case be urgent, however, and the distance considerable, the priest may bring it with him on his first visit. In Ireland, and other countries where it cannot be carried in procession, he usually

1 Rub. Missalis, "De Benedictione Aquae."
2 11 Feb. 1702, in Lericr., ad 7, n. 3014.
3 Ritus Servandus, etc., § iii. n. 7.
6 Merati, pars ii. tit. iii. n. xvi. 7 Vid. supra, n. 768.
does so whenever he gets a sick call. In such circumstances, before he takes the pyxis out of its covering, or lets it be known that he has it with him, he takes care to hear the person's confession, and thus be able to decide whether he should administer the viaticum.

But even though he may have made a previous visit, and heard the confession, he should not administer the viaticum until he has given an opportunity of confessing again if the person desires it. The sick man's conscience may be still burdened with some sin, which he previously concealed or forgot, and which he now wishes to confess. Besides, by approaching for this purpose, the priest has also an opportunity of ascertaining whether the sick person be in a physical condition to receive, for even a few hours may have produced a notable change in this respect.

813. If, in these circumstances, he has a long confession to make, and if there be reason to fear that, by a tedious confession just then, he may incur grave suspicions injurious to his character, or that, after making it, he may not have time, or may be unable, to receive the viaticum, the priest should be satisfied with hearing a few sins. He can then absolve, reminding him of the obligation of completing the confession, should he be afterwards able. The words of the rubric, "nisi necessitas aliter urget," imply, according to Baruffaldi and Cavalieri, that in such circumstances the priest need not hear the entire confession.

The penance to be imposed should be very light: a short prayer, a single ejaculation, an act of resignation mentally would suffice, with a general exhortation to submit patiently to his present sufferings, and to do penance if he recovers.

§ XVIII.—Postea facta de more Confessione generali, sive ab infirmo, sive ejus nomine ab alio, Sacerdos dicit: Misereatur, etc., Indulgentiam, etc.

814. The priest then goes to the table where the Blessed Sacrament is placed (or where he now places it), and having genuflected, uncovers the pyxis. Meantime the communion cloth should be adjusted under the chin, and the stole, if the person be a priest, around the neck. The "Confiteor" is

2 St. Lig., lib. vi. n. 260, in parenth. Caval., l. o.
3 Loc. cit. n. 167.
4 St. Lig., n. 507, ii. 5 Supra, n. 812.
6 Baruff., n. 206.
said as is prescribed for the ordinary communion in the church. It is to be said by the sick person, if he be able; if not, it is to be said in his name by the clerk or minister in attendance, or by any one present; or if there be no one else, by the priest himself.¹

*815. After the "Confiteor," the priest again genuflects, and turns towards the sick person, taking care, however, not to turn his back to the Blessed Sacrament. In this position he says "Misereatur," etc., "Indulgentiam," etc., using the words "tui," "tuis," in the singular, but observing the very same ceremonies as before directed for communion in the church.² The text of the Roman ritual has simply "Misereatur," etc., "Indulgentiam," etc., and does not, therefore, expressly prescribe the use of "tui," "tuis," in the singular; on the contrary, it seems rather to imply that the form should be "vestri," "vestris," in the plural, as this is the form given in full before for communion in the church, and to be used, according to all, even when there is but one communicant.³

To this, however, it may be replied, that the "Confiteor" is there expressly directed to be said "nomine populi," whereas here it is to be said "ab infirmo sive ejus nomine ab alio," and that, therefore, the "Misereatur," etc., should be directed in the former case to the people, and in the latter to the sick person alone. But, at all events, the commentators are unanimous in teaching that the form here should be in the singular.⁴ The most probable reason for using the singular is, according to Cavalieri,⁵ that the Church wishes our prayers on this occasion to be offered specially on behalf of the sick person, just as in reciting the litanies for the dying, we are directed by the ritual to say in the singular, "Ora pro eo (eá)," and to suggest to the dying person the prayer, "Sancta Maria, ora pro me," etc., although, in other circumstances, one reciting these, even when alone, would say "Ora pro nobis."

*816. He then turns to the Blessed Sacrament, and again genuflects; and holding the pyxis in his left hand, he takes

¹ Vid. De Herdt, n. 22, 50. ⁰ Chap. xii. ³ Supra. n. 668. ⁴ Baruff., n. 170. ⁵ Caval. cap. v. in Decr. xi. n. xi. De Herdt, pars vi. n. 17, 10². ⁶ Loc. cit.
the host, and holds it with the thumb and index of his right, proceeding exactly as directed before, except that here he turns towards the sick person, while saying "Ecce Agnus," etc. He is required to let him see the host, and it is plain, therefore, that he should turn towards him, no matter what be the position of the table, which, however, should, if possible, be placed so that the crucifix on the centre of it could be easily seen by the sick person.

*817. It is here directed that the "Domine, non sum dignus," etc., be said by the sick person at the same time with the priest, at least that it be said once by him, but in a low tone. He should be previously instructed to do this. The priest could remind him of it in the little exhortation which he ought to address to him immediately before uncovering the pyxis. If he cannot say it in Latin, he may say it in the vernacular, but the priest is not at liberty to repeat it in the vernacular, just before presenting the host, by way of suggesting it to him at that moment.  

§ XX.—Tum Sacerdos dans infirmo Eucharistiam, dicat: Accipe frater (vel soror), Viaticum, etc.

*818. This is the form to be used whenever the Blessed Sacrament is administered "per modum viatici." And we have seen under a preceding rubric, that it is to be so administered, whenever it is probable that the person will be unable to receive again.

According to Clericati, Barnuffaldi, and others, this formula, being prescribed by the Church, has a certain efficacy attached to it, and, therefore, should always be used when the Eucharist is given as the viaticum. According to St. Lignori, however, the rubric does not bind sub gravi, and the substitution of the words, "Corpus Domini," etc., would not exceed a venial sin. And hence, if the sick person would be greatly distressed by hearing the words "Accipe," etc., the priest would be justified in omitting them, and using the ordinary form, "Corpus," etc. The case must be a very rare one in which it would be found necessary or expedient to act on this decision; for, as has been before stated, the priest is, at least generally speaking, bound to give him notice of his danger, and cannot, therefore, be justified in departing from

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1 Supra, chap. xii. § iv.
2 Vid. supra, n. 672.
3 De Eucharistia, Decis. xix. n. 12.
4 Lib. vi. n. 285, Dub. 4.
5 Cavali., l. c. n. xii.
6 Supra, § iv.
7 Tit. xxvi. n. 173.
8 Supra, n. 771.
§ XXII. 822.] IN VERY URGENT NECESSITY.  341

the rubric to conceal that danger, or avoid any allusion to it in administering the sacrament. We may, however, conceive a case in which the person is in the state of grace, and, therefore, not unprepared for death, however suddenly it may come, while, at the same time, his danger would be notably aggravated by any warning of it. In such a case the decision might be acted on, but hardly, we think, in any other.

§ XXI.—Si vero communio non datur per modum Viatici, dicit more ordinario: Corpus Domini, etc.

*819. If the communion be not administered "per modum viatici," the ordinary form, "Corpus Domini," etc., is used. This, taken in connection with the preceding rubric, shows plainly that to administer the Eucharist "pro viatico," "per modum viatici," etc., is understood to imply the use of the form, "Accipe frater," etc. The expressions are used constantly in this sense.¹

*820. The change here marked is the only one mentioned in the ritual, for the case in which the sick communicate in the ordinary way. According to Cavalieri,² "Misereatur vestri," etc., is to be said, and not, as in giving the viaticum, "Misereatur tui," etc. But the other prayers and ceremonies prescribed in this chapter are to remain unaltered.³

§ XXII.—Quod si mora imminent, et periculum sit in mora, tune dico Misereatur, etc., prædictis precibus omnibus vel ex parte omissis, ei statim Viaticum præbeatur.

*821. If there be reason to fear that the sick person would be unable to receive the sacrament unless it be administered immediately, and without waiting to say the preceding prayers, short as they are, the rubric here directs that the prayers be omitted, in whole or in part, as may be judged necessary, and the viaticum be given at once. The words appear to imply that in no case should the "Misereatur," etc., be omitted; but there is no doubt that, in urgent necessity, whatever precedes the administration of the host may be omitted;⁴ nor are the prayers thus omitted to be afterwards supplied.⁵

822. It might seem that such a case can hardly occur in practice; for if the priest believes that death is so very

¹ Vid. supra, § iv. et § v.  
² Cap. v. Decr. xi. n. xi.  
³ Vid. De Herdt, pars vi. n. 17, ii.  
⁴ Caval., De Communione Infirmorum, Decr. xi. n. xv. De Herdt, n. 17, 13°.  
⁵ De Herdt, ibid.
imminent, he should also believe that the person would be unable to receive the communion, or at least to consume the Sacred Host. Baruffaldi and Cavalieri notice this difficulty, but say that, notwithstanding the risk, the practice of the Church and the sacred canons sanction the administration in the circumstances. The canon, Is qui, 8, c. 26, q. 6, which regards the administration of the sacraments to the dying, says: 

"... et si continuo creditur moriturus, reconcilietur per manus "impositionem et infundatur ori ejus Eucharistia." In accordance with the ancient discipline, these words suppose that the Eucharist might be administered under the species of wine, but they show the intention of the Church; and it may be inferred from them that every effort should be made to administer the viaticum in the only way permitted by the present discipline, that is, under the species of bread. We have seen that, if necessary, a very small particle may be put into a little wine or water, and administered in that way.

823. Of course, the administration is not to be attempted, if it be evident that the person is unable to swallow, and that the Blessed Sacrament, therefore, would not pass into the stomach. But the apprehension that death will occur before it is consumed or altered in the stomach, is not a sufficient reason why it should be withheld.

If it be observed that, in point of fact, the Sacred Host has not been swallowed, but remains in the mouth after death, it should be taken out reverently and brought to the sacarium, in some vessel distinct from the pyxis, or in the corporal. But if it be not visible in the mouth, and there be a doubt whether it has been swallowed, nothing further is to be done. There is no irreverence in allowing it, in such circumstances, to be buried with the dead body. There is reason to believe that, in the early ages, it was not unusual in some places to put a consecrated host on the breast of the dead body, and bury it with it.

824. It may be asked, whether, in time of pestilence, it would be lawful to administer the viaticum by means of an instrument, or to place it so that the sick person could receive it, without its being necessary for the priest to administer it with his hand in the usual way. St. Charles expressly

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1 Tit. xxvi. n. 177, et seq.
2 Vid. supra, n. 677, et seq.
3 Loc. cit.
4 Vid. supra, n. 783.
5 Vid. De Lugo, Disp. xii. sect. ii. n. 28, 29.
6 Vid. supra, n. 782.
7 De Herdt, n. 17, 18º.
8 Vid. supra, n. 783.
9 De Herdt, ibid.
§ XXIII. 826. ABLUTION OF THE FINGERS.

forbade this. St. Liguori, however, thinks it not improbable that it is lawful. The "modo pratico" also would allow it. Benedict XIV discusses the question at great length, citing authorities on both sides. He is of opinion that some such mode of administering the viaticum in time of pestilence may be sanctioned by the bishop. A priest in Ireland could hardly act on this opinion without giving scandal. At all events, we never heard of one who had recourse to any such expedient, in order to guard himself against infection.

§ XXIII.—Postea Sacerdos ablat digitos, nihil dicens, et in infirmo detur ablution.

*825. Having administered the viaticum, he returns to the table, places the pyxis on the corporal, and (if he has brought more than one particle) genuflects. He then rubs his thumb and index against each other, to make any little fragments that might adhere to them fall into the pyxis, washes them in the vessel prepared for the purpose, and dries them with the purificator, and then covers the pyxis. The words, "nihil dicens," admonish him that there are no prayers prescribed during the ablution of the fingers here, as there are at mass, when he is required to say "Corpus tuum," etc.

*826. The ablution is to be given to the sick person if he can conveniently take it, and on this account the quantity of water in the vessel should be very small. The priest himself is not required to administer it. It may be given by one of the attendants. If the sick person, however, would suffer the slightest inconvenience from taking it, it should not be given to him, but either be brought to the church, and thrown into the sacristy, or thrown into the fire in the house of the sick person. Baruffaldi suggests that, in these circumstances, the priest need not dip his fingers into the vessel, but may dip a part of the purificator into it, and with the part thus moistened wipe his fingers, and dry them with the remainder. Falise seems to approve of this suggestion. It would be

2 Cap. vii.
3 De Syn. Dicac., lib. xiii. cap. xix. n. 20, et seq.
4 Loc. cit. n. 27, in fine.
5 Caval., De Com. Infirrn., Decr. xi. n. xvi. De Herdt, pars vi. n. 17, i. 14°.
6 Vid. supra, n. 697.
7 Caval., ibid. De Herdt, l. c. 15°.
8 Baruff., n. 181. Caval., l. c.
9 Caval., ibid. De Herdt, l. c. 15°.
11 Loc. cit.
12 IIIme Partie, sect. i. chap. iii. § iii. n. 8.
COMMUNION OF THE SICK. [CHAP. XI]

§ XXIV—Deinde dicit: V. Dominus vobiscum, etc.

827. According to some, "Dominus vobiscum" should here be omitted, unless when only a single particle has been brought in the pyxis.\(^1\) Cavafieri lays it down as a general rule, that it should be omitted whenever benediction of the Blessed Sacrament immediately follows, as it does here, and again after returning to the church.\(^2\) Gardellini\(^3\) and De Herdt\(^4\) also adopt the same view. But the Sacred Congregation, being consulted on the question, replied that the ritual is to be strictly followed.\(^5\)

The clerk or attendant should give the response, and also say "Amen," at the close of the prayer.

§ XXV.—His expletis, si altera particula Sacramenti super fuerit (superesse autem semper debet, præterquam in casu jam dixto), genuflectit, surgit, et accipiens vas cum Sacramento, facit cum eo signum Crucis super infirmum, nihil dicens, et reverenter illud deferens, ordine quo venerat, revertitur ad Ecclesiam dicendo Psalmum Laudate Dominum de ætis, etc., et alios Psalmos et Hymnos, prout tempus feret.

828. In countries where it is possible to carry the Blessed Sacrament in procession, as prescribed in the preceding rubrics, there should be at least two consecrated particles in the pyxis, so that at least one may remain after the communion of the sick, to be carried in procession back to the church, as it was carried from it. The case of exception has been mentioned before,\(^6\) and is again noticed with the directions to be followed when it occurs.\(^7\)

According to the general rule, the priest, having said the prayer, "Domine sancte," etc., puts on the humeral veil, genuflects, and having taken the pyxis, and covered it with the extremities of the veil, in the manner before directed,\(^8\) turns to the sick person, and makes over him the sign of the cross in this manner:—He first raises the pyxis to the height of his eyes, then lowers it under his breast, raises it again in

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\(^1\) Caval., l. c. n. xvii. De Herdt, l. c. 18º.  
\(^2\) Vol. iv. cap. ix. in Decr. iii. n. iv.  
\(^3\) Comment. ad Instr. Clement., § xxxi. n. 6 et 7.  
\(^4\) Loc. cit.  
\(^6\) Supra, § xii.  
\(^7\) Infra, § xxix  
\(^8\) Baruff., n. 188. Caval., cap. v. Decr. xi. n. xviii.
the same vertical line, to the height of his shoulders, and then crosses this line by moving it horizontally, first towards his left shoulder, and then towards his right. This is the way of forming the cross in giving Benediction of the Blessed Sacrament, whether in the remonstrance or in the pyxis. But here, after moving the pyxis to his right, he does not complete the circle as he does in giving benediction at the altar, but brings it back before his breast to the position in which he should hold it in the procession.

While giving the benediction, he says nothing, according to the present rubric, and this is to be always observed in the act of giving benediction with the Blessed Sacrament.

829. The procession is now formed as before, and he carries it back to the church in the same manner as he carried it from it. The prayers and canticles prescribed on leaving the church, are directed to implore the divine mercy in favor of the sick to whom the Blessed Sacrament is carried. Those here prescribed on returning are different, being recited in praise and thanksgiving for the immense favor conferred. The "Laudate Dominum de coelis," etc., is the only one expressly mentioned here, as the "Miserere," etc., is the only one expressly mentioned before; but not only the two psalms which are usually joined with it, but the other psalms of lauds may be added, and with them the canticles, "Benedicite" and "Benedictus," and the hymns, "Te Deum," "Pange lingua," etc., according to the circumstances of time, distance, etc.

830. The rubric supposes a priest, when carrying the Blessed Sacrament, never to be alone. The Sacred Congregation would require him, even when on horseback, to have, if possible, at least one attendant bearing a light. But in Ireland, and other countries similarly circumstanced, he is often without any one to accompany him, and, in this case, he would do well to recite such of those psalms and canticles as he knows by heart.

§ XXVI.—Cum pervenerit ad Ecclesiam, ponit Sacramentum super Altare, adorat, deinde dicit: Panem de coelo, etc.

2 Baldeschi, Appendice ii. n. 5.
4 Baruff., n. 193.
6 Supra, n. 805.
8 Supra, § xiii.
10 23 Mai', 1846, Bisinios, n. 5036.
11 Vid. supra, n. 590.
831. Having returned to the church, he ascends the altar, spreads the corporal on the centre, and places the pyxis on it. He then genuflects and descends to the lowest step, on which he kneels in adoration, still retaining the humeral veil, and keeping his hands joined before his breast, until all the people have entered the church. He then rises and says the versicle, "Panem de caelo," etc. In some places, according to Cavalieri and Baruffaldi, "Tantum ergo," etc., is previously sung; but Cavalieri shows that the custom is unauthorized and opposed to the rubric, which makes no mention of it, as it does on the return of the procession of Corpus Christi, but directs the versicle to be said at once after the adoration. We have before seen that "Dominus vobiscum" is to be said, as marked in the ritual.

§ XXVII.—Deinde annuntiat Indulgentias a Summis Pontificibus concessas Sanctissimum Sacramentum comitantibus.

832. Having finished the prayer, he genuflects, and turning to the people, but taking care not to turn his back to the pyxis, he announces the indulgences granted to those who accompany the Blessed Sacrament. These are: 1° An indulgence of seven years and seven quarantines to those who accompany it with a lighted taper, or any other light. 2° An indulgence of five years and five quarantines to those who accompany it without a light. 3° An indulgence of three years and three quarantines to those who, being lawfully hindered from going themselves, send some one in their stead to carry a light in attendance upon the Holy Viaticum. 4° An indulgence of one hundred days to those who cannot go themselves with the Blessed Sacrament, provided they say one 'Pater Noster' and one 'Ave Maria' for the intention of the Pope, when they see it carried to the sick.

It is not necessary for the priest to mention all these in detail. It is enough for him to announce them in general terms, saying that all who accompanied the Blessed Sacrament with the proper dispositions, have gained the indulgences granted by the Pontiffs.

§ XXVIII.—Postea cum Sacramento in pyxide vela cooperta faciat signum Crucis super populum, nihil dicens. Postremo illud in loco suo reponat.

833. Having announced the indulgences, he genuflects on the lowest step, and ascends to the predella, where he again genuflects, and taking the pyxis, which he covers with the humeral veil, he gives the benediction, making the sign of the cross in the manner before explained. On this occasion, however, after moving the pyxis from the left to the right shoulder, he immediately turns to the altar, and (carefully withdrawing the extremities of the humeral veil) places it on the corporal, and then puts it into the tabernacle, genuflecting as before directed. No genuflections are here expressly prescribed by the rubric, but there can be no doubt that they are understood, and they are directed to be made as a matter of course by all the commentators. In addition to the two benedictions prescribed by the ritual, others are permitted by custom in some places, or even ordered by the rituals used in particular dioceses. The Sacred Congregation has allowed such customs, where they exist, to be retained.

§ XXIX.—Quod si ob difficultatem aut longitudinem itineris, vel quia ea qua decent veneratione Sacramentum ad Ecclesiam commodum reportari non potest, sumpta fuerit una tantum Particula consecrata, ut dictum est, tunc ea infirnum administrata, Sacerdos predictis precibus recitatis, eum manu benedicit, et una cum aliis privato habitu, extinctis luminibus, umbella demissa, latente pyxide, ad Ecclesiam, vel domum quique soam revertatur.

*834. When the journey is long or difficult, or when the priest has to go on horseback, only one particle is to be brought, according to a previous rubric. Many other cases are mentioned by authors, in which the same rule is to be followed; as, when it must be brought at night, when the weather is rainy, or the like. Indeed, the present rubric seems to include every case in which the Blessed Sacrament cannot be carried in public with suitable marks of reverence. St. Charles adds also the case in which it is foreseen that Extreme Unction must be administered immediately after the viaticum.

835. When only a single particle is brought, the priest is here instructed, after administering the communion, to recite

1 Baruff., n. 201. Caval., l. c. n. iv. 2 Supra, n. 823.
3 Supra, cap. xii. § x. 4 Caval., l. c. Baruff., l. c., etc., etc.
5 Vid. De Herdt, pars vi. n. 17, i. 192.
6 7 April, 1832, Masse et Popul., ad 2. n. 4685. 7 Supra, § xii.
the preceding versicles and prayers, and give the benediction with his hand. He should give the benediction in the same manner as after communion in the church, raising his eyes, extending his hands, etc. The form there prescribed is, "Benedictio . . . descendat super vos". . . and no commentator that we have seen suggests a change of number here. Cavalieri even gives the form here in full, with the plural "super vos." We have no authority, then, for a change of number, but it appears to us that the reasons why the form, "Misereatur tui," etc., is used instead of "Misereatur vestri," etc., in administering the viaticum, would require or justify here the use of the form, "Benedictio . . . descendat super te". . . .

836. Having given the benediction, the priest takes off his sacred vestments, and, with his attendants, returns to the church, or each may go to his own house. The lights are extinguished, the canopy lowered or folded up, and the pyxis concealed, so as to avoid anything which might indicate that the priest is carrying the Blessed Sacrament.

*837. When the priest brings only one particle, he may purify the pyxis immediately after giving communion, and he will often find it very convenient to do so. He may proceed thus:—Holding it with his left hand over the vessel prepared for the ablution of his fingers, he collects, with the index of his right, any fragments he may perceive, and makes them fall into the vessel. Then, if necessary, he pours a little water into the pyxis, and, having made it pass round the interior, pours it into the vessel. He then washes his fingers, and dries them with the purificator. If the pyxis be large enough, he may hold his thumb and index over it, and wash them with the water which he pours into it. The ablution is then given to the sick person, as directed before.

*838. The rubric makes no provision for the case in which the priest must carry the Blessed Sacrament privately and without attendants, as in Ireland, and is at the same time called on, as may easily happen in time of pestilence, to administer the viaticum to several sick persons in different houses, before he returns to the church or to his own house.

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2 Vid. supra, n. 700. 3 Loc. cit. 4 Vid. supra, n. 815.
5 Vid. St. Lig., lib. vi. n. 251. Hic autem. 6 Supra, n. 268.
7 It is only when he is thus called on that he can bring the Blessed Sacrament in the manner supposed. See the "Decretum" prefixed to this volume; also the "Letter of the Cardinal Prefect of Propaganda," in Appendix.
Having, in this case, brought more than one particle in the pyxis, is he, after giving communion, to give Benediction of the Blessed Sacrament, as above directed? We have not seen the case discussed anywhere, but we think he should. The rubric seems to prescribe it in every case in which a particle remains in the pyxis, "si altera particula Sacramenti superfuerit." In these circumstances, we think the priest should put the pyxis into its case or covering, and give the benediction with it thus covered. He should then fasten it round his neck, as before directed; and, after this, but not sooner, he may lay aside the stole and surplice.

When he returns to the place where he keeps the Blessed Sacrament, he should say the versicle and the prayer, "Deus "qui nobis," etc., prescribed in the rubric. It is unnecessary for him to place the pyxis on the altar if he can put it at once into the tabernacle, but he must be careful to genuflect before closing the door.

839. In Holy Week, from the mass of Holy Thursday till the mass of Holy Saturday, communion can be administered only "per modum viatici." If the Blessed Sacrament be brought to the sick during this time, the following rules should be observed, according to a decree of the Sacred Congregation. 1° The color of the stole should be white. 2° The psalms may be recited with the "Gloria Patri," etc., at the end, but they are to be recited in a very low tone. 3° Benediction is not to be given in the church, nor is the Blessed Sacrament to be brought back to the altar of the church, but to be placed elsewhere. The benediction with the pyxis, however, in the chamber of the sick person, may be given.

840. The viaticum can seldom be administered "intra "missam," for it has been decided by the Sacred Congregation that the priest cannot give communion "intra missam," if he has to go to a place from which the altar is not visible. It may happen, however, that a person who is to receive the viaticum is in good health, and able to assist at mass, as, e. g., a criminal about to be executed; or, it may be, in a hospital

1 Supra, § xxv. 2 Supra, n. 807. 3 Vid. supra, n. 596.
4 Vid. supra, cap. xii. § x. 5 Vid. supra, n. 711.
6 15 Maii, 1745, Lucana, n. 4170.
8 De Herdt. pars vi. n. 18. i.
9 De Decr. 1529, in una Florentina., ad 1, n. 4651.
10 Vid. supra, n. 773.
or in a private house where mass is allowed to be celebrated, that the sick person is within view of the altar. In this case communion may be administered to him "intra missam." The ceremonies to be observed are exactly the same as those prescribed for communion in the church "intra missam," with the sole exception of the formula, which should be "Ac-prefecer," etc., if the communion be administered as a viaticum. The color of the vestments is, of course, that which is suited to the mass, and may be even black. This is the only case in which communion is given to the sick in a stole of any other color than white.

841. If the viaticum be administered to two or more at the same time, as may happen in a hospital, or even in a private house, where several members of the family may be prostrated by fever or some other infectious disease, it may be administered to them successively, just as communion is administered in the church, provided they be in the same apartment, or even in adjoining apartments opening into each other. This is the opinion of De Herdt, and of the "Mélanges Théologiques," and there seems no reason why it may not be acted on.

In this case, the salutation at entrance, the sprinkling of holy water, the versicles and prayer, "Exaudi," etc., may serve for all in common.

After the "Confiteor," "Misereatur vestri," etc., should be said in the plural.

The ablution of the fingers may be given to any one of them, and need not be divided.

In the prayer, "Domine sancte," etc., "fratri nostro" (vel, "sorori nostræ") should be changed into "fratribus nostris," or, if all be females, "sororibus nostris."

Lastly, the benediction with the pyxis may be given to all together.

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1 Supra, cap. xii. § xiii. 2 S. C. R., Decr. cit. in una Florentina, ad 2. De Herdt, ibid.
3 Vid. supra, n. 727 et n. 799. 4 Pars vi. n. 24, ii.
5 V. 3me Cahier, pag. 503. 6 Vid. supra, n. 365.
CHAPTER XV.

ON THE SACRAMENT OF EXTREME UNECTION: "DE SACRAMENTO EXTREMÆ UNECTIONIS."

§ I.—Extremæ Unectionis Sacramentum a Christo Domino institutum, tamquam cælestis medicina non animæ solum, sed etiam corpori salutaris, omni studio ac di igitur periculosæ sævrotantis adhibendum est, et eo quidem tempore, si fieri possit, cum illis adhuc integra mens et ratio viget, ut ad uberiorem Sacramentum gratiam percipiendam ipsi suam fidem ac piam animi voluntatem conferre possint, dum sacrati linientur Oleo.

842. This sacrament, according to the Catechism of the Council of Trent, is called "Extreme Unction," because, amongst the other sacred unctions which are used in the Church, this is the last to be administered. The other unctions are those used in Baptism, Confirmation, Ordination, and certain Consecrations. Another reason why it is so called may be, because it is administered to the faithful only when they are laboring under some bodily infirmity which warns them that they may have nearly reached the extreme term of life. Hence it is called by the Council of Trent "Unctio infirmorum," and "Sacramentum exeuntium." It is called by the Greeks Εὐξήθεα, i.e., (from Εὐχή, and Ἐλαίων), unction with prayer, and also τὸ Ἐλαίων, i.e., the Holy Oil.

843. The Council of Trent has defined that Extreme Unction is a true sacrament instituted by Christ our Lord, and promulgated by the Apostle St. James. The proof of the Catholic doctrine from the well-known text of this Apostle, "Infirmatur quis in vobis," etc., is fully developed by Bellarmine, who shows that the unction there mentioned has all the conditions necessary to a true sacrament, and refutes the objections of the heretics.

844. The rubric here states that Extreme Unction has been instituted by our Lord as a celestial medicine for the health,
not only of the soul, but of the body also. It is certain that it produces sanctifying grace like the other sacraments, and has, at the same time, like each of them, certain effects peculiar to itself. Of these the principal, according to St. Liguori, resting on the authority of St. Thomas, is to remove the spiritual torpor and weakness which are the result of actual sin, and which are most probably meant by the "reliquias peccati," mentioned by the Council of Trent. This effect, so explained, is closely connected with the other spiritual effects mentioned by the council. Indeed, they may be said in some degree to suppose each other, for the grace of the sacrament, we are taught, raises up and strengthens the soul of the sick person, by exciting in him a great confidence in the divine mercy; whereby the sick "being supported bears more easily the inconveniences and pains of his sickness, and more readily resists the temptations of the devil, 'who lies in wait for his heel' (Gen., iii. 15)." All these may be regarded as constituting the primary effect intended in the institution of the sacrament. Many hold that this effect supposes a spiritual infirmity resulting from actual sin, and that, therefore, no one who has not committed actual sin can validly receive the sacrament. This is the opinion of St. Thomas, who says that Extreme Unction cannot be administered to infants, because non datur "contra reliquias originalis peccati nisi secundum quod sunt per actualia peccata quodam modo confortata." It is maintained, however, by Suarez and many others, that, to be a fit subject for the sacrament, it is enough that one be capable of sinning, and have that spiritual infirmity which results from original sin. Suarez even holds that one, by nature liable to contract original sin, though by a special privilege exempted from it, could receive the primary effect of the sacrament; and that, therefore, the Blessed Virgin could receive, and more probably did receive, Extreme Unction, as well as Baptism.

845. The second effect is the remission of sin; not only venial, but mortal sin, if the person be properly disposed.

1 St. Lig., lib. vi. n. 6, not. v.
2 Lib. vi. n. 731, Secunda Sententia. in fine.
4 Loc. cit. Waterworth's translation.
5 Vid. Suarez, De Ext. Unct., Disp. xlii: sec. i. n. 11, et seq.
6 Supplem., Ques. 32, art. 4, ad 2.
7 Disp. xlii. sect. ii. n. 7, et seq.
8 Loc. cit. n. 10 et 11.
It is true that, being one of the "sacramenta vivorum," it is not instituted primarily for the remission of sin, like Baptism or Penance. Hence it requires that the recipient be in the state of grace. The rubric even directs that, as a general rule, he should have already received the sacrament of Penance and the Viaticum. But should it happen, from any cause, that he is still in the state of sin, being invincibly ignorant of it, this sacrament received with attrition will restore him to the state of grace, as is clearly inferred from the words of St. James: "Et si in peccatis sit remittentur ei." This effect of remitting sin it has, not merely per accidens, like the Eucharist or the other "sacramenta vivorum," but per se, as being directly intended in its institution, though not as its principal effect.

846. A third effect which it sometimes has, is to restore the health of the body. The first effect, already explained, includes a certain alleviation of the bodily infirmity, which is often very perceptible, as many priests can attest from experience; but, besides, the sick person, by virtue of this sacrament, "at times obtains bodily health when expedient for the welfare of the soul." When and how far it is expedient in any particular case, can be known only to God; but it is not implied that one who is restored to health by virtue of this sacrament, will persevere and be saved; or that one who is not so restored, would not acquire greater merit and a higher degree of glory, if he were permitted to live longer. The nature of the resulting spiritual advantage on which the restoration of bodily health depends, is altogether determined by the order of God's wisdom and providence, and does not necessarily imply final perseverance.

It is observed by St. Lignori that this effect, though due to the supernatural virtue of the sacrament, is not produced "per modum miraculi," but by the operation of natural causes assisted by the sacrament.

*847. It is to be administered only to those who are in danger of death from sickness—"periculose ægrotantibus," but, if possible, while they have the perfect use of their faculties, for, as the rubric here states, their own good dispositions

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1 Vid. St. Lig., lib. vi. n. 7, not. 1.  
2 Infra, § ii.  
3 St. Lig., lib. vi. n. 731, Commune est.  
4 St. Lig., l. c. Secunda Sententia. Vid. Suarez, Disp. xlii. sect. i.  
5 Assertio II* n. 14. et seq.  
6 Conc. Trid., l. c.  
7 Lib. vi. n. 714, Advertendum autem, 1.  
8 Vid. Suarez, l. c. sec. Iv.
make them receive more abundant grace from the sacrament. Besides, as St. Liguori observes, if administered in time, it might restore the sick person to health, whereas it cannot have this effect when the powers of nature are completely exhausted, since it does not operate "per modum miraculi." "It is a very grievous sin," says the Catechism of the Council of Trent, "to defer the holy unction until, all hope of recovery now lost, life begins to ebb, and the sick person is sinking into insensibility. It is obvious that if administered whilst "the mental faculties are yet unimpaired, and the sick man can "bring to its reception sentiments of faith and devotion, this "circumstance must contribute very much to enable him to "partake more abundantly of the graces of the sacrament." It is an important duty of the pastor, then, to instruct the faithful on this subject, and to remove the senseless fear which many of them entertain of receiving Extreme Unction, as if it cut off all hope of recovery. 3

§ II.—In quo illud in primis ex generali Ecclesiæ consuetudine observandum est, ut si tempus, et infirmi conditio permitat, ante Extremam Unctionem, Pænitentiæ et Eucharistiæ Sacramenta infirmis præbeantur.

*848. It is here directed that, if circumstances permit, the sick person should receive the sacraments of Penance and the Holy Eucharist before Extreme Unction. It may easily happen that he is not in a condition to receive the viaticum, as, e. g., if he be afflicted with vomit. 4 In this case, Extreme Unction may be administered before the viaticum, which he may be able to receive afterwards. In fact, Martène shows, by abundant testimonies, that, according to the ancient discipline of the Church, Extreme Unction was usually administered before the viaticum, and, according to St. Liguori, it would hardly be even a venial sin to follow the same order at present.

*849. But it is very hard to conceive a case in which the sacrament of Penance may not be administered first. Extreme Unction can be administered only by a priest; and it is certain that any priest can hear and absolve one who is a fit

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1 Loc. cit. 8 Pars ii. cap. vi. n. 9.
3 Vid. supra, n. 782.
4 Vid. supra, n. 782.
5 De Ant. Eccl. Rit., lib. i. cap. vii. art. ii. n. iii.
subject for Extreme Unction; for, to be a fit subject for Extreme Unction, he must be "in periculo mortis," and any priest can absolve one who is "in periculo mortis." If the sick person, therefore, has the use of his faculties, there is plainly nothing to prevent him from receiving Penance when it is possible for him to receive Extreme Unction. There can be nothing, unless we fancy an almost incredible amount of ignorance or perversity on the part of the priest.

850. Nay more, if he be conscious of mortal sin, he cannot licitly receive Extreme Unction, as being one of the "sacra-menta vivorum," until he has recovered the state of grace either by perfect contrition or by receiving the sacrament of Penance. In strictness, no doubt, it suffices that he elicit an act of contrition before Extreme Unction; but being in danger of death, and having the opportunity, he is certainly bound to confess either before or immediately after, and bound too, even by the divine precept, which urges precisely in his circumstances.

Hence, if he had reason to fear that he would not have time, or would be unable, to confess after receiving Extreme Unction, he would be bound to go to confession first. According to Suarez, he would not be justified in even abridging his confession, or leaving it incomplete, in order that he might have time to receive Extreme Unction. Penance is necessary to him, "necessitate medi," and in his present state the divine precept of confession actually urges, whereas Extreme Unction is necessary at most "necessitate precepti," and, according to many theologians, the precept of itself does not bind sub gravi. One in his circumstances, then, is sometimes strictly bound, and should, in every case, be earnestly recommended to receive Penance first.

If he be not conscious of mortal sin, he is not, it is true, bound to go to confession; but if he desires to go, the priest is certainly bound to hear him; and as there are few Christians who, at the hour of death, have not this desire, even though they be not conscious of mortal sin, the rule for the priest is, to administer the sacrament of Penance, or at least to give the sick person an opportunity of receiving it, before he administers Extreme Unction.

\*1 Vid. infra, § vi.  
\*2 St. Lig., lib. vi. n. 561.  
\*3 Vid. Suarez, Disp. xlv. sect. i. n. 7.  
\*4 Lacroix, lib. vi. pars ii. n. 1108.  
\*5 De Lugo, De Penaentia, Disp. xv. sec. iii. n. 37.  
\*6 Loc. cit. n. 9.  
\*7 Con. Trid., Sess. xiv. cap. ii.  
\*8 De Lugo, l. c.  
\*9 St. Lig., n. 733.  
\*10 Vid. Suarez, l. c. n. 9-11.
851. If he has not the use of his faculties, it is indeed possible that he might receive Extreme Unction validly and with fruit, although absolution in the same circumstances would be null. We may conceive a person in the state of mortal sin, and having attrition, which still morally continues, but who is now unconscious, and utterly unable to make any sign that would be a manifestation of sorrow or an acknowledgment of sin. If he were absolved in these circumstances, the absolution would be null, perhaps for want of the necessary intention, but at all events “ex defectu materiae sacramenti.” This is certain according to the Thomist theory regarding the matter of the sacrament, which is the theory now almost universally adopted; and it can hardly be denied even in the Scotist theory, which requires confession of some kind, not indeed as an essential part of the sacrament, but as a condition absolutely indispensable to its effect. Such a one, however, could receive Extreme Unction validly, and being attrite, would be restored by it to the state of grace.

All this is perfectly true, and if the priest could be certain that any one is precisely in these circumstances, he should not absolve him, but at once administer Extreme Unction. But we believe he can never be certain of this; and in the doubt he not only may give, but he ought to give, absolution sub conditione.

We conclude, therefore, that in practice there is no case in which Penance may not be administered absolutely or conditionally before Extreme Unction.

§ III.—Habeat igitur Parochus loco nitido et decenter ornato, in vasa argentee seu sianmeo, diligenter custodirum sacram Oleum infermorum, quod singulis annis Feria V. in Cena Domini ab Episcopo benedictum, veteri combusto, renovandum est.

852. The matter of this sacrament, according to the Council of Trent, is “oil blessed by the bishop.” The oil is understood to be “oil of olives,” for the word used simply and without any qualification has this meaning; and besides,
in the decree of Eugene IV, "Pro Armenis," the matter is said to be "oleum olivæ per episcopum benedictum." It is the common opinion of theologians, founded on the words of the councils, that the benediction is not merely required by precept, but is essential to the sacrament. They are not, however, agreed as to the necessity of a special benediction. Some eminent theologians, amongst others Suarez, maintain that oil blessed in any way by the bishop is sufficient for the validity of the sacrament, because it is still true to say that it is "oleum ab episcopo benedictum;" while others, no less eminent, maintain that it is not sufficient, unless it be specially blessed for this sacrament.

*853. Hence, in case of necessity, but not otherwise, Extreme Unction might be administered conditionally with Chrism or Oil of Catechumens; and if the proper oil can afterwards be had, the sacrament should again be conferred. St. Liguori says nothing of a condition in this repetition of the ceremony. Neither does St. Charles, in ordering a repetition in case of mistake as to the oil, even though the oil used had been Chrism or Oil of Catechumens. Lacroix, however, says that the sacrament should be repeated in this case _sub conditione_, and we think there should be a condition, at least implied in the intention, unless the state of the disease has changed in the meantime, so that the sacrament might be simply repeated.

854. In the Latin Church the oil is always blessed by a bishop; and it was decided by a decree of the Congregation of the Inquisition, approved by Gregory XVI, that, even in case of necessity, a priest cannot use for Extreme Unction oil blessed by himself.

In the Greek Church, however, it is blessed by simple priests; and there can be no doubt that this benediction suffices. It is certain, therefore, notwithstanding the contrary opinion of some theologians, that a simple priest, when expressly or tacitly commissioned by the Pope, can validly bless the oil for this sacrament. . . . "Res videtur explor-
“tissima, quam nemini liceat in questionem adducere,” are the words of Benedict XIV.¹

The holy oils are blessed by the bishop on Holy Thursday, and should be renewed every year, what remains of the old oils being burned in the manner before explained.²

855. The present rubric directs that the “Oleum infirmorum” be kept in a silver or tin vessel, in a place perfectly clean and suitably ornamented. Baruffaldi³ recommends that it be kept in a press or safe placed in the wall of the church on the gospel side of the high altar, or altar where the Blessed Sacrament is kept, so that a lamp may be always burning before it; and that the door of the press have on it, in legible characters, “SANCTUM O: EUM INFIRMORUM.” The first Synod of Westminster ordered that, in the erection of new churches, provision should be made for keeping it in this manner;⁴ and it is the most suitable provision where it can be effected.⁵ The rubrics undoubtedly suppose that, at least as a general rule, it is kept in the church; and the Sacred Congregation, having been consulted on the subject, decided⁶ that a priest is not justified by any existing custom in keeping it in his house, unless when he lives at a great distance from the church.⁷

856. In Ireland, however, and in other countries similarly circumstanced, the priest is, generally speaking, obliged to keep it in his house; but he is certainly bound, as the Sacred Congregation adds, in the decision just referred to, to observe what the rubric prescribes, “quoad honestam et decentem tutamque custodiam.” Should he have permission to keep the Blessed Sacrament in his house, as he usually has,⁸ he is not permitted to put the holy oil in the tabernacle with the Blessed Sacrament, this being prohibited by a decree of the Sacred Congregation of Bishops;⁹ but he can easily provide a suitable place for it in the room or oratory where he keeps the Blessed Sacrament. He might have a small drawer for the purpose immediately beside the tabernacle. We think the drawer might be put even in the framework of the tabernacle, under or at either side, without any infringement of the decree.

¹ De Synod. Diæc., lib. viii. cap. i. n. 4.
² Vid. supra, chap. iii. § xxxiii. et seq.
⁵ Vid. supra, cap. iii. § xxxix.
⁶ 16 Dec. 1826, in una Gandavæn., ad Quæs. iii. n. 4623.
⁷ Vid. Annotationem, in Decr. cit.
⁸ Vid. supra, n. 598. ⁹ Vid. supra, n. 612.
§ IV.—Id tamen si forte infra annum aliquo modo in deficiat, ut sufficer non posse videatur, neque aliquod benedictum haberi quod, modo oleo non benedicto in minori quantitate superinfuso, reparari possit.

857. What was said in a preceding chapter regarding the oil and chrism used in Baptism, may be repeated here regarding the "Oleum infirmorum." If, during the year, the supply becomes nearly exhausted, and a further supply cannot easily be procured, unblessed oil may be added, but in less quantity; and this, too, as often as may be necessary, although what is thus added, taking all the additions together, may exceed in quantity what was first blessed.

Should there be any delay in procuring the new oil blessed on Holy Thursday, the old oil may be used but only in case of necessity. We have already dwelt on the obligation of the pastor to procure a timely supply of the holy oils after their consecration, and it is enough to observe here, that Benedict XIV, and the continuator of Gardellini, urge this obligation as strictly with reference to the "Oleum infirmorum," as with reference to the oils required in Baptism.

§ V.—Oleum porro ipsum vel per se solum, vel in bombacio seu resimili servari potest; sed ad evitandum effusionis periculo multo commodius ad infirmos defertur in bombacio.

858. Besides the vessel for containing the annual supply, there should be another smaller one of silver, and legibly marked, to contain what is immediately required for use, absorbed in a little cotton or other like material, as here recommended by the rubric.

§ VI.—Debet autem hoc Sacramentum infirmis præberi, qui cum ad usum rationis pervenerint, tam graviter laborant, ut mortis periculo imminere videatur; et iis qui præ senio deficiunt, et in diem videntur moritur in aliis in infirmitate.

*859. This rubric determines the subject of Extreme Unction. It is to be administered only to those who are in danger of death from disease already affecting the body. The words of St. James, 'Aδενει τις καὶ καθοντα,' imply that the person is laboring under a dangerous illness.

Such is their usual acceptation, and so they are interpreted by the unanimous consent of theologians. Hence its administration to one in sound health, or to one but slightly indisposed, would be, according to the common opinion, not only illicit, but invalid. The practice observed in the Greek Church of anointing all who are present when the oils are blessed on Holy Thursday, is sometimes urged as an objection; but this practice is to be understood as merely a pious ceremony, and not as a sacramental unction.

It is enough, however, that a person is prudently judged, from the apparent symptoms, to be in danger, even though the danger does not really exist. This appears to be conveyed in the present rubric, which requires only that one be so ill, “ut mortis periculum imminere videatur.”

As soon, then, as it can be prudently pronounced that one is in danger of death from sickness, even though the danger be not proximate, even though there be a hope of recovery, the sacrament may be administered; and there is a strict obligation, as we have seen, of not deferring it till the last moment.

* 860. It is to be administered only to those who have had the use of reason. It cannot be administered even validly to children who have not yet attained the use of reason; for as they are incapable of yielding to temptation, it could not have, with regard to them, the primary effect before explained; nor, failing this, any of its secondary effects. But it may be administered to children who have attained the use of reason, although it be judged inexpedient as yet to admit them to Holy Communion. Benedict XIV lays it down as a principle, that when children are considered capable of receiving the sacrament of Penance, they may be also considered capable of receiving Extreme Unction: “Quandocumque consentur capaces Sacramenti Pænitentiae, sunt pariter idonei reputandi ad Extremam Unctionem, quæ est illius complementum, quamvis nondum tantâ potestât judicii maturitate ut videantur apti ad rite participandam

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1 Vid. Estium in loc.
3 St. Lig., lib. vi. n. 713. Bened. XIV, l. o.
4 Vid. St. Lig., n. 714. Supra, n. 847.
5 Vid. St. Lig., l. c. Advertendum, 1 et 2.
6 Supra, n. 844.
7 Ibid., n. 718.
8 Ibid., n. 730.
"Encharistiam, de cujus ineffabili excellentiâ et sanctitate "non ita facile edoceriyueunt.""

Hence, although the viaticum, as has been said in a previous chapter, should be sometimes administered to children sooner than they would be, in the ordinary course, admitted to first communion, it would appear that Extreme Unction may be administered to them at a still earlier age than the viaticum. When it is doubted whether a child has attained the use of reason, the sacrament should be conferred conditionally.

861. It should be administered to those who are sinking from old age, although they may have no other infirmity, for this is, in itself, an infirmity sufficiently comprehended under the terms used by the Apostle.

§ VII.—Infirmis autem, qui dum sana mente et integris sensibus essent illud petierint, seu verasimiliter petiissent, seu dederint signa contritionis, etiam si deinde loquelas amiserint, vel amentes effecti sint, vel delirent, aut non sentiant, nihilominus præbeatur.

862. The different kinds of intention distinguished by theologians, have been already noticed. It appears from the present rubric that, for Extreme Unction, it is sufficient that the sick person have an interpretative intention; in other words, that he would have the intention of receiving it if he had now the use of his faculties, though, in point of fact, he has not and may never have had, formally and explicitly, such intention. An intention or disposition of this kind is rightly presumed in all who have lived as Catholics, unless there be evidence to the contrary; and hence it is to be administered to those who have fallen into delirium, not only when it is known that they desired it, or desired the assistance of a priest before falling into that state, but also when it is ascertained that they lived as Catholics.

It is in such circumstances—when the person is unable to make any sign of sorrow or acknowledgment of sin—that the case already discussed may arise: that, namely, in which Extreme Unction can be validly administered while Penance cannot, and in which, therefore, the salvation of one who is dying may depend on his receiving Extreme Unction.
SACRAMENT OF EXTREME UNCTION. [CHAP. XV.

§ VIII.—Sed si Infirmus, dum phrenesia aut amentia laborat, verisimiliter posset quidquam facere contra reverentiam Sacramenti, non inungatur nisi periculo tollatur omnino.

863. Those who have been insane from infancy, are incapable of receiving this sacrament, for the reason already assigned in the case of infants. But if they have had at any time a lucid interval, it is to be administered if it can be without danger of irreverence. To prevent this danger, they may be held or bound, at least in circumstances in which the sacrament may be judged necessary. If there be a doubt as to whether the person has ever had a lucid interval, it should be administered, but, according to St. Liguori, "sub conditione.”

§ IX.—Impænitentibus vero, et qui in manifesto peccato mortali meriuntur, et excommunicatis, et noudum baptizatis penitus denegetur.

864. The rubric here enumerates certain classes to whom the sacrament cannot be administered. By the impenitent, are understood those who are known to have been guilty of grievous sin, and who give no reason to think that they have since repented. It is not to be administered to one who is manifestly dying in mortal sin—to a murderer, for example, who is seized with a fatal illness, or receives a mortal wound in the act of killing his victim.

If such a one, however, survives even for a short time, and gives signs of repentance, he may be absolved, and there is no reason why he may not be anointed also, for it cannot be said of him that he is dying "in manifesto peccato mortali." But if he be deprived of his senses in the very act of sin, though he may be absolved conditionally, according to St. Liguori, the present rubric would seem to deny him Extreme Unction. Some theologians, however, would permit him to be anointed. Bouvier and Scavini say that the same rule is to be followed in administering Extreme Unction as in giving absolution. In practice we should act on this opinion, and anoint, as well as absolve, unless there be evident signs of impenitence.

1 Supra, n. 860. Benedict XIV, lib. viii. cap. vi. n. 3.
2 Baruff, n. 70. Lacroix, lib. vi. pars ii. n. 2110.
3 Lib. vi. n. 732, in parenth.
4 Baruff, n. 76. Vid. St. Lig., n. 483.
6 De Ext. Unct., cap. vii. art. iii. 7°.
§ x. 863.] TO WHOM ADMINISTERED. 363.

865. It cannot be conferred on one who is excommunicated, until he is first absolved from the excommunication; but this cannot, we think, present much difficulty in practice, if the person be otherwise disposed and prepared to receive the sacrament; for if so, he must have sorrow for the offence by which he incurred excommunication, and be anxious to be reconciled to the Church, and being also, as must be supposed, "in periculo mortis," he can be absolved from the censure by any priest.1

866. The rubric says nothing of interdict, but we may observe that, if it be personal, what has just been said of excommunication may be applied to it. If it be local, however, Extreme Unction cannot be administered to any in the place except in case of necessity, according to Collet;2 but St. Ligurdi gives it as the common opinion, that it may be administered to religious, and cites, without disapproval, the opinion of some who maintain that it may be administered generally.3

*867. Those who are not yet baptized are incapable of receiving this or any other sacrament.4 But if an adult be baptized in a dangerous illness, or fall into a dangerous illness immediately after receiving Baptism, Extreme Unction should be administered to him; for though Baptism remits all sin both as to guilt and punishment,5 it does not produce what is the primary effect of Extreme Unction, for it does not remove the torpor and weakness which are the result of sin, nor give a special strength against the temptations of the devil in the last agony.6

§ X.—Non ministratur etiam prælium inituris, aut navigationem, aut peregrinationem, aut alia pericula subituris, aut reis ultimo supplicio mox afficiendis, aut puérus rationibus usum non habentibus.

*868. It has been already stated, that the subject of Extreme Unction must be in danger of death from some infirmity actually affecting the person to whom it is administered.7 It is not enough that he be in danger of death, or even certain of suffering death, by violence or from any external cause. Hence it cannot be administered to those mentioned in the present rubric: to soldiers entering the field of battle, to

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1 Vid. Gury, De Censuris, cap. l. art. iv. n. 952.
2 De Censuris, cap. iii. art. ii. 3 Lib. vii. n. 331, in parenth.
4 St. Lig., lib. vi. n. 79.
6 St. Lig., n. 721. Vid. supra, n. 844.
7 Supra, n. 859.
persons undertaking a perilous voyage or journey, or to criminals about to be executed. But if any of these has already suffered what is sufficient to cause death—if a soldier, for instance, is mortally wounded, or if a criminal, after hearing his sentence, gets into a fever, or if he is mortally injured by a fall from the scaffold, or if, being condemned to die by slow torture, he has already suffered enough to cause death—in any such case Extreme Unction may be administered if there be an opportunity, since there is then a dangerous ailment actually affecting the body.  

*869. Women cannot be anointed on account of the ordinary pains of childbirth; but if these be very severe, and such as to endanger life, the sacrament may be administered.  

We have seen under a preceding rubric that it cannot be administered to children who have not the use of reason.  

§ XI.—Si quis antem laborat in extremis, et periculum inimicæat, ne ecedat antequam fluiantur Unctiones, cito ungatur, incipiendo si coecis: Per istam sanctam Unctionem, etc., ut infra: delinde, si adhuc supervivat, dicantur Orationes proptermissæ suas loco positis.  

870. Several questions of great importance in practice are suggested under this rubric. When there is reason to apprehend that the sick person may die before the whole ceremony as given in the ritual can be performed, the priest is here directed to omit what precedes, and commence with the application of the matter and form, and afterwards, if the person survives, to supply what has been omitted. There is no difficulty, if time permits the unction of the five organs of sense, with the form appropriate to each; but if there is not time, or, what comes to the same, if it is feared there will not be time for this, how is the priest to act? It would seem from the rubrics that he should proceed with the usual unctions as far as he can, and cease if death takes place before he has completed them.  

*871. But theologians commonly teach that, in this case, he should apply a single unction, with the form expressing all the senses. St. Liguori recommends him to pronounce the form as follows: "Per istam sanctam Unctionem et suam piissimam misericordiam indulget tibi Dominus quidquid  

1 Baruff., n. 83, 84. Cleric., Decis. lxxix. n. 34, et seq.  
2 St. Lig., n. 713, Dub. 3.  
3 Vid. supra, n. 8§9.  
4 Vid. infra, § xv.
"deliquisti per sensus,—visum, auditum, gustum, odoratum, et "tactum," putting the word "deliquisti" before the expression of the senses; for should the person expire before it is pronounced, the sacrament would be null. 1 Benedict XIV, speaking of this case, says: "Parochos monebit (episcopus) ut "cum prudenter timent ægrotum dececssum præsum quam omnes "absolvantur quinque sensuum unctiones, unicum sensum "inangant formam universalem pronuntiando; .... quinimo "in prædicto eventu consultius esse ut caput, e quo omnium "sensuum nervi descendunt, sub eadem formâ universali inun- "gatur, non immerito advertit Coninck (De Sacram., disp. 19, "dub. iii. n. 2). Ne vero parochi haec libertate abutantur, ex- "pedit ut episcopus simul serio eosdem admoneat a gravis "culpæ reatu non excusari qui extra casum vera necessitatis "vel unam ex quinque sensuum unctionibus prætermittit." 2 St. Liguori says: "Tempore pestis, vel alia ur gente necessi- "tate, poterit adhiberi sub conditione una unctio in aliquo "sensu (et consultus in capite)." 3

*872. It is not stated by either of these authorities to what part of the head this single unction should be applied; but they seem to convey that the part is not one of the organs, as, e. g., an eye or an ear, since the head is distinguished in the above extracts from any particular organ. The "Modo "Piatico" directs that it be applied to the forehead, "nella "fronte." 4 Baruffaldi appears to recommend the same, 5 and so does Falise. 6 It would be well, we think, to follow this in practice. But, after applying the thumb to the forehead, we would instantly, and without making the sign of the cross, 7 pass it over one eye, over the nose and lips, and then apply it to one ear. We should thus have the unction of all the organs, the forehead holding the place of the hand. We are convinced this could be done as quickly as the words of the form above given could be pronounced. In most cases, even the hand, after the ear, could be anointed within the time. The reasons for preferring this mode are given hereafter. 8 If, however, this mode be impossible, on account of the position of the head, or from some other cause, any organ, or, if all else fails, any part of the body that can be reached, may be anointed. 9

1 Lib. vi. n. 710. Vid. Baruffaldi, tit. xxvii. n. 125. 9 De Synod. Dioec., lib. viii. cap. iii. n. 5. 3 Loc. cit.
4 IIIme Partie, sect. i. chap. iv. n. 4. 6 Cap. ix.
6 Vid. infra, cap. xvi. § x. 7 Tit. xxvii. n. 125.
8 Infra, § xv. n. 838. 9 Cleric., De Ext. Unct., Decia. lxvi. n. 8.
306 SACRAMENT OF EXTREME UNCTION. [CHAP. XV.

*873. In the words above cited, St. Liguori supposes that the unction takes place "sub conditione." Neither Benedict XIV, nor the "Modo Pratico," makes mention of a condition; but they, perhaps, suppose it, as the validity of the sacrament, though highly probable, is not quite certain.¹

We have nowhere seen the words to be used, if a person chooses to express the condition; but we think it may be accurately expressed thus: "Si hæc materia sit sufficiens: "Per istam sanctam," etc. In all cases of this kind, it is enough that the condition be such as, if actually placed, must remove the existing doubt regarding the validity of the sacrament. When a form of words expressing the condition is prescribed by the rubric, of course it should be used; but where no form is prescribed, the condition need not be expressed in words; it is enough that it be formed in the mind.²

If the person survives, the organs are to be anointed in the usual way,³ with the form appropriate to each, but conditionally.⁴ The condition here expressed, or mentally formed, would be, "Si non valeat unctio facta," or one equivalent.

*874. Nothing but a case of real necessity can justify the priest in omitting even one of the five unctions, as is clearly laid down in the above extract from Benedict XIV.⁵ The case in which it is feared that the person may die before they are completed, is, undoubtedly, such a case of necessity. But is there any other, it may be asked, in which the priest is justified in applying a single unction in the manner explained? The "Modo Pratico"⁶ mentions two others. The first is the case of pestilence. This is commonly admitted by theologians,⁷ and seems to be included by St. Liguori in the words above cited, "tempore pestis," which may be taken to mean, "when there is danger of catching the infection." for it cannot be implied that in pestilence there is always danger of death before the unctions can be completed.

The second case is that in which the sacrament is to be administered to a number of sick, and in which there is danger that, if the five unctions are applied to each, there will not be time to administer the sacrament to all.⁸ This case must be of frequent occurrence in time of epidemic, and

¹ Vid. infra, § x.
² Gury, ii. n. 206, Quær. 70. Vid. supra, cap. iii. § x.
³ Lacroix, lib. vi. pars ii. n. 2121. "Modo Pratico, cap. ix.
⁴ Supra, n. 871.
⁶ "Modo Pratico, l. c."
must, no doubt, be often dealt with by military chaplains in
time of war, when they have to administer the last sacraments
to a number of wounded men together.

§ XII.—Si vero dum inungitur, infirmus decedat, Presbyter ultra non
procedat, et predictas Orationes omittat.
Quod si dubitet an vivat adhuc, unctionem prosequatur, sub condi-
tione pronuntiando formam dicens: Si vivis, per istam sanctam Uctionem,
etc., ut infra.

*875. If the priest be sure that the person is dead before
he has completed the unctions, he is to proceed no further:
he is not even to supply the prayers that may have been
omitted. The whole rite supposes the person to be living,
and should therefore cease the instant it is known that he is
dead. The priest should in this case read the prayers for a
soul just departed, commencing, "Subvenite Sancti Dei," etc.¹

But if he be in doubt, as is usually the case in practice, for it
is very difficult to ascertain the exact moment of death, he is
to proceed with the unctions, using the conditional form here
prescribed, "Si vivis, per istam," etc. The rubric clearly sup-
poses that the priest is administering the sacrament by anoint-
ing the organs in the usual way. But from what has been
said above,² it may be inferred that as soon as the doubt,
whether the person be alive, occurs, he should instantly apply
a single unction with the general form, and then proceed with
the separate unctions, resuming where he left off, and using
in all the condition, "Si vivis," etc.

§ XIII.—Si autem acciderit infirmum post peccatorum suorum Con-
fessionem ad exitum vitae properare, tunc cum sacro Viatico poterit et
Oleum Infirmorum ad eum deferri per ipsum Sacerdotem qui dixit
sacram Eucharistiam. Si tamen alius Presbyter, vel Diaconus, qui
Oleum sanctum deferat, haberi possit, per ipsum deferatur, qui
superpelliceo indutus, cum Oleo sacro occulte delato sequatur Sacer-
dotem Viaticum portantem; et postquam infirminus Viaticum sumpa-
retur, inungatur a Sacerdote.

876. In countries where the Blessed Sacrament is carried
to the sick in solemn procession, the priest is not allowed to
carry the "oleum infirmorum" along with it, unless in the
case here mentioned by the rubric, i.e., the case in which both
the Viaticum and Extreme Uction must be administered at
the same time, while there is no other priest, nor even a deacon,
to carry the holy oil. In this case, the rubric permits the

¹ De Herdt, n. 23, i. 3.
² Supra, n. 871.
priest to carry the holy oil as well as the Blessed Sacrament, but it does not explain in what manner. De Herdt says the vessel of oil should be fastened round the neck, and carried under the surplice, so as not to appear; because if the rubric directs that even another priest, or a deacon carrying it after him, should carry it secretly, much more should this be required of the priest himself, who is publicly carrying the Blessed Sacrament.

*877. But what the rubric regards as exceptional, is, in Ireland, and other countries similarly circumstanced, the general rule. On account of the scarcity of priests, and the distance in most cases of the houses of the faithful from the church or parochial residence, the priest, when called on to attend a sick person, usually goes prepared to administer both the Viaticum and Extreme Unction, before he leaves him. He is, moreover, obliged to carry the Blessed Sacrament, as well as the oil, privately.

In case of very urgent necessity, the holy oil might be carried by a laic, according to De Herdt and the continuator of Gardellini. Hence, if a priest, attending one that is dying, had not the holy oil with him, he might send a laic to bring it, while he himself is engaged hearing the dying man's confession.

§ XIV.—In eadem infirmitate hoc Sacramentum iterari non debet, nisi diuturna sit, ut si, cum infirmus convaluerit, iterum in periculum mortis inciderit.

*878. Extreme Unction can be administered only to those who are in danger of death, as we have seen. When once administered, it cannot be repeated while the same danger continues. Benedict XIV mentions some strange opinions which were held on this subject. One of these was, that a person could receive Extreme Unction only once during his life. Another, that it could be received only after an interval of three years from the last. In the opposite extreme, he cites some ancient rituals which prescribed a repetition of the unctions, as well as the administration of the viaticum, every day for seven successive days.
But these opinions and practices were confined to a few. The doctrine commonly received and acted on at all times is that which is conveyed in the present rubric. It is the doctrine taught by St. Thomas, and after him by all theologians, viz., that in the same sickness, and while the same danger of death continues, the sacrament cannot be administered a second time (according to many, not even validly), but that it may be repeated as often as a person, having recovered from the danger, again falls into it, even during the same sickness.

879. The great difficulty in practice sometimes is, to ascertain when a person during the same illness has so far recovered that it should be again administered in case of relapse. In an illness of very short duration, it is never administered a second time, for in such a case the recovery is either complete or merely apparent. Hence the rubric says, “cum diuturna sit.”

880. But a mere continuance of life, no matter how long, does not of itself justify the administration of the sacrament a second time. All theologians seem to be agreed that a recovery of some kind is required. St. Lignori, after citing the words of our rubric, says: “Unde adverte quod in morbo “diuturno, si infirmus post unctionem certe manus est in eodem “periculo mortis, non poterit ursus ungi.” Generally speaking, however, changes for the better do take place in diseases of lengthened duration, as consumption or dropsy. In one of these, a person in manifest danger of death at present may be over this danger in a few days, and be tolerably well for several weeks or months, although it is known that the disease still continues, and is even likely to end fatally. In such a case, when the disease takes another turn, and the person is again in similar danger, Extreme Unction may be again administered, for, though the disease is the same, the state of the disease is different.

We cannot do better than give here the words of St Thomas on the subject, quoted by Benedict XIV: “Hoc sacramentum non respicat tantum infirmitatem sed etiam “infirmitatis statum; quia non debet dari nisi infirmis qui “secundum humanam asestimationem videntur morti appro “pinquare. Quædam ergo infirmitates non sunt diuturnæ;
870 SACRAMENT OF EXTREME UNCTION. [CHAP. XV.

undesiinjisdaturhocsacramentum,tunctcumhomoadillum
"statum perveniat, quod sit in periculo mortis, non recedit
"a statu illlo, nisi infirmitate curata: et ita iterum non debet
"inungi; sed si recidivum patiatur, erit alia infirmitas, et
"poterit fieri alia inunctio. Quædam vero sunt ægritudines
"diuturnæ, ut hæceta et hydropisis, et hujusmodi; et in talibus
"non debet fieri inunctio, nisi quando videntur perducere ad
"periculum mortis; et si homo illum articulum evadat, eadem
"infirmitate durante, et iterum ad similem statum per illam
"infirmitatem reducatur, iterum potest inungi; quia jam est
"quasi alius infirmitatis status, quamvis non sit alia infirmitas
"simpliciter."1

881. To verify the condition of the rubric, "si convaluerit,"
it is not enough that the patient appears to be out of danger
for a few days. There must be probable ground for believing
that he has really got out of danger, and there must, therefore,
be an improvement that continues for a considerable time.2

It is the practice of some, in all cases of tedious illness, to
repeat Extreme Unction after the interval of a month. It would be hard to reconcile this practice with the rubric and
the words of St. Liguori above cited,3 when it is certain that
the same danger has continued all the time. But it often
happens that, all things considered, there is a doubt whether
the state of the disease has really changed—whether the
danger has at any time ceased, or has all along continued;
and in this case of doubt the priest is recommended to admin-
ister the sacrament again, as more in accordance with the
ancient practice of the Church.4 Now, it may be contended
that there is, generally speaking, ground for such a doubt in
the case of any one who lives a month after receiving Extreme
Unction, and is still in danger of death; and that, therefore,
in a tedious illness, the sacrament should, as a general rule,
be repeated after the lapse of a month.

882. If one has received Extreme Unction without the
necessary dispositions, and therefore without fruit, though
validly, the sacrament cannot, on this account, be repeated
during the same danger. But theologians commonly teach
that, in such circumstances, the sacrament would revive and
produce its effect, as soon as the requisite dispositions are
present.5 If the want of these dispositions at the time was

1 In Supplem., 3a pars, Ques. 33, art. ii.
2 St. Lig., l. c. in fine.
3 Supra, n. 880
4 Besed. XIV.; l. c. St. Lig., l. c.
5 St. Lig., n. 707, Quær. ii
not culpable, and if no mortal sin has been committed in the meantime, attrition would suffice for the reviviscence: otherwise, perfect contrition or the sacrament of Penance would be necessary, just as in the case of the reviviscence of Baptism.¹

883. Should one who has received Extreme Unction with the proper dispositions, fall into grievous sin while the same danger still continues, he would lose, from that moment, the right to those special helps that are the effect of the sacrament—but that right would be restored to him, along with sanctifying grace, on his making an act of perfect contrition, or receiving sacramental absolution.²

§ XV.—Quinque vero corporis partes præcipue ungi debent, quas veluti sensuum instrumenta homini natura tribuit, nempe oculi, aures, nares, os et manus; attamen pedes et renes ungendi sunt; sed renum unctio in mulieribus, honestatis gratia, semper omititur; atque etiam in viris quando infirmus commode moveri non potest. Sed sive in mulieribus sive in viris, alia corporis pars pro renibus ungi non debet.

884. "The sacred unction," says the Catechism of the Council of Trent, "is to be applied, not to the entire body, "but to the organs of sense only: to the eyes, because the "organs of sight; to the ears, because the organs of hearing; "to the nostrils, because the organs of smelling; to the "mouth, because the organ of taste and speech; to the hands, "because the organs of touch. True, the sense of touch is "diffused alike throughout the body, but the hands are its "principal seat. This manner of administering Extreme "Uction is observed throughout the universal Church, and "admirably accords with the medicinal nature of this sacrament. As in corporal infirmity, although it affects the "entire body, the cure is applied to that part only which is "the source and origin of the disease; so is this sacrament "applied, not to the entire body, but to those members which "are preeminently the organs of sense, and also to the loins, "which are, as it were, the seat of concupiscence; and to the "feet, by which we move from one place to another."³

885. It is certain that the unction of the feet, as well as that of the loins, may be omitted, without affecting the validity of the sacrament. It is also certain that when the organ is double, it is enough for the validity to anoint one,

¹ Vid. supra, n. 449.
² Vid De Lugo, De Sac. Pænitent., Disp. xi. sect. iii. n. 49.
³ Pars i. cap. vi. n. 10.
as, e. g., one eye for the sense of sight. Nor is it necessary to the validity to observe the order of the parts anointed.¹

*886. But theologians are not agreed whether or not the unction simply of the five organs of sense be necessary. The more common opinion, according to St. Liguori,² affirms that it is; and since there is here question of the validity of the sacrament, this opinion, as the safer, must be followed in practice.³ It is probable, however, that a single unction suffices, and we have already seen how this opinion is to be acted on in case of necessity.⁴

887. The several opinions that are or might be held on this subject, are expressed in the following propositions:

1. The unction of the five organs of sense, with the form appropriate to each, is essential.
2. The unction of the five organs, with one general form expressing all the senses, is sufficient.
3. The unction of the forehead for all the organs, with the general form, is sufficient.
4. The unction of one organ, with the general form, is sufficient.
5. The unction of any part of the body, with the general form, is sufficient.
6. The unction of one organ of sense, with the form appropriate to that sense, is sufficient.

Now those who maintain that the unction of the five organs of sense is necessary, may hold either the first or the second of these opinions; and from the way in which some authors speak on the subject, it is difficult to determine which of the two they do hold. Generally speaking, they seem to hold the first. At all events, the first opinion is the one which St. Liguori says is "communior et tutor."⁵ It is manifestly the "tutor," and since there is here question of the validity of the sacrament, this is the opinion which must be followed in practice, unless when necessity may require one to act on some of the others.⁶

888. The second opinion appears to be somewhat more probable than any of those which follow. It is sustained by all that can be alleged in favor of any of them, and has, besides, the advantage of approximating more to the first, for in it there is really the unction of the five organs, and the

¹ St. Lig., n. 710, Certum est.
² Vid. St. Lig., lib. i. n. 48
³ Loc. cit. n. 710.
⁴ Loc. cit. Secunda sententia.
⁵ Supra, n. 572.
⁶ Vid. St. Lig., lib. vi. n. 57.
sole doubt is regarding the sufficiency of the form. Hence, in case of necessity, several theologians recommend the priest to follow it if he can.\footnote{Busembaum, qui citat. Laym. et Diana, apud St. Lig., n. 710.} Suarez, after explaining this opinion, says: "Hanc sententiam hoc modo explicatam improbare non "possum," and seemingly would allow it and no other to be acted on, when the unctions cannot be applied in the usual way.\footnote{Disp. xli. sect. iii. n. 8, in fine.} Coninck appears to adopt the same view, and, since his authority is referred to approvingly by Benedict XIV,\footnote{Supra, n. 871} we give his words. After stating that, in case of necessity, the Pastoral of Mechlin directs a single unction to be applied with the general form (which is the form above cited from St. Liguori), he proceeds: "Securius tamen esset in dicto caso "ingere elenium quinque organa sensuum in capite, pronunti- "ando formam ibi præscriptam, quod videtur fere æque celeriter "posse fieri; et tunc ipsæ unctiones respondent ipsi forma e "qua videtur significari omnium sensuum organa inungi."\footnote{Supra, n. 884.}

889. It is hard to say that the third opinion is more probable than the fourth, while the fourth cannot be said to differ in reality from the fifth, since the sense of touch is "diffused "alike throughout the body," as stated by the Catechism of the Council of Trent, in the extract given above.\footnote{Vid. supra, n. 871.}

Those who prefer the unction of the head to the unction of any particular organ, do not express this preference in a very decided way. They merely say, it is more advisable. "Consultius" is the word used by Benedict XIV\footnote{Bened. XIV, cit. supra, n. 871.} and St. Liguori, and this word certainly does not convey the idea of notably greater security. At the same time the reason assigned for the preference seems to be its greater security, inasmuch as the unction of the head, in which all the organs of sense are united by the nerves, is a better substitute for the unction of all the organs, than the unction of any one organ could be.\footnote{De Synod. Diacc., lib. viii. cap. iii. n. 3 et 4.}

890. It is highly probable that either one or other is sufficient for the validity; nay more, that the unction of any part of the body with the general form, as asserted in the fifth opinion, is quite sufficient.\footnote{De Extrema unctione, Disp. xix. Dub. iii. n. 12.} Benedict XIV, after citing a great many authorities in favor of this view, observes that it is powerfully sustained by the variety of usage in different
parts of the Church, both as to the number of unctions and the particular parts anointed; and still more by the authority of the many rituals, which expressly permit the use of a single unction with the general form, when all the unctions cannot be applied.¹

891. We do not know that the sixth opinion is held by any one, although it might, perhaps, be deduced from opinions that are held.² One great objection to it is, that, if it be true, it would follow that, in the ordinary manner of anointing, a complete sacrament is conferred in every unction, which, we think, would not be admitted by any one.

So much for the speculative question. In practice, we have already seen what is to be done in case of necessity; but in ordinary cases the unctions are to be applied as directed in the present rubric, and more fully explained hereafter.³

892. The usage regarding the parts anointed has not been invariable. In the Greek Church, at present, the unction is applied to the forehead, chin, and both cheeks (thus forming a cross in the unction of the head), then to the breast, to the two hands, and to the two feet.⁴ But, in the commencement of the ninth century, only three unctions, it is said, were in use in the Eastern Church.⁵

In the Western Church, the custom of anointing the five organs of sense appears to have prevailed everywhere, and from the earliest times; but there was a great diversity of usage, and there still is considerable diversity in different places, as to the parts anointed in addition to these. In several ancient rituals, the unction of one or more of the following parts is prescribed—in some, of one part, in others, of another—the neck, the throat, the breast, the loins, the knees, the calves, the feet, between the shoulders, the navel, the place of greatest pain.⁶

In many rituals used in Belgium, the unction of the breast is prescribed, but that of the loins is omitted.⁷ The same is also true of many rituals used in France.⁸

*893. In the ritual published for the use of the clergy in England,⁹ the unction of the loins is not mentioned, but

¹ Vid. infra, § xix. ² Supra, n. 872. ³ Chap. xvi. ⁴ Martène, De Ant. Eccl. Rituibus, lib. i. cap. vii. art. iii. n. viii. ⁵ Martène, ibid. ⁶ Martène, l. c. et art. iv. per totum. Cfr. Benedict XIV, l. c. n. 3. ⁷ De Heidt, pars vi. n. 21, iii. et iv. ⁸ Dictionnaire des Rites Sacrés, art. Ext. Urt. : Résumé d'un grand nombre de Rituels, par Beuvelet. ⁹ Richardson, Derby, MDCCCLVI.
the otherunctions are prescribed, as in the Roman ritual. In
the "Excerpta ex Rituali," etc., for the use of the clergy of
the United States of America, it is observed in a note that
the usage throughout the States is, always to omit the unction
of the loins. 2

Wherever the Roman ritual is ordered to be observed, as it
is in Ireland, the unction of the loins is not to be omitted in
men, unless in the case here excepted by the rubric itself;
but in no case is it permitted to anoint another part (e. g., the
breast) instead of the loins, that is, as we take it, with the
form, . . . "quicquid per lumborum delectationem deliquisti."
Nor is it permitted to add these words while anointing
another part; e. g., to use, while anointing the feet, the form,
. . . "quicquid per gressum et lumborum delectationem deli-
quisti."

The present rubric clearly forbids any substitution
for the unction of the loins, and will have it simply omitted
when it cannot be properly applied, although, when any of
the other parts mentioned cannot be anointed, the unction
may be applied to the part nearest, according to what is
directed below. 4

§ XVI.—Manus vero, quæ reliquis infirmis interius ungi debent,
Presbyteris externius ungantur.

*894. Two reasons are assigned for this provision of the
rubric, but they are reasons of mere congruity; the validity
of the sacrament is nowise involved. One is, that the priest's
hands are anointed on the palms at his ordination; another,
that the priest, if he still retains his consciousness, may be
thus reminded of his dignity, and excited to compunction for
the sins of which his hands, though consecrated, may have
been the instruments. 5

The distinction here made between priests and others is
mentioned by very few of the ancient rituals given by
Martène, and by none of them earlier than the twelfth century.

1 Baltimori, 1860.
* The Sacred Congregation having been consulted on a similar usage
in the diocese of Utrecht, answered that it might be tolerated; but at
the same time expressed an earnest desire (ardentissimum votum) that
this anunction as prescribed in the Roman Ritual should be gradually in-
trduced. In the same answer the Sacred Congregation refused to allow
any change or suppression in the text of the Ritual—14 Aug., 1858, in
Ultrajecten., q. v. in Appendice.
* Infra, § xviii.
6 Baruff., n. 113. De Herdt, l. c. iv.
6 Loc. cit. art. iv.
Some of them are silent about the part of the hand to be anointed, while many of them expressly direct that the exterior be anointed, without any distinction of persons. But the Ritual of Fleury, in the twelfth century, at the unction of the hands, has the rubric, "Si fucit sacerdos solammodo " deforis,"1 and from that date we find the practice here fixed by the Roman ritual, commonly established.

§ XVII.—Dum oculos, aurea, et alia corporis membra, quae paria sunt, Sacerdos ungit, caveat, ne alterum ipsorum innungendo, Sacramenti formam prius absolvat, quam ambo hujusmodi paria membra perunxerit.

*895. The right eye or ear, etc., is always anointed first. What is here prescribed is required, not for the validity of the sacrament, as may be inferred from what has been said elsewhere,2 but merely for the exact and decorous performance of the ceremony. The precise distribution of the words is not fixed, but we believe it is the usual practice to anoint, e. g., the right eye while pronouncing the words, "Per istam sanctam uctionem," and then the left, while pronouncing the remaining words of the form, "et suam piissimam," etc.

§ XVIII.—Si quis autem sit aliquo membro mutilatus, pars loco illi proxima innugatur, eadem verborum forma.

*896. If one has lost a member, the part nearest to it is to be anointed as here directed. If it be a member of which he once had the use, it is easy to understand how the words of the form can be verified. But the unction is to be applied, although he may have wanted the member, or its use, from his birth; e. g., the eyes of one who has been born blind, are to be anointed with the usual form, "quicquid per visum " deliquisti." Theologians explain this, with St. Thomas, by saying that, though the person has been, of course, incapable of sinning like others by the external organs, he may have sinned by analogous internal desires, or by those internal powers or faculties which correspond to, and are immediately exercised through, the external organs.3 Should the person have redundant members, e. g., a third hand, then those are to be anointed that have been most in use, or that are nearest to the natural position.4

1 Martène, 1. c. Ord. xxiv.
2 Supra, n. 134, et n. 885.
3 St. Lig., n. 732, in fine. Baruff., tit. xxvii. n. 120.
4 Baruff., n. 119. De Herdt, pars vi. n. 21, iii. 7°.
§ XIX.—Hujus antem Sacramenti forma, qua Sancta Romana Ecclesia utatur, solemnis illa precatio est quam Sacerdos ad singulasunctiones adhibet, cum ait: *Per istam Sanctam Uctionem, et suam piissimam misericordiam, indulget tibi Dominus quidquid per visum, sive per auditum, etc.*, deliquisti.

*897.* "The form of the sacrament," says the Catechism of the Council of Trent, "is the word and that solemn prayer used by the priest at each anointing: *Per istam sanctam 'unctionem,'* etc. That such is the true and proper form of this sacrament, the Apostle St. James intimates, when he says, *et orent super eum et oratio fidei salvabit infirmum;* words from which we may infer that the form is to be pronounced by way of prayer, although the Apostle does not say of what particular words that prayer is to consist; but this has reached us by the faithful tradition of the Fathers, so that all the churches retain that form observed by the holy Church of Rome, the mother and mistress of all churches. Some, it is true, alter a few words, as when for *'Indulgeat tibi Deus,'* they say, *'Remittat,'* or *'Purcat,'* and sometimes, *'Sanet quicquid commissisti;'* but, as the sense is the same, it is clear that the same form is religiously observed by all."

It is certain, therefore, that the priest is bound to use the deprecative form, which is the only one used at present in the Eastern, as well as in the Western Church. Many theologians maintain, with St. Thomas, that it is essential to the validity of the sacrament, and that the indicative form would not suffice. This they infer from the words of St. James, using the argument just given by the Catechism of the Council.

898. Others, however, maintain that the indicative form is valid, and they give one argument which appears to be very strong, viz., that, in many of the ancient rituals, the form is indicative—*"Ungo te,"* etc.—as may be seen in those given by Martène. Many of them, no doubt, may be interpreted in a deprecativense, as, e. g., that of Cambray, which has, *"Ungo oculos tuos de oleo sanctificato UT quicquid illicito visu deliquisti hujus olvi uctione expierat, per;"* etc.; and so of the other senses. The particle *"ut"* may be understood to give a deprecativense to this and other similar forms in

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1 Pars ii. cap. vi. n. 6. 
3 St. Lig., n. 711, Dub. i. Suarez, Disp. xl. sec. iii. n. 7. 
4 Apud St. Lig., l. c. 
5 Lib. i. cap. vii. art. iv. 
6 Martène, l. c. Ordo xix.
which it occurs. But there are some ancient forms, as that of Narbonne, in which no word occurs to insinuate a deprecative sense, and which do not admit of it without violence, as is observed by Benedict XIV. It cannot be denied, then, that the opinion of those who maintain the validity of the indicative form is probable, but of course it can never be used in practice.

899. The form here given is that prescribed by the decree of Eugene IV. The priest must be careful to pronounce it according to the instructions of the ritual, otherwise he is certainly guilty of sin. But the variety of the ancient forms is such, that it is difficult to determine what words are essential, or what could be omitted without affecting the validity. It is certain that the form of this sacrament has not been determined by Christ in specie infimâ, that is to say, the words have not been fixed by Him like those in the forms of Baptism, and the Eucharist. "Formam sacramenti extreme unctionis," says Benedict XIV, "non esse a Christo Domino institutam in specie infimâ, ut aiunt, hoc est, certis verbis præscriptam, theologi omnes admittunt, atque ex diversis formulis etiam in Ecclesia Latina in illius administratione usurpatis evidentem demonstratur."

900. It is agreed that the word, "sinctam," is not essential; and it is most probable that the words, "et suam piissimam misericordiam," are not essential. Hence the form expressed thus would be valid: "Per istam unctionem indulgeat tibi Dominus quicquid deliquisti per visum, auditum," etc. It is commonly admitted that the word, "deliquisti," or some other of the same import, is essential. But it is not equally certain that the expression of the senses is essential. We have seen that when, in case of necessity, a single form is used, it should contain an expression of each sense after the word, "deliquisti," but many are of opinion that it suffices for the validity to express them in general, . . . quicquid deliquisti per sensum."

Some go still further, and contend that it is not necessary to express the senses at all, and that the words, "Indulgeat tibi Deus," alone are essential; for the act of anointing, they say, precludes the necessity of using the words, "per istam unctionem," while the word, "indulgeat," sufficiently implies

Ordo xiii.

De Synod. Diæc., lib. viii. cap. ii. in fine.

De Armeniis, apud Deuzinger, Enchiridion, etc., n. 595.

Pro Armeniis, lib. viii. cap. ii.

St. Lig., n. 711.

St. Lig., ibid. Supra, n. 571.

Tid. Collet, De Extrema Uctione, cap. iv. Quær. i.
WHEN IS GRACE CONFERRED?

"quicquid deliquisti." To this opinion it may be objected that from it, especially if combined with that which asserts the sufficiency of a single unction, the conclusion seems to follow that, in the ordinary administration, the sacrament is conferred not once, but six or seven times. It may be answered, however, that the words, "per visum," "per auditum," etc., restrict and determine the meaning of the form, so as to make the unction of each sense only a part of the sacrament, for even the addition of a word to those that are essential can affect the meaning of a sacramental form. 2

901. It is disputed amongst theologians whether a distinct grace is produced by each unction, or the whole grace is conferred only when the last unction with its form is completed. 3 Some maintain the former opinion, and illustrate it by the example of "Orders," which, though only one sacrament, contains under it several partial sacraments, each with its own matter and form; and by the example of the Eucharist, in which a distinct grace is perhaps received by the reception of each species, or even, in many cases, of each of several particles successively, although "the sacrament" is received only once at a single reception. Suarez says this opinion is probable, but he himself holds the latter, which is the opinion of St. Thomas. He explains the last unction to be, not the last which may be actually conferred, but the unction of the last of the five organs of sense. 4 St. Ligui seems to regard the two opinions as equally probable.

5. Loc. cit.
CHAPTER XVI.

ORDER OF ADMINISTERING THE SACRAMENT OF EXTREME UNCTION: "ORDO MINISTRANDI SACRAMENTUM EXTREMÆ UNCTIONIS."

§ I.—Sacerdos igitur Sacramentum ministaturus, quatenus fieri poterit, parari curet apud infirnum mensam mappa candida cooptetam; itemque vas, in quo sit bombacium, seu quid simile in septem globulos distinctum, ad abstergendas partes inunctas; medullam panis ad detergendos digitos, et aquam ad ablendas Sacerdotis manus; ceream item candelam, quæ deinde accensa ipsi ungenti lumen praebat. Denique operam dabat ut quanta poterit munditia ac nitore hoc Sacramenti ministretur.

902. The Council of Trent has defined that a priest alone is the minister of Extreme Unction, and that the "Presbyteri Ecclesiæ," mentioned by St. James, are not the elders in each community, as the heretics maintain, but priests ordained by a bishop. This interpretation was never doubted in antiquity. The very name given to them, "Presbyteri Ecclesiæ," the function assigned to them, and the effects attributed to their ministry by the Apostle, show clearly that he did not mean simply persons advanced in years.

903. Any priest can confer the sacrament validly, but its administration is reserved to the ordinary pastor. Another who would confer it without his leave, expressed or implied, or at least reasonably presumed, would be guilty of grievous sin. A religious incurs excommunication if he administers it, without this leave, to any except members of his community, or others to whom he may be privileged to administer it. But in case of necessity it may be administered by any priest, at least by any priest who is not excommunicated.

904. A table should be prepared in the chamber of the sick person in the manner already directed for the case in which the Viaticum is about to be administered. The same

3 Vid. Estium, in loc. 4 St. Lig., n. 722. 5 Ibid., 1
6 Ibid., n. 723. Vid Bened. XIV, De Synod Direc., lib. viii. cap
7 Vid. supra, n. 792.
that has been prepared for the Viaticum serves also for Extreme Unction, which is so often administered immediately after. There should be placed on it, besides the crucifix and candles, a plate containing cotton or flax, divided into seven, or, for a female, six little balls or pellets, to be used in wiping the parts anointed, and also some crumbs of bread, or a little dry meal, with a basin of water for the priest's hands. Should the table be prepared for Extreme Unction alone, it suffices to have one wax-candle, to be lighted and held by a clerk, when the priest is anointing. If it be prepared for the Viaticum, two candles are lighted from the commencement, and one of these may be held at the proper time by the minister. Out of reverence for the sacrament, it is recommended, also that the parts to be anointed be washed immediately before the priest comes.

905. The last clause of this rubric shows the object of the Church in all these preliminary arrangements. It is that thus due regard may be had to cleanliness and propriety, and that the whole ceremony may be performed in a manner to conciliate the respect and veneration of the faithful. The rubric says, "quatenus fieri poterit, parari curat" . . . "operam dabit." It does not then require the priest himself to do these things. It simply requires him to do what he can, in the circumstances in which he may find himself, to have these preparations made. In giving instructions to the people regarding this sacrament, he may very easily take occasion to tell them how the chamber of the sick person should be prepared for the visit of the priest when he is sent for.

There is no cabin so poor that it may not be made clean, at least around the bed of the sick; none in which a table with a clean white cover may not be prepared, at least by borrowing from some charitable neighbor. There might be some pious confraternity, the members of which would undertake to have the necessary preparations made. There would be rarely wanting at least some pious person in the townland or district who would see to the arrangement of everything as prescribed by the rubric, were the priest only to suggest this, and to show what is to be done. The only expensive requisite is the wax-candle. Even this costs very little, and would be supplied, we have no doubt, by the charity of others, to the few who might be unable themselves to procure it. The same.

1 De Herdt. n. 24, i. 39.
2 De Herdt. n. 21, ii.
3 Vid. supra, n. 795.
candles could be taken from house to house, as they might be required, until consumed; and, if necessary, they could be purchased by the priest himself, and some given to one in each district, who would be charitable enough to take charge of them for the purpose. In this way, we believe, a few shillings annually would suffice to supply the poor of an entire parish.

Of course there are cases so urgent as to leave no time for preparation, but in ordinary cases there is rarely a sufficient reason for not complying with what the rubric prescribes.

§ II.—Deinde convocatis Clericis seu ministris, vel saltan uno Clerico qui Grecum sine hastâ, Aquam benedictam cum aspersorio, et librum Ritualem deferat, ipse Parochus decenter accipit vas sacri Olei infirmorum, sacculo serico violacei coloris inclusum, illudque caute deferat, ne effundiat possit.

906. For many centuries this sacrament was usually administered by a number of priests together. This practice is still continued in the Greek Church, and it prevailed in the Latin Church down to the thirteenth century, although from the earliest times instances are recorded of its being administered by a single priest, and no doubt was entertained of its validity when thus conferred. All this is stated by Benedict XIV, and is very clearly shown by Martène. According to the Greek Euchologium, the number of priests should be seven; but all admit that, in case of necessity, it may be administered by three.

907. The Greeks insist on a plurality of ministers on account of the words of St. James: . . . inducat presbyteros;” but this expression of the Apostle is fairly interpreted to signify, “one of the priests;” at least it cannot be shown that in strictness it requires the presence of more than one. The Greeks who are united to the Church are allowed to retain their usage, but they are required to acknowledge that the sacrament can be validly conferred by a single priest.

According to the Greek usage the ceremony is very long. The priests bless the oil with several prayers and canticles; they recite seven epistles, seven gospels, and seven long prayers. Each of them anoints the sick person, reciting,

2 De Rit. Ant. Eccl., lib. i. cap. vii. art. iii. n. ii. iii. et v.
3 Benedict XIV, 1. c. n. 8. Martène, 1. c.
5 Benedict XIV, loc. cit.
while he anoints, the prayer, Πατερ ὁ ἅγιος ἡμών ἐν ψυχῇ, etc. This prayer, according to the common opinion, constitutes the form of the sacrament. The book of the Gospels is placed on the sick man's head, and all the priests impose hands on him, while the principal priest, called in the rubric δ πρώτος, recites a prayer. We may observe that the oil is blessed each time, and the ceremony is performed in the church if the sick person can be brought to it, otherwise in his house.

The extract given by Martène is an exact translation of the Ἀκολούθια τῶν Ἁγίων Ἐλαίων, given in the ΕΥΧΟΛΟΓΙΟΝ ΜΕΓΑ used at present in the Greek Church. The rubric regarding the unctions is not very clear. It simply says that the priest anoints, saying the prayer, "Pater Sancte," etc., and then, that this same prayer is said by each priest while he anoints. All the parts, however, are anointed by each priest, not one by one priest, and another by another.

908. Although, as has been said, the same usage as to a plurality of priests prevailed in the Western Church, there was a diversity of practice, according to Martène, as to the part taken by each priest in the administration. Sometimes each priest anointed all the parts with the appropriate forms; sometimes one anointed one part, and another another, with the form appropriate to each; and some instances are mentioned in which it would seem that one applied the unctions while another pronounced the form. This last mode is, most probably, invalid; but the others are, undoubtedly, valid. Benedict XIV says there can be no doubt of the validity of the sacrament when the organs of sense are anointed by different priests, each pronouncing the form appropriate to that which he anoints.

909. According to the present usage, the unctions are applied by a single priest, and it is not lawful to depart from this usage, at least if we except the case of necessity; and we doubt if it would be expedient even then, for the case of necessity is otherwise provided for. But should the priest be prevented by a sudden attack, or by any accident, from completing the unctions, another should supply what has been omitted. The second priest in this case should not repeat the

1 Sylvester, Compendium Theologiae Classicum pro Græcis, cap. ixiii. § 5. Collet, De Ext. Uinct, cap. iv. concl. ii. 2 Art. iv. ordo xxxiii 3 Art. iii. n. iv. 4 Suarez, Disp. xliii. sect. ii. 5 Lib. viii. cap. iv. n. 5. 6 St. Lig., n. 724, in parenth. 7 Vid. supra, n. 871.
unctions performed by the first, but commence where he left off, unless there be a notable delay. If there be a delay of even a quarter of an hour, he should repeat the previous unctions "sub conditione."\(^1\)

910. It is not only permitted, however, but even recommended, that the priest who administers the sacrament be assisted by other priests, when they can be easily had, who may act as his ministers in the ceremonies, and join in the prayers.\(^2\) Hence, St. Charles directed that he should have with him as many priests and clerics as he conveniently can.\(^3\) According to our present rubric, the parish priest, when about to administer the sacrament, convenes them, or a few of them (supposing, of course, that there is a sufficient number attached to the parish church), or, at least, gets one to accompany him and carry the cross, etc., as here prescribed, while he himself carries the holy oil from the church. It is unnecessary to bring the holy water if it be certain that there is some already in the chamber of the sick person.\(^4\) A procession may be formed, but the cross is carried "sine hasta," that is, without the long staff or pole on which it is usually fixed in processions; and this, according to Baruffaldi,\(^5\) very probably for the convenience of passing through doors, ascending stairs, etc., to reach the chamber of the sick. A decree of the Sacred Congregation\(^6\) appears to prohibit the carrying of lights in this procession, though, according to Baruffaldi, they may be carried.\(^7\) It is certain, however, that the bell is not to be rung, lest the faithful might think that the priest is carrying the Viaticum, and kneel down to adore.\(^8\) Hence the rubric\(^9\) expressly prohibits the ringing of the bell.

*911. This, however, regards countries where there is nothing to prevent such processions. With us the priest usually has the oil of Extreme Unction in his house,\(^10\) and carries it unattended by any one when he is going to administer the sacrament. He should always bring with him a small crucifix and a little holy water, unless he has reason to believe that he will find both before him in the sick chamber. If he cannot otherwise have a supply of holy water, he

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\(^1\) St. Lig., n. 724, in parenth.
\(^6\) Tit. xxviii. n. 32.
\(^7\) Tit. xxviii. n. 29.
\(^9\) Infra, § iii.
\(^2\) Benedict XIV, l. c.
\(^4\) Vid. supra, n. 804.
\(^5\) Baruff., n. 40, 41.
\(^6\) 28 Jan. 1606, in Baren., n. 289.
\(^8\) Supra, n. 836.
should bless some in the house before the commencement of the ceremony, or at least before he takes his leave.\(^1\)

912. The vessel containing the “Oleum Infirmorum” should be apart from those which contain the oils used in baptism. The necessity which justifies the priest in keeping the “Oleum Infirmorum” in his house, does not justify him in keeping the others also in his house, still less in carrying them along with it whenever he goes to administer Extreme Unction.\(^7\)

The oil should be absorbed in a little cotton, as is directed by a previous rubric,\(^3\) and the silver vessel containing it should be put into a case made of silk (or, better, perhaps, made of leather lined with silk), of a violet color. It would be well also to have always in the case a little loose cotton, lest on any occasion none might be found where he has to administer the sacrament.

\(\S\) III.—Quod si longius iter peragendum, aut etiam equitandum sit, vel alias adsit periculum effusionis, vas Olei sacculo aut bursa inclusum, ut dictum est, ad collum appendat, ut commodius et securius perferat. Procedat autem sine sonitu campanulae.

*913. The case contemplated in this rubric is of ordinary occurrence in these countries, and the precautions here recommended should be carefully attended to. We have already seen how the pyxis containing the Blessed Sacrament is to be carried in these circumstances.\(^4\) When the holy oil is carried at the same time, the vessel containing it must not be joined to, or form part of, the pyxis.\(^5\) But we think it may be fastened to the same chain or guard round the neck by which the pyxis is secured. For this it is not necessary that it be carried beside the pyxis; it may be put by itself in an inside pocket. A second ring or a second spring-hook would suffice for the purpose. Both would thus be carried with great security, and, as nearly as the circumstances allow, in accordance with what is prescribed in the rubric. The reason for proceeding without sound of bell has been already noticed.\(^6\)

\(\S\) IV.—Cum perventum fuerit ad locum ubi jacet infirmus, Sacerdos intrans cubiculum dicit: Pax huic domui. R. Et omnibus, etc.

*914. The salutation here mentioned is pronounced by the priest also before administering the Viaticum.\(^7\) The rubric

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\(^1\) Vid. Barnuf., n. 94.  
\(^2\) Vid. supra, n. 267.  
\(^3\) Chap. xv. § v.  
\(^4\) Supra, n. 807.  
\(^6\) Supra, n. 910, in fine.  
\(^7\) Supra, n. 608.
supposes that the sick person has received the Viaticum some
time previously, and that the priest now comes to administer
Extreme Umpction alone. In this case, entering the chamber
he is to say again, "Pax huic," etc., as here directed. But
if he administers Extreme Umpction immediately after the
Viaticum, he need not repeat it.\footnote{De Herdt, n. 24, i. 40.}
According to the words of the rubric, he is to say it "intrans cubiculum." But if he
has said it "ingrediens locum ubi jacet infirmus," as directed
by the rubric just before administering the Viaticum, and
has not since left the chamber or place where the sick person
is, it is evident that he has done all that the present rubric
requires.

\section*{\S V.}
Deinde deposito Oleo super mensam, superpelliceo stolaque
violacea indutus, segroto Crucem pie deosculandam porrigit; mox in
modum crucis eum aqua benedicta, et cubiculum et circumstantes aspergit,
dicens Antiphonam: \textit{Asperges me, Domine, etc.}

\footnote{Lib. vi. n. 726.}

\footnote{De Ext. Umpct. cap. viii. 10.}

\*915. Having entered the sick chamber, he places the holy
oil on the table prepared as already stated, and then vests in
surplice and violet stole. The rubric here supposes the priest
to come for the purpose of administering Extreme Umpction
alone; for if he has but just administered the Viaticum, he is
already vested in surplice, and requires only to lay aside the
white stole, and put on a violet one.

St. Liguori discusses the question whether the priest would
be guilty of grievous sin, by administering this sacrament
without the surplice and stole; and he says: "Si non urget
"necessitas, certum est graviter peccare."\footnote{St. Lig., l. c.}
He cites Suarez and others who would not even except the case of necessity,
on account of the reverence due to the sacrament, which
should, they say, be preferred to the advantage of the
individual.\footnote{Loc. cit.} Bouvier maintains the same opinion, and says it
should be followed in practice unless there be a dispensation,
as there is, according to him, in England, where it may be
administered without the surplice and stole.\footnote{Supra, chap. xiv. \S xv.}
St. Liguori, however, inclines to the opinion which would except the case
of necessity.

It is to be observed that the case of necessity, here
considered, is the case in which the sick person is otherwise in
danger of dying without Extreme Umpction, not the case in
which Extreme Umpction might be itself necessary, as when he
could receive no other sacrament;¹ for in such a case, we believe, no theologian would hold that it could not be administered without the sacred vestments.

916. It is, then, the general law of the Church that the priest, in administering this sacrament, be vested in surplice and stole; and nothing but bona fide necessity can excuse him from complying with this law. Such necessity existed in these countries during the operation of the penal code, when the priest could administer the sacraments only by stealth. But this necessity exists no longer. There is nothing now, generally speaking, to prevent him from complying with what the rubric requires. We say generally speaking, for it may be useful here to discuss the question how far the inconvenience of bringing a soutane and surplice with him to sick calls may justify the priest in dispensing with them. We have no doubt it is often so great as to justify him. But we do not think it is always, or even generally so.

917. In the first place, the surplice used on these occasions may be such as can be put into very small bulk, and easily carried. Then, it may be very often given to be carried by the messenger who comes for the priest, and who usually returns immediately to the house of the sick person.

There is a greater difficulty about the cassock or soutane over which the surplice is worn, for it should not be worn over a secular coat. The rubric makes no mention of the soutane, simply because it supposes that this is the ordinary dress of the priest, and it makes no provision for the case in which the priest, as in these countries, can wear out of doors no other than a secular coat, or, at all events, a coat with short skirts. We have not seen the case discussed in any author, nor are we aware of any decision regarding it by a diocesan or provincial synod. To determine the obligation of the priest, then, we must have recourse to general principles.

Now it cannot, we think, be doubted, that the priest is bound to wear the soutane, or what is called the “vestis talaris” in the canons, in the performance of every sacred function, if he can do so without notable inconvenience. From this principle we infer that, even in these countries, the priest is bound to wear the soutane when he administers a sacrament, or performs any religious ceremony in the church, for there is no law of the state, no danger of insult, nor any other like reason, to prevent his wearing it while

¹ Vid. supra, n. 851
there. If his house be near the church, there is usually nothing to prevent him, if he chooses, from wearing it while passing from the one to the other; but at least he may easily have a soutane in the sacristy, which he can put on after going there.

He is bound to wear it also when he administers a sacrament outside the church, provided he can, without inconvenience, bring or send a soutane to the place where he is required to administer it. No doubt, the inconvenience of bringing it is, as we have said, often so great, as to justify the priest in dispensing with it. But surely it is not always so. For example, there can be no great inconvenience if he goes to the place on a car or other vehicle, or if he is accompanied by the messenger who came for him.

If he has to go a considerable distance alone, whether on foot or on horseback, he could not easily bring his soutane with him; but even in such circumstances a great deal might still, we think, be done to carry out the spirit, if not to comply with the letter, of the rubric. The soutane, for instance, might be of very light material, made without sleeves, and so as to fit easily over the ordinary coat; it could thus be carried without much inconvenience along with the surplice, both being, as we suppose, compressible into very small bulk.

918. We saw before\(^1\) that the Sacred Congregation—being asked whether the practice existing in some places of giving the Viaticum without the surplice, but with a stole alone, could be permitted—answered: "Negative et eliminata consuetudine servetur Ritualis Romani praescriptum." On the same occasion, and under the very same head, it was further asked: \(^2\) "An saltem sacramentum Extremæ Unctionis cum stolà tantum administrari potest?" and the answer was: "Negative ut ad proximum."\(^2\) The continuato of Gardellini, in his note on this decree, would not admit that even a long or difficult journey is a sufficient reason for dispensing with the vestments required by the rubric; he excepts only the case of positive necessity.

In all that we say, however, regarding the obligation of this rubric, and the possibility of complying with it more frequently than is usual in these countries, we would not, and we trust we shall not, be understood as implying a censure

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\(^1\) Supra, n. 798.

\(^2\) 16 Dec., 1825, in una Gandarc., ad 2, Quæstiti ii. n. 4623.
on any priest who conforms to existing customs, as long as these are not abolished by the proper authority.¹

*919. The stole used in administering Extreme Unction should be of a violet color. This is the color adopted by the Church to express sorrow and affliction, and used by her in the sacrament of Penance, and in all her offices during the penitential seasons.² It is prescribed for Extreme Unction also, which is regarded as the completion of Penance.³ The priest can rarely, if ever, be obliged to administer the sacrament without at least the stole, as it is so easily carried. Baruffaldi observes⁴ that sometimes the sick person might be alarmed if the priest presented himself at once clothed in the sacred vestments, and recommends, therefore, that he should first appear in his ordinary dress, and prepare the sick person for what is to follow. The wording of the rubric appears to convey that the priest puts on the surplice and stole only after he has placed the holy oil on the table, though St. Charles,⁵ Catalani,⁶ and others, would have him vested in these while carrying the oil to the house.

*920. Being vested, he first presents the cross to be kissed by the sick person, who thus declares his faith and his hope in Christ crucified. The ritual, as we have seen, supposes the priest to have a cross with him, but if there be one already, as there ought to be,⁷ in the room, it will do equally well. Then he sprinkles with holy water the sick person, the room, and all who are present, saying the usual antiphon, “Asperges me,” etc. He sprinkles the sick person, as here directed, “in modum crucis,” that is, he sprinkles, 1º in front (of himself); 2º on his (own) left; 3º on his right.⁸ If he has done so, however, before administering the Viaticum, he is not required to do so again when Extreme Unction immediately follows.⁹

§ VI.—Quod si ægrotus voluerit confiteri, audiat illum, et absolvat Deinde piis verbis illum consoletur, et de hujus Sacramenti vi atque efficacia, si tempus ferat, breviter admoneat; et quantum opus sit, ejus animum confirmet, et in spem erigat vitæ æternæ.

*921. The priest should give the sick person an opportunity

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¹ Vid. chap. i. n. 84, et seq.
⁷ Supra, n. 904. ⁸ De Herdt, n. 22, ².⁹ Vid. supra, n. 810. ⁹ De Herdt, n. 24, i. ⁴ɔ.
of confessing immediately before Extreme Unction; and hence, if any interval elapses between the Viaticum and Extreme Unction, he should, before he proceeds to anoint, ask him whether he desires to go to confession. This is, of course, unnecessary if Extreme Unction immediately follows the Viaticum; but for greater security he may ask him to renew his sorrow, and make a fresh act of contrition.

In any case, he should say a few words to console and encourage him, and, if time permits, explain briefly the advantages and effects of the sacrament. He may do so in his own words, or he may read the instruction or exhortation on the subject, which is usually found in an appendix to the ritual. In his general instructions on this matter, he should be careful to impress on the faithful the importance of receiving the sacrament in time, and to remove from their minds the senseless notion that whoever receives it must give up all hope of recovery.²

§ VII.—Postea dicat: Ἄρ. Adjutorium nostrum, etc.

*922. In the ancient rituals given by Martène,³ a considerable variety may be observed in the prayers to be recited before administering the sacrament, but all have the same object, and express nearly the same sentiments, as those here given. The first and third are found in some of the most ancient, as in the Ritual of Beauvais,⁴ and that of the Monastery of Pontlevoy, as old as the twelfth century.⁵ The latter contains also the prayer, "Oremus et deprecamur," etc., but not in the same part of the ceremony.

Saying "Adjutorium," etc., the priest makes the sign of the cross on himself.⁶ It is not stated in what manner he is to make the sign of the cross at the words "benedic nostræ conversationis;"...and again, benedicat hoc tabernaculum." The words seem to imply that the blessing is intended for the house or chamber which the priest has entered, and we think, therefore, the sign should be made over the place in front of him without being directed to any special object. According to the Ritual of Toulon, these prayers are to be said by the priest standing, uncovered, and turned partly towards the bed of the sick person, and partly towards the crucifix on the table.⁷

¹ Vid. supra, n. 812. ² Vid. supra, n. 847.
³ Lib. i. cap. vii. art. iv. ⁴ Loc. cit. ord. xx.
⁴ Ord. xxv. ⁵ Vid. supra, n. 811.
⁶ Vid. supra, n. 847.
§ VIII.—Quæ Orationes, si tempus non patiatur, ex parte, vel in totum poterunt omitt. Tum de more facta Confessione generali, latino vel vulgari sermone, Sacerdos dicat: Misereatur, etc., Indulgentiam, etc.

*923. When the case is so urgent as to justify the omission of these prayers, they are afterwards to be supplied if the person survives, as is directed by a preceding rubric. The "Confiteor" is said by the sick person himself, if he is able, the rubric expressly permitting it to be said either in Latin or in the vernacular, as in going to confession. If he is unable, it may be said by the clerk or assistant, or even by the priest himself. Then the priest says "Misereatur tui," etc., "Indulgentiam," etc., in the singular, as in administering the Viaticum.

It was decided by the Sacred Congregation of Indulgences that the "Confiteor" is here to be said, although it may have been said a few minutes before, as when the Viaticum immediately precedes; and is to be said even a third time if the indulgence "in articulo mortis" is given immediately after Extreme Unction.

§ IX.—Antequam Parochus incipiat ungere infirmum, moneat adstantes, ut pro illo orent; utubi commodum fuerit, pro loco et tempore. et adstantium numero vel qualitate recitent Septem Psalmos Poenitentiale-cum Litanias, vel alias Preces dum ipse Unctionis Sacramentum administraat. Mox dicat: In nomine Patris, ✠ et Filii, etc.

*924. "There is no sacrament," says the Catechism of the Council of Trent, "the administration of which is accompanied with more prayers; and with good reason, for then "most particularly the faithful require the assistance of pious prayers, and, therefore, all who may be present, but the "pastor in particular, should pour out their fervent aspirations to God in behalf of the sick person, most earnestly "recommending his life and salvation to the divine mercy.""

Hence the ritual here directs the priest to invite all who are present to pray for the sick person. The prayers specially recommended are the Penitential Psalms and the Litanies, these being most appropriate; but it is plain from the rubric that any others, as, e.g., the Rosary, may be selected; and the priest would do well to suggest those that he thinks most suitable for the persons present. These prayers should be

1 Chap. xv. § xi. 2 De Herdt, pars vi. n. xxii. 50°.
3 Ibid., l. c. Rit. Toul., l. c. n. 24. Vid. supra, n. 815.
4 5 Feb. 1841. in Valentinian., ad 6, n. divi. Decreta Authentica, etc., a Prinzivalli, Bruxellis, 1862.
5 Pars ii. cap. vi. n. 7.
continued while the priest is administering the sacrament, but, of course, in so low a tone as not to distract or disturb him. The prayers are to be said kneeling, according to the "Instructiones" of St. Charles. At least the Penitential Psalms and the Litanies should be recited "flexis genibus," as is apparent from the very title prefixed to them in the ritual.

*925. Immediately before applying the unction, the priest says: "In nomine Patris ✝ et Filii ✝ et Spiritus Sancti "extinguatur," etc., making the sign of the cross three times over the sick person, as he pronounces the words. The ritual does not say explicitly how the sign is here to be made, but is understood as implying that it should be over the sick person. The words, "in te," indeed convey clearly enough that the priest is then turned towards the sick person, and the words, "per impositionem manuum nostrarum," that he puts or raises his hand over him. It is enough, however, that he make the sign of the cross in the manner explained, for, as Baruffaldi observes, this is here called an "impositio manuum." Certainly no imposition of hands, distinct from this, is prescribed by the rubric, nor by any commentator we have seen, except, perhaps, Catalani, whose words are not very clear on the subject.

§ X.—Deinde intincto pollice in Oleo sancto, in modum Crucis ungit infirmum in Partibus hic subscriptis, aptando proprio loco verba formae in hunc modum.

*926. Those present being engaged in praying devoutly for the sick person, the priest dips his thumb into the vessel of oil, pressing, not the nail, but the fleshy part on the cotton in which the oil is absorbed, and makes with it the sign of the cross on the several parts, pronouncing at the same time the words of the form as the rubric directs. A clerk should hold the ritual in a convenient position before him. Another should hold the candle, and the same may also hold the plate or salver containing the pellets of cotton. If there be a third, he may hold the vessel of oil, otherwise the priest himself holds it, and, indeed, generally he will find it most convenient to hold it himself in his left hand. Baruffaldi suggests that in this case there should be a purificator round

3 Loc. cit.
4 Tit. v. cap. ii. § vii. n. iv.
5 Baruff., tit. xxviii. n. 64, et seq.
6 Loc. cit. r. 65.
UNCHION OF THE ORGANS.

393

the vessel to guard against effusion, but there is not much danger of effusion when the oil is absorbed in cotton.

Nearly all the ancient rituals cited by Martènedirect the unctions to be applied in the form of a cross. Our rubric prescribes the same, and a neglect of this in ordinary cases cannot be excused from venial sin. It is not essential, however, and in case of necessity, need not be attended to. What is here prescribed regards the usual administration of the sacrament.

927. We have already discussed what is to be done in case of necessity. Here we may add, that in time of pestilence, if the priest apprehends danger from using his thumb, he may apply the oil by means of an instrument. To preserve the oil from being tainted, the instrument, which may be of any material, ought to be wiped with cotton after each unction, before it is again dipped into the vessel of oil; or, if it be of wood, a different piece may be used for each unction, and burned immediately after use. The mouth may be anointed in this way in case of hydrophobia, or any other disease in which there might be danger from contact with the saliva of the patient, but in such circumstances it is enough to anoint the cheek or part near the mouth. If there be no other instrument at hand, the priest might use a little cotton dipped in the oil, being careful to burn it after the unction. We have already seen that, in these cases of extraordinary danger, the priest, according to a highly probable opinion, may apply only a single unction with the general form.

§ XI.—Ad Oculos. Per istam sanctam Uctionem ut et suam, etc.

*928. The unctions commence with the eyes, which should be closed. The oil is applied to the eyelids, and the words of the form are distributed, so that he will have made the cross on the right eyelid when he has pronounced the word unctionem, and on the left before he has completed the remaining words. The same is to be observed in anointing the other double organs. It may be noted that the word "Amen" here is not a response, but belongs to the form, and should be said by the priest himself.

When the organ is double, the unction always begins with

1 De Ant. Eccl. Rit., lib. i. cap. vii. art. iv. 2 St. Lig., n. 723.
3 Baruff. n. 68. 4 Supra, n. 871, et seq.
6 Vid. De Herdt, l. c.
7 Supra, n. 874.
8 Baruff. tit. xxviii. n. 71.
9 Vid. supra, chap. xv. § xvii.
10 Modo Pratico, cap. ix.
the right. The cross is formed by drawing, first, a line downwards, as, e. g., in the present instance, from the eyebrow towards the cheek, and then one across it from left to right (of the priest). In the Roman Ritual only one cross is marked, though each of the unctions is to be made in the form of a cross. Two crosses are marked in some rituals, as in that of Liége.

§ XII.—Minister vero, si est in Sacris, vel ipsemet Sacerdos post quamlibet unctionem tergat loca inuncta novo globulo bombacii, vel rei similis, eumque in vase mundo reponat, et ad Ecclesiam postea deferat, comburat, cinereque projiciat in Sacarium.

*929. It seldom happens in these countries that the priest is accompanied by another person in holy orders, and consequently he himself is usually obliged to do what is here prescribed. He should use a fresh pellet for each unction, but one suffices, even when the organ is double, as may be inferred from the number prepared according to the rubric. He is to wipe the part anointed as here directed after each unction; but where there are two unctions for a single sense, he need not wipe the parts until he has completed both.

There is danger sometimes, however, that the organ first anointed may come in contact with the dress or bedclothes, while the second is being anointed. This is the case with regard to the ears especially. Indeed it is hardly possible, when the head is resting on a soft pillow, that the lobe of one ear would not touch the pillow when the lobe of the other is being anointed. Hence the Ritual of Toulon prescribes that the oil be wiped from the right ear before the left is anointed. Falise recommends the same, and it is, we think, a very laudable practice.

930. After use the pellet should not be put back on the plate or salver from which it was taken, but on another, or, better still, into a little pocket or bag, in which all can be conveniently carried to the church, where they are to be burned, and the ashes thrown into the sacristy. Such a pocket is sometimes made in the case which contains the holy oil. If so, it should be well closed, so as to prevent the cotton from touching the vessel. The priest is to put into the same place the crumbs of bread with which he has rubbed his

1 St. Lig., n. 711. 3 De Herdt, n. 21, iii. 30.
2 Apud Ibid., n. 21, iv. 4 Supra, § i.
5 De Herdt, n. 21, iii. 6. 6 Dictionnaire des Cérémonies. Art. Est
Uncr., n. 25. 7 Part II, me sec. i. cap. iv. n. 8.
fingers. But generally in this country he is obliged to throw all into the fire.

§ XIII.—Ad Aures.

*931. The ears are to be anointed on the lobes or lower extremities. This is the universal practice now, though some ancient rituals prescribe that the unction be applied to the hollow of the ear—"deintus"—as that of Troyes used in the tenth century, that of Tours in the same century, and that of Cambray in the thirteenth.

*932. The distribution of the words in applying the unctions here may be the same as in anointing the eyes. He may have the right ear anointed when he has completed the word unctionem; and the left, before he has got to the end. The rubric merely requires that the form be not completed until the second unction is applied, but prescribes no particular distribution of the words. The ritual, indeed, has a cross marked after the word unctionem, but it does not imply that after this word the priest is to make a pause, during which the unction is to take place, and then complete the form. A pause of this kind might be sometimes inconveniently long. It is best, then, to adopt some distribution of the words in applying the unctions, and to adhere to it as far as possible. We believe the one we have mentioned is that which is commonly adopted in practice. By pronouncing the words slowly, the priest would have time enough to wipe the oil from the right ear before anointing the left, without being obliged to make any notable pause.

§ XIV.—Ad Nares.

933. Commentators are not agreed whether there should be two unctions here, one for each of the nostrils, or only one on the extremity of the nose for both. De Herdt maintains that there should be only one, because, he says, the rituals do not mention "the nostrils" when speaking of the double organs, and because in the Ritual of Liège only one cross is marked for the unction of the nostrils, while two are marked for the unction of the eyes, ears, hands, and feet. Hence he concludes that, though in strictness the organ is double, a

1 Baruff., n. 77. 2 Vid. infra, § xix.
3 Baruff., n. 78. De Herdt., n. 21, iv. 20. 4 Apud Martène, lib. i. cap. vii. art. iv. ord. iii.
5 Ibid ord. iv. 6 Ibid ord. xix. 7 Supra, chap. xv. § xviii. 8 Loc cit. iv. 3º.
single unction at the extremity of the nose suffices for the unction of the two nostrils.

*9:4. The other opinion, however, which requires two unctions, is the more common, and is the one usually followed. Baruffaldi does not say expressly there should be two unctions here, but he evidently implies it, by saying, “Ad nares nempe ad narices quæ sunt nasi alæ laterales,” and then, observing on the next words, “Ad os, compressis labiis,” that here there is only one unction, by which both lips are touched; thus clearly supposing that at the preceding organs, including the “nares,” there are two unctions.  Two crosses are marked in the “Instructiones” of St. Charles, “Ad nares,” just as “Ad oculos,” from which it is plain that according to him there should be two unctions here. Two are prescribed also by the Ritual of Toulon, and by Falise.

§ XV.—Ad Os, compressis Labiis.

*935. Here there can be no doubt that there is only one unction by which both lips are anointed together, the mouth being firmly closed. But if the sick person have a difficulty of breathing, or if he cannot hear when told to close the mouth, or if there be any other inconvenience in requiring the mouth to be closed, it is enough to apply the unction to the upper or under lip alone.

§ XVI.—Ad Manus.

Et adeverte quod Sacerdotibus, ut dictum est, manus non inunguntur interius, sed exterius.

*936. The hands are to be anointed on the palms, first the right, and then the left. This applies to all, except such as are in priest’s orders. Deacons and other clerics inferior to priests, have the hands anointed in the same way as laics. The hands of a priest are anointed on the back. We have before mentioned the reasons of congruity which are commonly assigned for this direction of the rubric.

§ XVII.—Ad pedes.

*937. We have already seen that the unction of the feet is not essential. In some places it is altogether omitted, accord-
FUNCTION OF THE ORGANS.

There is a diversity of usage as to the part of the foot to which the unction is applied. According to Baruffaldi it should be applied to the upper part of the foot, the instep, or metatarsus. The same is taught by Billuart, and is prescribed by the Ritual of Liége. The ritual used in England also directs the upper part to be anointed. It has the rubric: "Ad pedes, in parte superiori." According to St. Liguori, the unction should be applied to the under part, or the sole, "in plantis." The same is prescribed by St. Charles, who is cited and followed by Catalani. In Ireland, generally speaking, the practice is conformable to this second opinion, which also seems to accord better with the words of the form, "quidquid per gressum deliquisti," the sole being the part that touches the ground in walking. The Sacred Congregation, being consulted on the subject, decided that each one may follow the local usage.

All are agreed that, if there be any difficulty in getting at the part usually anointed, e. g., the sole, then the upper, or, indeed, any other part of the foot, may be anointed in its stead.

§ XVIII.—Ad Lumbos sive Renes.

Hæc autem unctio ad lumbos, ut dictum est, omittitur semper in feminis, et etiam in viris, qui ob infirmitatem vix, aut sine periculo moveri non possunt.

938. The unction is applied to the loins, immediately above the "os ischion," or prominent hip bone. It is applied only on one side, as appears from the "Instructiones" of St. Charles, in which only one cross is marked at this unction.

939. The loins, as the rubric here tells us, are never anointed in females. According to the usage of many places, they are not anointed in males either, insomuch that the

1 N. 21, iii. 90. 2 Lib. vi. n. 710, Unctio vero pedum.
3 Loc. cit. n. 84. 4 De Ext. Unct., art. ii. Observanda, 6º.
5 Apud De Herdt, n. 21, iv. 6º. 6 Lib. vi. n. 711.
8 Tit. v. cap. ii. § xiv. n. i.
10 Baruff., n. 85. De Herdt, l. c.
11 Baruff., n. 86.
12 Loc. cit. pag. 452.
rituals published for use in these places omit altogether the rubric which refers to this unction.\footnote{Vid. supra, n. 892.}

It is plain, however, that, according to the Roman Ritual, the unction of the loins is not to be omitted in anointing males, unless in the cases here mentioned. If there be any danger, or any serious inconvenience to the sick person, or any reasonable apprehension of such inconvenience, the priest is to omit it without scruple, but not otherwise.

\section{XIX.}

\begin{itemize}
\item \textit{Quibus omnibus peractis Sacerdos dicit: Kyrie eleison, etc.}
\end{itemize}

\begin{itemize}
\item 940. Having completed the unctions, the priest puts the vessel of holy oil on the table, rubs his thumb, and any other finger that may have touched the oil, with the crumbs of bread, then washes his hands and dries them with a towel, and afterwards proceeds with the prayers. This is the order prescribed by St. Charles,\footnote{Pars iv. Instruct. Ext. Uncet., \textsection Ord. ministrandi, pag. 452.} Baruffaldi,\footnote{Tit. xxviii. n. 89.} Catalani,\footnote{Ibid., v. cap. ii. \textsection xvi. n. ii.} De Herdt,\footnote{Supra, \textsection i.} Falise,\footnote{Baruff. n. 90. De Herdt, l. c. Falise, l. c.} etc. The rubric here says nothing of it, but seems rather to suppose that he proceeds immediately with the prayers. It is plain, however, from the preparations ordered in a previous rubric,\footnote{Vid. supra, n. 892.} that he is to rub and wash the fingers after the unctions, and this seems to be the proper time, as otherwise there is danger that, with the oil still on them, they may come in contact with the book or with his vestments. If everything be in readiness, there need be only a slight interruption. But if the priest fears that the interruption might be too long, and especially if the sick person be on the point of dying, he may continue the prayers, taking care that the fingers used in the unction shall touch nothing until the end.\footnote{Martène, lib. i. cap. viii. art. iv. Ordo i.}

941. The prayers here prescribed are found in the most ancient rituals, but not in the same part of the ceremony. The first, \begin{quote}
\textit{Domine Deus qui},
\end{quote}
is found at the commencement, and the prayer, \begin{quote}
\textit{Respice quæsumus},
\end{quote}
towards the end, in the Pontifical of the Monastery of Joumieges of the ninth century.\footnote{Ibid. Ord. iv.} In the Sacramentary of Tours of the tenth century, both these prayers are placed at the commencement, and the prayer, \begin{quote}
\textit{Domine Sancle Pater},
\end{quote} etc., is amongst those at the end.\footnote{Ibid. Ord. iv.}
PARTING EXHORTATION.

It may be seen that in these prayers God is earnestly besought to grant to the sick person health of body as well as of soul, the restoration of corporal health being, as already stated, one of the effects of the sacrament. A knowledge that such is the purport of those prayers, would help to remove that fear which some have of receiving the sacrament, and to which we have before adverted.¹

It was decided by the Sacred Congregation² that, when the person anointed is a female, there should be a change of gender in the versicles and prayers. The priest should say, "N. Salvam fac ancillam tuam," instead of "Salvum fac servum tuum," etc.

*942. The prayers being concluded, the priest puts the vessel of holy oil into its case or cover, and puts the crumbs of bread he has used into the little bag or pocket, with the pellets of cotton, so that they may be carried to the church and burned together with them.³ Some would require that even the water in which he has washed his hands, be carried to the church and thrown into the sacarium.⁴ This, however, would be, generally speaking, impracticable, and hence many authorities, as the "Modo Pratico,"⁵ the Ritual of Toulon,⁶ De Herdt,⁷ etc., expressly state that the water may be thrown into the fire. De Herdt adds that this should be done by the priest himself or his assistant, and not by any of the domestics.

The same authorities also permit him to throw into the fire the piece of bread and the cotton which he has used.⁸ With us, indeed, the priest is, for the most part, obliged to do so, as he cannot conveniently carry them back to the church; and in all such cases the fire is the best substitute for the sacarium, as may be inferred from a rubric of the Roman Pontifical, which directs that the crumbs of bread, etc., used in removing the chrism from a chalice, after its consecration, be thrown either into the fire or into the sacarium... "Deinde extensiones projiciuntur in ignem vel sacarium."⁹

§ XX.—Ad extremum, pro persona qualitate, salutaria moneta breviter praebere poterit quibus infirmus ad moriendum in Domino confirmetur, et ad fugandas daemonum tentationes roboretur.

943. Before he leaves, the priest should address to the sick person a few words of consolation and instruction, as here directed. In most rituals a brief exhortation to be used for the purpose is given in an appendix. It is, of course, very general, and such as might be addressed to one in any condition of life; but it at least suggests what the priest himself may easily adapt to the special circumstances of the individual, "pro personæ qualitate." His own knowledge and piety will direct him better than any rule in what he should say, in order to inspire courage in resisting the temptations of the enemy, and resignation to the holy will of God, these being the dispositions most necessary to a Christian in danger of death.

\[\text{§ XXI. - Denique Aquam benedictam, et Crucem, nisi aliam habeat, coram eo reliquiet, ut illam frequenter aspiciat, et pro sua devotione osculetur et amplexatur.}\]

*944. The rubric supposes that the priest is accompanied by a minister who carries holy water and a crucifix to the house of the sick person. He is now directed to leave them there, and to have the crucifix so placed that the sick person may often look at it, and even embrace and kiss it. If there be another crucifix, it is unnecessary to leave that which the priest brought with him, as the rubric here clearly conveys. It has been already stated that there ought to be a crucifix and holy water on the table prepared in the sick room, and the present rubric shows that this is the more necessary when the priest comes unattended by any one, and, therefore, very often unable to have these requisites with him.

945. We need not dwell on the importance of having a crucifix placed before the eyes of the dying Christian. It speaks to him more eloquently than words of the mercy and love of God. It suggests to him those acts which are then most necessary for him: acts of sorrow for his sins, of faith in the great mysteries of redemption, of hope through the infinite merits of his Saviour, of love and of resignation to the will of Him who has done and suffered so much for him, etc.

\[\text{§ XXII. - Admoneat etiam domesticos, et ministros infirmi, ut si morbus ingravescat, vel infirmus ineptit agoniare, statim ipsum Parochum accersant, ut morientem adjuvet, ejusque animam Deo commendet: sed si mors imminet, priusquam discedat, Sacerdos animam Deo rite commendabit.}\]

\[\text{Quae autem pertinent ad visitationem curamque infirorum, et ad juvandos morientes, ad Commendationem Animæ et ad Exequias, infra suis locis prescribantur.}\]

\[\text{\textit{Vid. supra}, § ii.}\]

\[\text{\textsuperscript{*} Supra, n. 904.}\]
946. It is of the greatest importance that the priest be present to assist the dying in the last agony, and he should, therefore, warn the attendants, as he is here directed, to give him notice, that he may be present if possible. We know that it is not possible for him, as a general rule, in large and populous parishes, where the number of priests is small; but he may be very often present, and there are cases in which he should strive to be present to assist the dying, in preference to any other duty that might be pressing at the time. At all events, if the sick person survives some days after receiving Extreme Unction, and expresses a desire to see the priest again, the priest would be guilty of a grievous violation of duty if he failed to visit him.

947. Should the agony commence before the priest leaves the house, he ought to remain by the bedside and assist until the soul has departed, as directed in the “Ordo commendationis animae,” and “In expiratione.” The rubric here refers him for further instruction to those parts of the ritual which treat of the visitation and care of the sick and dying.

In returning to the church or to his house, he should carry the holy oil as before directed.

§ XXIII.—ADDITAMENTUM.

948. Before concluding this chapter, it may be useful to say a few words on the case in which Extreme Unction is to be administered to two or more at the same time. This may easily happen in a hospital, or in time of pestilence, or even of prevalent sickness, though not pestilential. We have already seen what may be done as to the application of the matter and form in cases of urgent necessity or of very great danger. But we now speak of cases that are not so urgent, and in which there is time enough to administer the sacrament in the ordinary way to each; and we may inquire whether in these it be lawful to recite any of the prayers or perform any of the ceremonies in common for all, as is done in administering Baptism to a number together.

949. The ritual makes no provision for this case, nor is it touched on in any authority we have seen except in De Herdt, and in an answer to a correspondent in the

1 Supra, § iii.  
2 Supra, n. 571, et seq.  
3 Supra, chap. iv. § xxv.  
4 Pars vi. n. 24, ii.
"Mélanges Théologiques." In both it is decided that some of the prayers may be recited for a number in common. In fact, the case may be regarded as analogous to that of Baptism or Orders administered to a number; and, from what is prescribed in the ritual and the pontifical regarding these sacraments, it may be inferred that, in administering Extreme Unction, the prayers which are accompanied by no actions or ceremonies, may be recited for a number in common. This view is confirmed by the ritual itself, in the last of the rubrics regarding the visitation of the sick, which prescribes that the prayers be said in the plural, should there be a number together in the same apartment; and it is further confirmed by an answer of the Sacred Congregation of the Inquisition, regarding the case in which two or more marriages are celebrated together. The priest having received the consent, and pronounced for each the words, "Ego vos," etc., may bless the rings, and read the benedictions for all in common.  

950. If the priest, then, chooses to act on this opinion, he may proceed thus:—Having entered the sick chamber with the usual salutation, "Pax huic," etc., he places the holy oil on the table, sprinkles the holy water, and after this presents the crucifix to be kissed by each, giving him at the same time an opportunity of confessing. The rubric prescribes that the crucifix be presented before the sprinkling of holy water, but we think the order may be changed for greater convenience, should there be a number in different parts of the same room; otherwise the priest would be obliged to go round them all to present the crucifix, and afterwards to give each an opportunity of confessing.

He may then address the exhortation to all in common, and recite for all in common the three prayers, "Introcat," etc., which require no change of number, as is plain from reading them. The "Confiteor" is then said by each of them if he is able, otherwise by an assistant, or even by the priest himself for all. The priest says the "Misereatur vestri," etc., and gives notice to those who are present to pray while he is administering the sacrament.

Judging from the exorcism in Baptism, we are inclined to think that he may say the prayer "In nomine Patris," etc., for all in common, making the signs of the cross over

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1 Vime Série, pag. 503.  
3 Supra, § v.  
4 Supra, n. 926.  
5 Supra, n. 370.
all, and changing "te" into "vobis." But in the absence of any clear authority on the point, it is better to say it for each just before commencing to anoint him. The unctions, of course, are applied to each individually. These finished, the priest washes his hands, and says the versicles and prayers to the end for all in common, making the necessary changes in number, and, if all be females, in gender.

A priest, who may be called on to administer the sacrament in this way to a number together, would do well to mark the necessary changes in the margin of his ritual.

951. It has been before observed that in Ireland, and other countries similarly circumstanced, the priest, when called to attend the sick, finds it expedient, as a general rule, to go prepared to administer both the Viaticum and Extreme Unction. We have already stated how, in these circumstances, he is to carry with him the Blessed Sacrament and the holy oil. And it may be useful to state briefly here how he should proceed so as to conform, as nearly as he can, to what the rubrics require.

952. Having entered the chamber with the salutation, "Pax huic," etc., he sprinkles the holy water, saying, "Asperges," etc., and says the versicles and the prayer, "Exaudi nos," etc.

He then approaches the sick person, addresses to him a few words of instruction or exhortation suited to his condition, and hears his confession.

953. If now he judges it expedient to administer the Viaticum and Extreme Unction, he lays aside the violet stole, and puts on the surplice and white stole. He will find it convenient, in these circumstances, to have a double stole, such as has been before described.

He then takes out the pyx and places it on the table. He may place the holy oil on the table at the same time, not on the corporal, but to one side. The reason why he does not place the pyx on the table on first entering the house,}

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1 Supra, n. 940. 2 Vid. supra, n. 365. 3 Supra, n. 807, et seq. 4 Supra, n. 809, et seq. 5 Supra, n. 798-918. 6 Chap. iii. n. 279. The use of this double stole is expressly permitted by the Sacred Congregation of Rites—26 Mar. 1839, in Tar- novien., ad 7—in the ceremonies of Baptism, although these ceremonies, as a rule, are performed only in the church (Vid. supra, n. 362), where it is easy to have distinct stoles of the prescribed colors. There can be no doubt, therefore, about the lawfulness of using it in the circumstances here supposed. 7 Supra, n. 909, et n. 915.
CHAP. XVL ORDER OF EXTREME UNCTION.

has been intimated before. He visits now, for the first time, as we suppose, and he does not know, until he has heard the person's confession, whether he is in a condition to receive the Viaticum. It may be that he is not. It may be that he cannot be absolved. If, in such a case, the pyxis had been placed publicly on the table, either he should administer the sacrament, though knowing that it would be received unworthily (and he would be even bound to do so if the sick person demanded it), or those present might take occasion to suspect that the sick person could not be absolved, etc. He effectually guards against this danger by not placing the pyxis on the table, until he has first heard the confession.

The "Confiteor," etc., is said, and the sacrament administered with the ceremonies before explained. But if he has brought more than one particle, he leaves the pyxis on the table, and does not give benediction with it until he has finished all.

954. After the prayer, "Domine Sancte," etc., he changes the white stole for a violet one, and proceeds to administer Extreme Unction.

Omitting the salutation and the sprinkling of holy water, he may, if time permits, say a few words to the sick person on the nature and effects of the sacrament. Then, having given him the crucifix to kiss, he says the versicles and prayers, "Introcat Domine," etc., and the "Confiteor" is repeated with the "Misereatur tui," etc.

Those present having been on their knees during the administration of the Viaticum, should be requested to continue kneeling, and pray for the sick person before the Blessed Sacrament, while he administers Extreme Unction, as before directed, taking care, in going to or leaving the table, to genuflect, and also to avoid, as far as possible, turning his back to the pyxis.

955. Having said the prayers, "Domine Deus," etc. . . . "Respice quæsumus," etc., "Domine Sancte," etc., he may give the benediction "in articulo mortis," if he has the faculty.

Omitting the "Pax huic," etc., and the "Asperges," he

1 Supra, n. 812. 2 Vid. supra, n. 631. 3 Supra, n. 814, et seq. 4 Supra, n. 814, et seq. 5 Vid. supra, n. 833. 6 De Herdt, n. 24. i. 48. 7 Supra, n. 914. 8 Supra, n. 920, 921, 923. 9 Supra, n. 924. 10 Supra, n. 926, et seq. 11 De Herdt, l. c. 56. 12 Vid. infra, chap. xvii. § 11. 13 Vid. infra, n. 923.
s a word or two on the efficacy of the benediction, invites the sick person to renew his sorrow by an act of contrition, and exhorts him to patience and resignation.¹

He then says the versicles and the prayers, “Clementissime Deus,” etc. The “Confiteor” is said the third time, and he proceeds as below directed.²

956. Having given the Apostolic Benediction, he may say a word of advice and instruction, as recommended in a preceding rubric.³

Lastly, just before leaving, he gives the benediction with the pyxis, and puts it up securely as before.⁴

957. It is hardly necessary to observe that, in case of very urgent necessity, he should omit in each of the three functions all that he is allowed to omit, confining himself to the parts that are essential, according to what has been said in treating of each.

¹ Infra, c. 972. ² Vid. chap. xvii. § v. et § vi. ³ Supra, § xxi. ⁴ Vid. supra, n. 838.
CHAPTER XVII.

RITE TO BE OBSERVED BY PRIESTS DELEGATED TO GIVE THE APOSTOLIC BLESSING "IN ARTICULO MORTIS:"
"RITUS BENEDICTIONIS APOSTOLICÆ IN ARTICULO MOR-TIS A SACERDOTIBUS AD ID DELEGATIS IMPERTIENDÆ."

958. This title or chapter is not found in any of the rituals published before the time of Benedict XIV, for it was he who prescribed the present formula. From the earliest ages of the Church bishops were invited, from time to time, to give their blessing to the dying, and when given by the popes, or those specially delegated by them, it was, no doubt, very often accompanied by a plenary indulgence. We have, most probably, an instance of this in the indulgence granted to St. Clare by Innocent IV, as we read in her life given in the Roman Breviary. At all events, it is certain that the popes have power to grant such indulgences, and that this power has been frequently used in the Church.

959. Before the time of Benedict XIV, they readily granted to bishops the faculty of giving, by themselves, or by priests, whom they were permitted to delegate in special cases, a blessing with plenary indulgence to the sick "in articulo mortis." But this great pope, in the bull, "Pia matre," etc., extended the faculty very considerably. According to the analysis of the bull given by Bouvier, he decreed:

1° That though previously granted to bishops for only three years, it should thenceforth continue as long as they held their sees.

2° That they might delegate one or more priests, secular or regular, to impart this indulgence in the city or other parts of the diocese, as the good of souls might seem to require, with power to withdraw this faculty from those to whom they granted it, and substitute others according to their discretion.

3° That titular bishops who are transferred to other sees, or are newly instituted, should not have this faculty until they

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1 Catalani, tit. v. cap. vi. n. ii. 2 Catal., l. c.
3 Vid. Bouvier, Traité des Indulgences, part. ii, cap. ii. 4 Loc. cit.
ask and obtain it from the Holy See, but that they should obtain it when asked, not for three years only, but as long as they retain their sees.

4° He would have the same favor granted to inferior prelates, who have an independent territory and jurisdiction over the clergy and people, provided they visit, at stated times, the "limina apostolorum," and give an account of the state of their churches to the Holy See.

5° He declares that this faculty does not cease by the death of the pope who granted it, since it belongs to gracious jurisdiction delegated indefinitely, to subsist until it is revoked, or until the death of the person delegated. It does not cease, even for the priests who have obtained it, by the death or the translation to another see of the prelate who delegated them.

6° That in permitting bishops and other prelates to delegate as many priests as they may think necessary to apply this indulgence to the dying, he does not mean to exempt them from going themselves, when they can, to administer this consolation, above all to the poor and those who are most abandoned.

7° That care be taken in catechisms and public instructions to explain to the people the doctrine of the Church with regard to the temporal punishment due to sin; the obligation of satisfying God's justice, by fasting, alms, prayers, and other good works; and the danger of presumptuously relying on the efficacy of the sacrament of Penance and a plenary indulgence at the hour of death; for, he says, it is uncertain what kind our death may be, whether we shall receive the plenary indulgence at that last moment, whether, even in case the external rite be applied, we shall reap the fruit of it, or to what extent we shall be benefited by it.

8° He prescribes that all priests who have to assist the dying, and apply to them this indulgence "in articulo mortis," shall excite them to sorrow for their sins, and inspire them with sentiments of fervent love of God and perfect resignation to His holy will, so as to accept death from His hand in punishment for their sins. It is this disposition especially which he requires in order that they may gain the fruit of the indulgence. "Hoc enim præcipue opus in hujusmodi articulo constitutis imponimus et injungimus, quo se ad "indulgentiæ plenariæ fructum consequendum, præparent atque "disponant."

9° Lastly, to leave nothing undecided, he prescribed the formula here given in the ritual to be used in the application of the indulgence.
§ I.—Benedictio in articulo mortis cum soleat impertiri post Sacramenta Pénitentiae, Eucharistiae, et Extremæ Uctionis, illis infirmis qui vel illam petierint, dum sua mente et integris sensibus erant, seu verisimiliter petissent, vel dederint signa contritionis; impertienda eisdem est, etiamsi postea linguae, cæterorumque sensuum usum sint destituiti, aut in delirium, vel amentiam inciderent. Excommunicatis vero, impænitentibus, et qui in manifesto peccato mortali moriantur, est omnino deneganda.

*960. The circumstances in which the benediction is to be given or refused, as here stated, are evidently the same as those in which Extreme Uction is to be given or refused, and have been considered in a preceding chapter. It may be doubted, however, whether the benediction is restricted, like Extreme Uction, to such as are in danger of death from bodily sickness, whether it may not be given to one who is in danger of death from any other cause, e.g., to a convict about to be executed. The words of the bull, "Pia mater," as well as of the rubrics here, undoubtedly seem to suppose that the person receiving the benediction is "ægrotus, infirmus," etc. Now it may be that this is supposed or required strictly as a condition; and it may be that the words are used, not to express a condition, but simply to describe the case that usually occurs. It is quite uncertain, and depends altogether on the intention of the pontiff. But in the absence of any authority against it, the benediction may be given at least conditionally.  

*961. The Sacred Congregation decided that this benediction should be given to children who are thought too young to be admitted to Holy Communion. This decision is in perfect accordance with what has been said regarding the administration of Extreme Uction to children in the same circumstances.  

The question of course regards children who have attained the use of reason; otherwise, being incapable of sinning, they would be also incapable of receiving an indulgence.  

*962. It is certain that the benediction may be repeated in the circumstances in which Extreme Uction may be repeated; that is, when the sick person, having partially recovered, relapses, and is again in danger of death. But in a case of
protracted illness, where the same danger still continues, it cannot be repeated. Both points have been expressly decided by the Sacred Congregation of Indulgences.\(^1\)

It had been long before decided by the same Congregation, that a plenary indulgence "in articulo mortis," given simply and without any other declaration, should be understood strictly, as gained only when death actually occurs.\(^2\) It would be different, of course, if the terms of the brief contained the clause, "\textit{etiamsi mors non sequatur}," which is contained in some referred to by Bouvier in his discussion of this matter.\(^3\)

963. If the person, however, be not in a state of grace when the benediction is given, it is of no avail, and should be repeated when he recovers the state of grace.

But should he, after having received it in the state of grace, again fall into mortal sin, he would receive the fruit of the indulgence at the moment of death, provided he had, in the meantime, recovered the state of grace; and, therefore, in this case, the benediction should not be repeated.\(^4\)

964. Bouvier observes that, in the diocese of Mans, it is usual to give the benediction immediately after Extreme Unction. This, undoubtedly, should be the ordinary rule. It is evident from what is said regarding the dispositions required,\(^5\) that the priest should give it, if possible, while the person has still the full use of his faculties, and should not, therefore, wait till the last moment. If there be no immediate danger, however, and if the priest can conveniently return, it may be sometimes expedient to defer it for another visit.\(^6\)

\section*{II.}

\section*{§ 965.}{\textit{Habens prædictam facultatem, ingrediendo cubiculum, ubi jacet infirmus, dicit: \textit{Pax huic domui}, etc., ac deinde \textit{ægrotum, cubiculum}, et circumstantes aspergat Aqua benedicta, dicendo \textit{Antiphonam: Asperges me}, etc.}}

965. There are few, if any, bishops who fail to obtain this important faculty, which is so readily granted by the Holy See; and as they can delegate the same to as many priests as the good of souls may seem to them to require, they usually grant it to all the parochial clergy, and to all whom they approve for hearing confessions, since there is not one of

\begin{itemize}
  \item[\(^1\)] 20 Sept. 1775, \textit{Vindana in Britannia Minori}, ad 6\textsuperscript{m} n. ccclvii. 12 Feb. 1842, \textit{Gandaren.}, n. dxxix.
  \item[\(^2\)] 23 April, 1675, ad 1\textsuperscript{a} n. \textit{x}
  \item[\(^3\)] \textit{Traité des Indulgences}, part ii. chap. ii. Qu. \textit{3tw}.
  \item[\(^4\)] Vid. Bouvier, \textit{l. c.}
  \item[\(^5\)] Supra, n. 959—80.
  \item[\(^6\)] Vid. Bouvier, \textit{l. a.}
these who may not at some time be called on to assist the dying.

966. An answer of the Sacred Congregation of Indulgences, declares that a bishop cannot delegate the faculty to all the confessors of his diocese. But this answer, interpreted by the one which immediately follows, as well as by the words of the bull, "Pia Mater," already referred to, must, we think, be understood with this limitation, "unless the bishop may, in the circumstances of his diocese, judge it expedient for the good of souls to delegate it to all." It is certain at all events that many bishops do delegate the faculty to all whom they approve for hearing confessions, and no one doubts the licitness or the validity of such delegation.

967. This delegation, according to Bouvier, ought to be express and positive, and, for greater security, though not necessarily, in writing. At least a priest cannot regard it as included in the approval he may have received to hear confessions, unless it be formally expressed. The bishop may have intended to convey it at the same time, but the intention does not suffice, unless it be expressed.

968. The rubric supposes that the priest comes for the purpose of giving the benediction; and in this case, on entering the room he says, "Pax huic domui," and sprinkles the holy water as here directed. De Herdt recommends for greater security that he do so even when he gives the benediction immediately after Extreme Unction, because the rubric occurs in the formula of Benedict XIV, and may therefore express a strict condition of the indulgence. But there can hardly, we think, be a reasonable doubt that in that case, having already said the "Pax huic domui," and sprinkled the water on entering the room, he may safely omit the repetition.

969. He should be vested in surplice and violet stole, and therefore should retain the vestments he has used in giving Extreme Unction, if he gives the benediction immediately after.

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1 20 Sept. 1775, Vindana, ad 2m partem, Dub. 8vi n. ccclvii.
2 Ad 3m partem ejusdem Dub.
3 Supra, n. 959—29.
5 Loc. cit.
6 Vid. supra, n. 920.
7 Pars vi. n. 25, vi.
8 Vid. supra, n. 914.
9 Caval., v.lv. iv. cap. xxvii. De Benedictione in vita et mortis artio
10 De Herdt, l. c.
§ III. 970. The Church, anxious about the spiritual welfare of her children at every period of their lives, becomes more and more solicitous about them as death approaches, knowing that their salvation depends on their dying in the state of grace. Hence she is ready to administer to them over and over again the holy sacrament of Penance, instituted by her Divine Founder as the sovereign remedy for sin. She directs the priest, as often as he visits the sick, to ascertain whether they desire to confess, and if so, to hear and absolve them; and it is her wish that, if possible, he should be present with them in the last agony.

971. St. Liguori recommends confessors who assist the dying to give them absolution frequently while they have the use of their senses: “Dum infirmus adhibe sensibus viget, absolutionem pluries ei conferri post brevem reconciliationem juvabit, ut ita ille magis circa statum gratiae securus reddatur, si forsitan præteritæ confessiones invalidæ fuissent, aut saltem gratiae augmentum recipiat, necnon purgatorii penæ ei minuuntur.”

“Juxta præscriptum et mentem Ritualis Romani,” says the Council of Baltimore, “sedulus sit Pastor animarum in visitandis infirmis et agonizantibus etiam postquam ultima receiveperant sacramenta; et illos exhortetur, conseletur, adjuvet; et elicio ab ipsis, si possint, novo confessionis et contritionis actu, novâ identidem donet absolutione.”

972. In the present case, if the sick person does not confess, the priest should endeavor to excite him to contrition, as is directed not only by the rubric here, but in the bull itself, according to the analysis already given. It does not appear, however, that this is rigorously required as a condition of the indulgence, but it gives greater security that the person is in the state of grace, which is absolutely necessary to gain any indulgence. He should then simply explain to him, if time permits, the efficacy of the benediction he is about to impart, and especially he should exhort him to be

1 Praxis Confess., n. 276. 2 Prov. v. Decr. xi. 3 Supra, n. 969–80.
patient and resigned to the will of God in his sufferings, and to be ready to accept death itself in satisfaction for his sins, and as a punishment deserved by them. This is the disposition on which the Pontiff chiefly insists, as we have already seen.¹

§ IV.—Tum piis ipsum verbis consoletur, in spem erigens, fore, ut ex divina munificentia largitatem earum poenarum remissionem, et vitam sit consecuturus æternam.

973. He should then console and encourage him, inspiring him with a confident hope of obtaining, through the mercy and goodness of God, a full remission of all his sins, and eternal happiness in the next life. He may use any words which his piety may suggest, but it would be difficult to find any more appropriate than those short sentences given in the ritual itself, in its instructions to the pastor on the mode of assisting the dying.

§ V.—Sacerdos dicat: Adjutorium nostrum, etc. Tum dicto ab uno ex Clericis adstantibus Confiteor, Sacerdos dicat, Misereatur, etc., Deinde: Dominus noster, etc.

*974. The form here given is that prescribed by Benedict XIV, and of course should be adhered to in every particular when circumstances permit. It was doubted whether the "Confiteor" should be said if the benediction be given immediately after Extreme Unction, since it has been said just before the administration of that sacrament; but the Sacred Congregation of Indulgences decided that it should again be said, the question proposed being, whether it should be recited thrice when the Viaticum, Extreme Unction, and this benediction follow in immediate succession.²

*975. The priest says "Misereatur tui," etc., as in administering the Viaticum, and makes the sign of the cross over the sick person when saying "In nomine Patris," etc., also at the end, while saying "Pater, Filius," etc.³

§ VI.—Si vero infirmus sit adeo morti proximus, ut neque Confessionis generalis faciendæ, neque præmissarum: precum recitandarum tempus suppetat, statim Sacerdos Benedictionem ei impertiatur.

*976. It is difficult to determine what part of the form given is essential in order to apply the indulgence. Nothing is decided here by the ritual, which gives the form prescribed by the bull of Benedict XIV. It is certainly sufficient to

¹ Supra, n. 959—80. ² 5 Feb. 1841, in Valentinen., ad 6æ n. dvi. ³ De Heerd, n. 25, vi.
commence with the words "Dominus noster," etc., but is it necessary to commence with them? Falise seems to think it is. Cavalieri would have the priest commence in the case here supposed with the words, "Ego facultate mihi ab Apostolica Sede tributa Indulgentiam," etc.2 Catalani maintains that the form to be used is given in the last words, "Benedicat te omnipotens Deus," etc.3

*977. The formula is given in many editions of the Roman Breviary, as well as in the ritual; but the rubric in the Breviary is more explicit, for it says, "Si vero infirmus sit . . . " statim ei benedictionem impertiatur dicens: Dominus noster," etc., which would seem to favor the opinions of Falise. But then it adds: "Et si mors proxime urget, dicat: Indulgentiam plenariam et remissionem omnium peccatorum tibi concedo in Nomine Patris et Filii et Spiritus Sancti." This last form is given in the ritual only as part of the prayer, "Dominus noster," etc., but there is no reason to doubt its validity, since it is given in breviaries printed in Rome. Taking then, the rubric of the Breviary to be the best interpreter of the ritual, we would follow it in practice, commencing with "Dominus noster," etc., unless when the person is just expiring, in which case we would at once say, "Indulgentiam," etc.4

978. It may be observed that this is not the only plenary indulgence that can be obtained at the hour of death. A great many have been granted for this hour to the faithful who are members of certain pious confraternities, who practise certain devotions, or who have rosaries, crosses, medals, etc., to which the indulgences are attached, provided they comply with the requisite conditions.5 The titles on which these indulgences are granted are altogether distinct, and the conditions are not incompatible. It has been decided by the Sacred Congregation of Indulgences that, when communion is required as a condition of the indulgence, the same communion may suffice for several plenary indulgences.6

979. The conditions required for those granted "in articulo mortis" are very easy. They are, for the most part, those acts which should, in any event, be frequently elicited by the Christian in danger of death: acts of contrition, acts of the love of God, and of perfect resignation to His holy will, and

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1 Part. iii. sec. ii. cap. i. § iii.
3 Tit. v. cap. vi. § vii.
5 Bouvier, Traité des Indulgences, partie iii me chap. ii me Qu. 4 me.
6 29 Maii, 1841, Briocen., ad 1° n. dxi.
the invocation of the sacred name with the heart, if not with the lips.

To gain the indulgences attached to rosaries, crosses, medals, etc., it is enough to take the blessed object in the hand, or to have it about or near the person, while making the acts prescribed, which are usually those just mentioned. The ministry of a priest is not necessary, though it is of course very useful in assisting the sick person to make the acts required. It is probable that, even by virtue of a single concession, the indulgence may by gained as often as the prescribed acts are repeated, but there is no reason to doubt that several may be gained when the titles are distinct.

With respect to the intention, it is sufficient that one have that of gaining all the indulgences he can by the acts he performs. It is not necessary to think of them in particular, nor even to know that they are attached to the acts. It is even probable that an intention of gaining the indulgences is not required at all, provided the work to which it is attached be done. St. Liguori seems to think that, at all events, it is enough to have an interpretative intention.

980. The priest, then, should not fail to suggest to the sick person this easy yet powerful means of satisfying the divine justice. It is true that if he had the happiness of gaining one plenary indulgence, he could not gain a second for himself at the same time, for even one includes a complete remission of all the temporal punishment due to his sins; but it is hard to reckon in any instance on the presence of all those conditions, and especially of those perfect dispositions which are necessary to gain a plenary indulgence in its full extent. But, although it be not gained in its whole extent, it may be gained partially; and if many be gained in this way, the effect of all united may come very near, and, when there is a complete renunciation of all venial sins, may be equal to the full effect of a plenary indulgence.

1 Bouvier, loc. cit. Qu. 5mo.
2 Bussemb., apud St. Lig., lib. vi. n. 534—4.
3 Ibid. 5. Vid. Bouvier, 1. c. Qu. 4mo.
4 Bouv., par. i. chap. vii. art. i. § ii.
5 Lib. vi. n. 534—14.
6 Vid. Bouv., chap. vii. art. i. § i. St. Lig., n. 534. Certum est.
7 St. Lig., ibid.
8 Vid. De Lugo, De Pænitentia, Disp. xxvii. sec. vi. n. 11.
APPENDIX.

DECREES OF THE SACRED CONGREGATION OF RITES.

The following are the decrees referred to in the present volume. They are here given with their numbers and dates as they are found, in chronological order, in the third edition of Gardellini (vid. Introduction, n. 37). The few not found in Gardellini are added under a distinct heading. At the end of each decree will be found the number or numbers under which it is referred to in the volume.


"Eadem S. R. C. non modo mannam S. Nicolai, sed neque Extremæ Unctionis Oleum solemniter cum superpelliceo, ac lanterninis ad infirmos deferendum esse." respondit et declaravit 910.

629. Manilen., 2 Maii, 1626. "Archbishop Manilen. petiti declarati: An Episcopi Philippinarum possint assegni gere Parochos Regulares ad observandum in praxi caput Ritualis Romani de Sacramento Pænitentiae in eo, quod dicit 'quod si confitendi desiderium suum per se, sive per alios ostenderit infirmus, absolvendus?'

"Et S. C. respondit: Placere si quod si non est introducta observatio Ritualis Romani, introducatur." 64.


"Resp.: Ad 1. Sacramenta esse administranda cum superpelliceo et Stola juxta Rituale Romanum." 121.

celebrare, et communicare fideles?


"Et respondisset: 'N n esse permittendum sed omnino utrumque prohibendum,' nihilominus nonnulli Regularae asserentes id licere supplicarunt audiri:

"Et S. C. ipsis auditis cum procuratoribus et advogatis, ad relationem Em. Palloti, stetit in decretis, et respondit: Iterum prohibendum tam sacerdotibus celebrare volentibus, quam confluentibus media nocte ad ecclesias et communionem deposcensitibus." 710.


"Et S. C. respondit: Aut monasterium est canonice erectum, et non indiget: aut non, et non est approbandum." 597.


"S. R. C. responderi manda vit: In casu prædicto ministrum sacrificii, non ratione præeminentia, sed ministerii, præferendum esse caeteris quamvis dignioribus." 718.


"Resp.: Non licere et contrarium consuetudinem esse abusum omnino tollendum." 686.


DECREES OF THE S. C. R. 417

alias Ecclesiæ, Planetas hujusmodi facere non valentes, et proinde qualibet colore uti solitas, audiendum esse eundem Vicarium." 708.

2602. Conchen., 3 Sept., 1672. "In renovatione, quæ qualibet octavo die fieri debet de Aug. Eucharistiae Sacramentum, consumi debet tum Hostia, tum etiam particula, quæ existent in tabernaculo, post sumptio-

tem Sanguinis ante purificationem; illa vero verba, quæ habentur in Missali cap. 10, num. 5, nempe: Si vero adint hostiæ consacrata, etc., possunt intelligi de hac renovatione, quæ ac de nova consecctione Sacramenti reservandi pro alia die." Et ita consuit S. R. C. 619. 622.

2859. Maricana., 12 Mar., 1678. "VIII. In multis Ec-
clesiis solent celebrari Missæ de festivitatis B. M. V. cum solemnitate pro re gravi, et concursu populi. Quæritur: An, quando celebratur Missa de Annunciatione modo dicto, sit faciendum ad Incarnatus, quod fit in ipsa die Annunciationis?"

"Resp. Ad viii.: Missas proprias de festivitatis B. M. V. non esse celebrandas, nisi diebus in quibus dictæ solemnitates occurrunt, et per eundem octavas, quas habent; cæteris temporibus earum loco celebrandam unam ex votivis B. M. V. in fine Missalis positis, juxta distributionem temporis in eo factam, cum intentione ad honorem Annunciationis, Assumptionis," etc. 573.

3025. Albinganen., 24 Jul., 1683. "II. Utrum in Missæ de Requiem conveniunt Communionem fidelibus ministrare, vel post illam, et in casu conveniuntis administrationis post Missam cum paramentis nigris, conveniant dari benedictionem, an vero benedictionem omittenda?"


charistiae Sacramentum continuo retinetur in eadem Ecclesia super duplici altari, nimirum super altare chori, et super alio S. Joannis Baptistæ ratione parochiæ eadem cathedrali unita.

"Resp. Ad iii.: Sacramentum Eucharistiam servandam esse in uno tantum altari designando ab Episcopo." 614.


sisse in isdem choris tempore nocturno, tam ad lumine affici-
endum altare SSmi. Sacramenti, quam dormitorium, unicum lampadem in arcellula ex tecta constructa retinendi, ex qua quidem situatione lampadis, cum ex maxima distantiia chori ab altari SSmi. Sacramenti, hoc nihil, vel paucillum lumen recipiat. S. R. C. suplicavit declarari: An in Ecclesias suis religionis predictis, juxta recensitam consuetudinem, retentio lampadis ante altare SSmi. Sacramenti nocturno tempore, modo superius expresso sufficiat, vel potius sit reiinenda lampas intra, et ante altare SSmi. Sacramenti semper accensa, prout de die retinatur?


3614. Lerien., 11 Feb., 1702. "VII. Utrum a Parocho Viaticum ad infrimos deferente, antiphona Asperges me, aut Vidi aquam tempore paschali sit recitanda, et ab ipso quoque ad Ecclesiam redito, dicenda ortio Deus qui nobis, aut Spiritum nobis. Domine, etc.?


3670. Urbis et Orbis, 10 Dec., 1703. "VI. An benedictiones mulierum post partum, Fontis Baptismalis, ignis, seminis, ovorum et similium sint de juribus mere parochialibus?


3834. Catania., 9 Mar., 1711. "III. An canonicus post sumptionem Corporis et Sanguinis, dispensans Corpus Christi clericis qualibet prima Dominica mensis (ut moris est), debeant canonicis stare, an vero genuflecti, ut observatum est?


4055. Toletana, 15 Sept., 1736. "VIII. An possit tole- rari conversio super humerum sinistrum, communicando moniales habentes fenestellam ni parte evangelii?


4170. Lucana, 15 Maii, 1745. "An sit laudandus Parochus, qui in feria vi. in Parasceve, dum defert SS. Sacramentum ad domum sui parochiani infirmi pro ministrando ei Viatico, per vias publicas recitat consuetodos psalmos, sed in fine illorum omittedit Gloria Patri et ingressus Ecclesiam, statim reponit sacram pyxidem, et dimittit populum absque beneficatione?

"Et S. R. C. audit prius voto unius ex Apostolicae ceremoniumiarum magistris, rescri- bendum censuit: Non est re- probandum Parochus, qui defert SS. Viaticum infirmo feria vi. in Parasceve, dummodo pri-
vate, et submissa, quinimo submississima voce recitet psalmos conuerset via publicas, etiam si dicat *Gloria Patri*, etc., quia in tali circumstanlia, actio talis nihil habet esse cum functionibus Ecclesiae hujus diei; et considerandum est, quod defert cum stola et pluvial albi coloris, quando in feria supradicta color paramentorum est niger pro Ecclesiae functionibus: Ideoque, si defert privatim pro aliqua necessitate, non est reprehendens, solumm sine benedictione dimittatur feria vi. in Parasceve, quia in publica Ecclesia non debet recondi.” 799, 839.

4252. Lucana, 12 April, 1755. III. “An fas sit Parochis uti in collatione Sacramenti Baptismatis Aqua in Ecclesia Matrice aut Plebenali benedicta cui privatim et separatim et non ipso actu Benedictionis Baptismalis infusa fuerint olea sacra?


“Et S. C. eidem Rmns. Epis. indulsit ‘per viam novae declarationis eandem facultatem subdelegandi benedictionem omnium quorumcumque ad Divinum Cultum spectantium in quibus sacra unctio non adhibetur.’” 602.


"Resp.: Negative." 647.


"VIII. An consuetudo contraria immemorabilis valeat sustentari saltem quoad moniales, religiosos, choristarum, et laicos?


"II. Et quatenus affirmative. An adhiberi debeant paramenta coloris violacei potius quam coloris nigri?

III. An in eodem casu excipiendum sit altare, in quo habetur expositionum SS. Sacramentum?

vel debeat cooperiri aliquo velo at non videatur?

"Resp. Ad ii.: Negative ad primam partem. Affirmative ad secundam, atque ita obtegendum esse Tabernaculum, ut vas in quo SS. Sacramentum asservatur, a circumstantibus nullo modo videri possit." 609.

4526. Tuden., 7 Sept., 1816. XXXVII. "An die magni concursus ad indulgentiam plenaria vel jubilaeum, possit ministrari sacra Eucharistia fidelibus aliqua hora ante auroram, et post meridiem ?

"Resp. Ad xxxvii.: In casu de quo agitur, Affirmative a tempore ad tempus quo in illa Ecclesia Missæ celebrantur, vel ad formam rubricam, vel ad formam indulti eidem Ecclesiae concessi." 703.


"Resp. Ad i.: Affirmative." 121.


"Et S. R. C. . . . respondendum censuit: Juxta votum, nimium parochum male se gessisse, baptizandum cum stola violacea, et liniendo puerum periclitantem, extra Ecclesiam, oleo etiam catechumenorum. In casu enim necessitatis, juxta Ritualis praescipsum, omnia sunt omittenda quæ baptismum precedunt, queque post medium supplesa sunt in Ecclesia, ad quam presentandus est puer cum convalescit." 382.

4578. Decretum generale, 3 Ap., 1821. VI. "An toleranda, vel eliminanda sit consuetudo, quæ in dies invalescit, superimponendi sacras reliquias, picturesque imagines tabernaculo, in quo augustissimum Sacramentum asservatur, ita ut idem tabernaculum pro basi inserviat ?

"Resp. Ad vi.: Assertam consuetudinem sanquam absum eliminandam omnino esse." 607.

4594. Panormit., 12 Ap., 1823. IX. "Questio sæpe exorta est, utrum in Missa de Re quiem cum paramentis nigris celebrata, post communionem celebrantis, administrari possit fidelibus adstantibus Eucharistia cum particulis praosecretatis, asserventibus nonnullis posse: 1o Quia in operibus Ferdinandi Tetami decrém S. C. die 2 Sept., 1741, tanquam apocrlyphum habendum esse dicetur. 2o Quia affirmativum fuit responsum Josephi Dini apostolicae celebrantur carorum ceremoniarum magistri, sententiae innixi Benedicti XIV, in suo opere De Sacrificio Missæ: ut autem omnis hac de re tollatur scrupulus quæsentium fuit:

"An pro certa tenenda sit sententia affirmativa Benedicti XIV et Tetami, vel supradicrum decreot sub die 2 Sept., 1741 ?

APPENDIX.


III. Facti species—Sacerdotes curam animarum exercentes, pro sua commoditate, apud se in domibus suis retinent Sanctum Oleum infirorum. Quæritur: An, attenta consuetudine, hanc praxim licite retinere valent?

IV. Facti species—Sacra Olea, in Cena Dominii benedicta, transmittuntur ad decanos foraneos, qui ea distribuunt pastoribus suorum districtuum; quaeritur, an decani distributione differre possint usque post Dominicam in Alibus?

"V. Facti species—Multi pastores accepta Sacra Olea apud se deponunt in domibus suis, usque in sequentem diem Dominican; et tunc cum solemnini processione, videlicet cum cruce, cum candelis ardentibus sub baldachino a toto clero in habitu, portantur ad ecclesiam, expontunturque in aliquo altari cum hymnis, et eadem solemnitate portant. ad fontem baptismalem eique infunduntur: Quæritur 1o An pastores recte retinent Sacra Olea in domibus suis, usque in Dominican receptionem eorum subsequentem? 2o An Sacra Olea cum tali solemnitate introducti possint in ecclesiam? 3o An cum tali solemnitate infundi possint fonti baptismali, cui non potuerunt infundi in vigilia Pascha tis, cum tunc necccum haberi putoissent?

"Tandem Quæritur, An benedictio cum indulgentia plenaria, juxta Constitutioem Benedicti XIV. Pia Mater, 5 Aprilis, 1747, impertinendas sit pueris qui, defectu ætatis, primam communionem necccum instituerunt?

"Resp. Ad 1 Ques. i.—Negative et eliminata consuetudine servetur Rubrica. Ad 2—Negative.

"Ad 1 Ques. ii.—Negative et eliminata consuetudine servant Ritualis Romani prae scriptum. Ad 2. ejusdem Ques.—Negative ut ad proximum.

"Ad dub. unic. Ques. iii.—Negative, et servetur Ritual Romanum, excepto tamen casu magiae distantiae ab Ecclesia; quo in caso omnino servetur
etiam domi, rubrica quoad hocestam et decentem, tumaque custodiam.

"Ad dub. unic. Quæs. iv.—Negative.


4651. Florentin., 19 Dec., 1829. I. "An tempore SS. Missæ sacrificii in administratione Viatici præsertim in Xeno- dochii, licet ab Altare recedere usque ad ægrotorum lectum recitando interim psalmum Misere- re, ut fieri solet extra Missam ?

"II. Utrum tempore etiam sacrificii Missæ administrari possit SS.mum. Viaticum in paramentia nigris ?

"Resp. Ad i.: Negative, quoad psalmum Misere re reci- tandum; insuper animadvertendum, quod si Celebrans pro Viatici administratione intra Missam, altare e conspectu suo amittat, hanc administrationem non licere.


"Resp.: Pro gratia, dummodo sacra Eucharistia in Missa non distribuatur." 670.


"Resp.: Ex speciali gratia servari posse consuetudinem." 833.

4707. Verones., 16 M. r., 1833. "I. Utrum tuto sequi valent regula Ritualis Parisiensis sic expressa: Si quando Communio danda est, inventus non fuerit sufficientium numerus hostiarum, poterunt aliquot hostiae dividii in plures particulas, que singu- lis distribuantur: Et quatenus non sit sequenda, utrum qui- bsdam saltem in circumstани- tiis, temporis, locorum, et per- sonæ sequi possit ?

"VI. Utrum in Communi- fidelium extra missam, sacerdos antequam populo benedicat, osculati debeat altare ut præcipit Pontificale Rom. de visitatione, vel non, ut Rituale Romanum innuere videtur ?

"Resp. Ad i.: Servetur con- suetudo dividendi consecratas particulas, si adsit necessitas.

"Ad vi.: Servetur dispositio Ritualis Rom.-nii nihil praescri- bentis." 691, 700.


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APPENDIX.

"II. Et quatenus affirmative ad primam partem an tunc dicendum sit: Benedicat vos, etc.?

"V. An consuetudo dicendi in Communione Fidelium: Ecce Agnus Dei, et Domine non sum dignus idiomate vulgari. sit sustinenda, vel potius eliminanda utpote contraria Rituali et Missali Romano?


"Ad ii.—Provisum in primo.

"Ad v.—Consuetudinem esse eliminandum," 672.


"XIII. An stola, pro ministranda sanctissima Eucharistica extra Missam, semper esse debet coloris officio illius diei convenientis, ut prescribit Rituale Romanum, vel potius esse debet alba prout valde conveniens Sacramento Eucharistica, ut multi censent doctores?

"Resp. Ad xii.—Si adsit necessitas posse tolerari.


4780. Rhedonem., 27 Aug., 1836. I. "Utra pedum pars superior ne an inferior, ungenda sit in Sacramento Extremæ Unctionis?

"III. Quænam servari debent ceremoniae, et preces quae supplelæ sunt adulto catholico valide post nativitatem baptizato, sed omissis ceremoniis, quæ juxta Rituale baptismum preceedere vel sequi debent: An illæ, quæ in Rituali assignatur pro baptismo adultorum, vel quæ pro baptismo infantium?

"IV. Quæ ex his cærem niis servari debent, quum adultus ab hæresi ad fidem catholicam conversus baptizandus est sub conditione, ob dubium fundatum de validitate baptismi a ministro hæretico collati?

"Resp. Ad i.—Nihil innovandum.

"Ad iii.—Cæeremoniæ et preces serventur, quæ in Rituali assignatur pro baptismo infantium.


"III. Perdurat adhaec in quibusdum Ecclesialis mos communicandi in Missa defunctorum cum particulis consecratis, propere quod Decreta Sacra
Congregationis hac super re edita non consentur a multis authentica, aut saltem revocata. Hinc quæritur 1° An idem mos possit permitti vel saltem ab Episcopo prohibendus, adeo ut solum liceat communicare in dictis Missis, cum particulis in ipsis consecratis? 2° An saltum toleranda consuetudo celebrandi praedictas Missas in paramentis viocelacis, ad hoc ut possit præberi sacra Communio cum particulis praiconsecratis?

"Resp. Ad ii.—Negative, nisi adsit consuetudo."


4820. Oriolen, 23 Sept., 1837.

"Perdurantibus-belli civilis calamitatibus in Regno Hispaniarum, accidit ut Reverendissimus Oriolen. Episcopus, superiori anno 1836, olea sacra, feria quinta in Cœna Domini, consecrare nequiverit pro solemni benedictione Fontium Baptismalium parochialibus in ecclesiis peragenda in sequente Sabbato Sancto, neque eadem olea a vicinioribus Episcopis parochi habere potuerint, siquidem ob communia incommoda, peue omnes episcopales sedes proprio sunt viduatae pastore, ita ut communicaciones intercepit, grex a pastore. filius a parente, Ecclesia ab Episcopis non sine magnio animarum salutis detrimento separarentur.

"Hujusmodi in angustiis constitiuti, parochi praebendati Oriolen. Diœcesis diversas inter se protulere sententias, et, nonnullis negantibus, bene multi opinabantur benedictionem solemnem Fontium Baptismalium perfici posses, adhibitis oleis superiori anno consecratis. In qua opinionem et sententiarum varietate, id saepere consili, ut Sacram hanc Ritual Congregationem requirent, ut certam sequerentur regulam, in re tanti momenti, ae propterea sequentia duxenda humillime proposuerunt, numnum:

"I. An talis Benedictio (Fontis Baptismalis in Sabbato Sancto) fieri debeat cum chrismate et oleo precedentis anni, an potius omittenda sit infusionis chrismatis et olei, usque dum accipiantur recente consecrata?

"II. An in baptismo solemni infantium utendum sit hujusmodi aqua, benedicta quidem cum reliquis ceremoniis Missalis, sed absque consecratione seu mixtione sacramorum chrismatis et olei: an vero aqua consecrata precedentis anno, quæ ad hunc fimem conservetur ?

"III. An supposito quod aqua baptismalis benedicta sit cum veteribus oleis, eo quod recente consecrata non habitur, infundi debeat in piscinam, simul ac nova recipiuntur olea, et iterum cum his ailia benedicta sit aqua juxta ceremonias Ritualis Romani: an vero illa conservari et uti debeat, usque ad benedictionem in vigilia Pentecostes prout in Missali?

"IV. An in baptismo solemnii, ungendi sunt infantes oleo et chrismate precedentis anni, dum recente consecrata non habitur; an vero omittenda haec sit ceremonia, et postea supplenda quum novum oleum et novum chrisma recipiatur?"
APPENDIX.

"S. R. C. rescripsit: Ad i.: Affirmative ad primam partem, Negative ad secondum.
"Ad ii.: Negative ad utrumque, sed fieri debet nova fontis benedictio cum oleis anni precedentis, seu provisum in prima parte superioris dubii.
"Ad iii.: Negative ad primam partem. Affirmative ad secondum.

"Resp. Ad iii.—Affirmative, ut prescribitur in Rituali Romano." 695, 827.

"III. An sacerdos pergens ad explendam communionem extra missam debeat per se, vel per ministrum deferre bursam, in qua corporale recludetur?
"Resp. Ad i.—Affirmative, juxta Rubricas.
"Ad iii.—Decere ut a Sacerdote deferatur." 661, 685.

"Resp. Ad iv.—Negative, sed in caso tanti necessitatis fieri potest additio, uti in Rituali prescribitur." 258.

propria notione, in sacra visitatione quae enunciantur incommoda expertus.

"Et S. C., omnibus perpen-

sia, rescribendum censuit

"Petet decreta in Laudens,
dici 23 Jan., 1740, nimirum

commisit Rmo. Episcopo ut

pro suo arbitrio et prudentia

indulget, quod deinceps hujus-

modi in circumstantias equita-

tes ac capite pileo cooperto

sacrum viaticum deferre vale-

lent, comitante saltem uno

homme, si fieri potest, accensam

laternam deferente." 830.


Crucia, 27 Feb., 1847. "I. An

semper adhibenda sit bursa cum

corporali, supra quod reponen-
da sit sacra pyxis, toties quo-
ties administratur Communion

Christifidelibus extra Missam,
uti innitur in Ritualis Romani

rubrica, et clare docetur a

Gavanto alisque sacrorum

rituum expositorebus?

"II. An Rituale Romanum

prout in casu, intelligendum

sit, quod assumi debet bursa
cum corporali tantum quando

Sacrum Viaticum defertur ad

infirmos, an toties quoties extra

Missam Sacra praebetur Syn-
naxis?

"III. An Rubrica Rituale

Romani sit, prout in casu, pra-
ceptiva, vel tantum directiva,
et ad libitum?

"Resp. Ad i.—Affirmative

juxta Rituale.

"Ad ii.—In administranda

Eucharistia intelligendum.

"Ad iii.—Praeceptivam es-

ece." 661. 809.

5102. Angelop., 11 Sept., 1847.

"XVI. An Decreta Sac. Rituale

Congregationis, dum eduntur,
derogent cuicumque contraria

inventa consuetudini etiam im-

memorabili, et in casu affirma-
tivo obligent etiam quoad con-
scientiam ?

"Resp. Ad xvi.: Affirmative,
sed recurrendum in particula-
ri." 40.

5132. Ord. Carm. 22 Jul.,
1848. "V. An Ecclesia paro-
chialis omni adigatur adfunc-
tiones Sabbati Sancti, juxta
parvum Cæmoniale Sa. Me.
Benedicti XII, si sufficienti
clero destituatur; et an hujus-
modi in casu Missa ordinanda
sit, ut in praecedentibus dubiis
tertio et quarto?

"Resp. Ad v.—Affirmative,
et servetur in omnibus solium,

juxta parvum Cæmoniale Be-

nediti Pape XIII." 251.

5165. Cenomanen., 10 Jan.,
1852. "IV. Etiamsi Ecclesia

Cenomanensis sibi de Breviario

et Missali iterum atque iterum,
ut libuerit, providere quatuor,

an istiusmodi facultas extendenda

sit ad Pontificale, Cæmoniale

Episcoporum, Martyrologium,
et Rituale Romanum, ita videli-
cet ut praecipientes praedictorum
librorum regulas, tolerante nem-
pe aut permittente, aut etiam
aliter quidpiam statuent Rv-
mo. Episcopo, canonici, aliive
sacerdotes possint illa consci-
entia infringere aut omittere,
atque Reverendissimi Episcopi
voluntas his in casibus sit pro
ipsis sufficiens dispensatio?

"V. Utrum possint et ipsi

canonici qui, ex antiquo more,
mozetta et rochetto insigniti

sunt, uti rochetto in adminis-

tratione, seu confectione sacra-

mentorum et sacramentum,
quum Reverendissimus Episco-
pus usum rochetti generaliter,et
pro majori seminario, recente
preeperit, seu saltum proba-

verit, et pro omnibus insuper
dowe diocesis presbyteris, etiam
in sacramentorum administrato-
tione, se toleraturum esse voce
et scripto declaraverit, quidquid
in contrarium faciant Ceremon-
iale Episcoporum, Rituale Ro-
manum. Missale et Pontificale,
líctque nulla in diœcési Ceno-
manensi antiqua, aut usque dum
generalis pro ea sacrae liturgiae
derogatione exterrerit consue-
tudo?

“Resp. Ad iv.—Negative et
amplius.

“Ad v.—Rochettum non esse
vestem sacram adhibendum in
administratione sacramentoru-
num, ac proinde tum ad ea ad-
ministranda, tum ad suscipien-
dam primam tonsuram, et
minores ordines necessario su-
perpellice utendum.” 71, 121.
(Vid. infra, Dechr. 31. Aug.,
1867, in Ambianœ., ad 4.)

5183. Ord. Min. St. Francisci,
16 April., 1853. “XXIV. Pos-
sunt ne in Missa post summto-
nem haberi breves sermones,
dum vel ad Sacram Synaxim
prima vice adolescentes admi-
tuntur, vel alia quaumque ex
causa, qui quidem sermones
Ferronini nuncupantur?

“Resp. Ad xxiv.—Affirma-
tive.” 672.

5186. Grossetan., 7 Mai, 1853.
“III. Utrum formula illa, quæ
in Pontificali Romano adhiben-
da edicitur dum ordinatis SS.
Eucharistiam administrat Epis-
copus ordinans, adhiberi possit
ab Episcopo quotiescumque
fidelibus Eucharistiam adminis-
trat, seu an extra communione
ordinatorum adhibere debeat
communem formulam, prout
jacet in Rituale Romano?

“Resp. Ad iii.—Formulam
in Pontificali præscriptam dum
ad Sacram Synaxim Episcopus
ordinatos admittit extra casum
illum non esse adhibendum;
seu quoad primam, Negative—
quoad secundam, Affirmative.”

684.

5188. Cochin., 9 Jun., 1853.
“II. Plures Theologi, inter
quos S. Alphonsus Maria de
Ligorio, sentiunt veniale esse
omittere vocem Amen in fine
formae Baptismi, quæ tamem
vox non reperitur in Rituali
Romano: queritur ergo utrum
adhibenda sit vel omittenda?

“Resp. Ad ii.—Strictim in
casu servetur Rituale Ro-
manum.” 168.

“I. Quum in declaratione S.
R. C. lata die 23 Maii, 1846,
sancitum fuerit Decreta et Re-
sponsiones ab ipsa emanatas,
dummodo scripto formiter edi-
tæ fuerint eandem auctoritatem
habere, ac si immediate ab ipso
Summo Pontifice promanarent,
queritur an per verba dummodo
formiter scripto edita fuerint,
sufficiat quod sint subscriptæ a
S. R. C. Praefecto ac Secretario,
ac ejusdem sigillo munitæ. seu
potius requiratur, ut sint vel
Rome, vel ab Episcopis in suis
diecesibus promulgates?

“II. Et quatenus affirmate
ad 1 partem, negative ad 2.
An tamquam formiter editis
habendæ sint Decreta, et Re-
sponsiones in Gardelliniana au-
thentica collectione inserère?

“Et sacraeae dem Congregatio,
post diligens examen omnium,
respondere rata est. Ad 1—
Affirmative ad primam partem,
Negative ad secundam.

“Ad ii.—Affirmative uti patet
ex adjecta declaratione.” 28.

“X. Queritur an in adminis-
trando Viatico Sacro negrotanti
The following decrees are not found in Gardellini, although some have an earlier date than decrees given in the last edition of his work (vid. n. 253). They are taken from the Decreta Authentica, etc., by Falise; from the Analecta Juris Pontificii; or from the Acta ex iis decerpta quae apud Sanctam Sedem geruntur.

Trecen., 22 Maii, 1841. "Pre-
cibus sacerdotis P. N. Parochi
civitatis Bar-sur-Aube, dieceesis
Trecen, queis expetebat sequen-
tium dubiorum solutionem
quod usum Breviarii Romani,
quod recitab ab anno 1823, ni-
mur."

"I. An non obstante pro-
hibitione RR. Episcopi, possit
tuta conscientia perseverare in
recitando Breviario Romano,
sicque oneri divini officii facere
satis?"

"III. An in administrandis
sacramentis Rituali Romano uti
quest?

"Resp. Ad i.—Sine speciali
indulto non posse.

"Ad iii.—In casu: Affirma-
tive." 71.

Veronem., 7 Sept., 1850.

"XV. Utrum intra Missæ
actionem Sabb. S. Clerus et
populus possint sumere Eucla-
ristiam? Insuper num expleta
Missa possint fideles cum
particulis præconsecratis, seu
per modum Sacramenti com
municari?"

"Resp. Ad xv.: Negative
ad primum, affirmative ad se-
cundum." 712.

Lucionen., 12 Aug. 1854.
APPENDIX.

"XX. Adsunt dispositiones Cæremonialis Episcoporum, lib. ii. cap. xxxix. n. 3, de patena a diacono tenenda sub mento communicantium, quando Communio in Missa solemni ab Episcopo administratur: adest etiam decretum diei 3 Septembris, 1661, in Adrien. declarans licitam esse patenæ suppositionem per sacerdotem cotta indutam in communicione generali, quæ per dignitates agitur.

"Sed quæritur utrum in aliis casibus licet, ubi talis est consuetudo, dum celebans ministrat sacram Communio-nem, patenam a diacono supponi sub mento communicantium, prout suadetur a nonnullis præclaris liturgiis, Merati et Bauldry—experientia enim, ut dicunt, necessitatem hujus ritus evidenter probat.—Et revera quoties pluribus administratua sacra Communio ex particularis consecratis parva fragmenta decidunt, quæ, si in linteum ante communicantes extensum cadant, in terram postea labentur dum hoc linteum movebitur per fideles successive ad sacram mensam accedentes, et præsertim quum, finita communione, affertur linteum: itaque quum non apparent, pretiosissima fragmenta disperdentur. Ad hæc præcavenda, praebuit auctores prædictam praxim de cujus legitimitate inquirimus, commendant. Vel potius eo tempore, quo distribuitoria sacra Communio, diaconus debet ministrare clericias purificationem, prout indicat rubrica Missalis, part ii. tit. x. n. 9."

"XXI. Propter cædem motiva ad præcavendum sacrorum fragmentorum perditionem, potestne sacerdos sanctam Communio-sive intra Missam, sive extra Missam administrans, tenere patenam inter digitos manus sinistras, quæ sacram pyxidem gestat, ut eam sic mento communicantium supponat quamvis rubrica sileat de hoc ritu?

"XXII. Quatenus autem suppositio patenæ de qua in dubius dubiis praecedentibus agitur non licet, quæritur quodnam medium adhiberi debeat, ut præcaveatur sacro- rum fragmentorum disperditio, dum sancta Communio admin- nistratur?

"XXIII. Quando sacra Communio ministratur monialibus ad fenestellam clausuræ, muri crassitudo impediat quin sacerdos prope os communicantium pyxidem admoveat, ut præcaveatur sacro-rum fragmentorum disperditio, dum sancta Communio ad- nistratur?

"XXIV. Purificatiopost communionem de quæ loquentur rubricæ Missalis, part ii. tit. x. n. 9, et Cæremoniale Epis- coporum, lib. ii. c. xxxix. n. 4, non est in usu apud nos: quæritur utrum instaurationis liturgiæ Romanae occasione in diœcesi nostra expediat hanc praxim inducere, saltem pro communione cleri sive generalis sive particularis in Missa solemni?
resp. qui in administratione Extremæ Unctionis postunctiones factas dicuntur, et in tribus orationibus quae sequuntur, facienda sit variatio generis quando recitantur pro muliere, dicendo **V. Salve Maria, tuam**, et similiter de aliis, sicuti variatio generis Indicatur a Rituali in ritu Benedictionis Apostolicae in articulo mortis, et a Pontificali in confirmatione unius?

**“LXXIX. In Diæcesi Lucionensi et in aliis, multi parochiob distantiam locorum olea sacra feria quinta in Cœna Domini beneficata tempestive habere non possunt, ut ea in benedictione fontis baptismalis Sabbato Sancto facienda, adhibeant, sed paucos post dies accipiunt. Ha-betur quidem decretum diei 23 Sept., 1837. At forsan sanctio hujus decreti spectat casum particularëm, in quo versabantur diœceses Hispaniæ in quibus beneficatio oleorum factura non fuerat, et nesciebat quonam tempore accipi possent nova olea sacra.**

**“LXXII. An in Missa privatæ dum celebrans administrat sacram Communionem, minister debet eum comitari cum cereo ascenso, sicut aliqui putant, quamvis Rubrica taceat de hoc ritu? vel, quum purificationem quæ pro populis non est in usu non præbeat, nec mappam communions utpote cancellis affixam ante communicantes sustinet, tunc debet manere genuflexus in latere Epistolæ?**

**“LXXIII. An in Missæ solenni a simplici sacerdote celebrata, dum administratur populus sacra Communio, duo Acolythi si non sustineant mappam ante communicantes, debent comitari celebrantem cum suis candelabris, et cereis ascensis; vel manere ad credentiam genuflexi, ita ut diaconus et subdiaconus tunc comitentur celebrantem? An saltem in Missa absque ministri sacris cantata Acolythi debent assistere celebranti tempore communionis populi sive cum candelabris sive cum facibus?**

**“LXXVI. An sacerdos in fine administrationis communions extra Missam, proferens verba: *Benedictio Dei Omnipotentis*, debet extendere manus eodem ritu ac dum dicit in fine Missæ; Benedictio vos Omnipotens Deus, sicuti docent Cavalieri, tom. 4, cap. 4, dec. 18. n. 41, et aliis, aliis contradicentibus, et Rituali hunc ritum non indicante, vel dicendo hæc verba, tenere manus juncas et tantum inclinare caput?**

**“LXXX. Posito quod in prædicto casu beneficatio fontis fæcienda sit cum chrismate et oleo precedentis anni, et sic tali casui applicanda sit responsio data in Oriolen. vel potius omittenda sit tunc infusionis chrismatis et olei, usque dum accipientur re-center consecrata, pront innuere videtur decretum die 12 Aprilis, 1755, in Lecana, ad iii.**

**“LXXX. Posito quod in prædicto casu beneficatio fontis fæcienda sit cum chrismate et oleo precedentis anni queritur etiam utrum accepta nova olea infundi debet in hane aquam quæ cum infusione veterum oleorum fuit beneficata? An potius ad infundenda haec nova olea expectandum sit usque ad aliam beneficitionem fontis qua fit in vigilia Pentecostes?**
APPENDIX

"Resp. Ad xx.—Qvoad primam partem, licere. Quo ad secondum, juxta consuetudinem, sed purificationem etiam clericos subministrare posse.

"Ad xxi.—Negative.

"Ad xxii.—Quoad commu- niones solemnes provisum in xx.; quoad alias curam et solen- tiam sacerdotis supplere debere.

"Ad xxiii.—Affirmative.

"Ad xxiv.—Provisum in xx.

"Ad lxiii.—Affirmative.

"Ad lxxii.—Negative ad pri- mam partem, affirmative ad secundum.

"Ad lxxiii.—Servari posse consuetudinem laudabilem standi cum facibus.

"Ad lxxvi.—Affirmative ad primam partem, negative ad secundum.

"Ad lxxix.—Pro diversitate circumstantiarum in praxi ut- rumque decretum servari posse, nam in Lucana supponitur quod ex aliquo fortuito casu olea sacra quae brevem tempus retarden- tur; et in Oriolen. Ioquitur de omnino impossibilitate habendi olea sacra a propria cathedrali vel a vicinioribus dio- cesibus.

"Ad lxxx.—In sensu preca- dentis responsonis, Negative ad primam partem, Affirmative ad secundum.” 258, 650, 631, 652, 660, 700, 941.

Molinenz, 12 Sept., 1857. "X. Utrum sacerdos in Missa, post- quam se communicaverit, prius- quam communionem adstanti- bus distribuat, possit sermonem ad populum habere?

"XVII. Utrum in collatione Baptismi interrogationes pos- sint fieri vernacule, vel saltam vernaculo iterari, postquam lati- tine factae fuerint?

"Resp. Ad x.—Affirmative ab altari et de consensu ordi- narii.

"Ad xvii.—Quoad interroga- tiones quae Baptismi ordinem præcedunt vel sequuntur, ac pro quibus Rituale nullam ex hibet formulam, affirmative. Quo ad interrogationes quae in ipsomet Baptismi ordine occur- runt, ac pro quibus formulæ in Rituali extant, negative ad utranque partem.” 298, 672.


"Quod vero attinet ad renun- unctionem, quam in adminis- trando sacramento Extreme Uctionis nunquam in ista Dio- cesi Amplitudo Tua adhibita- tio fuisse testatur, et quam idcirco postulat ut in Rituali Romano omitti permittatur, visum est S. Congregationi nullam prorsus sive in hac sive in alia quacum- que re suppressionem vel im- mutationem in Rituali induci oportere, sed illud velut inte- gre et fideliter imprimi prout a Paulo V. editum, et a Benedicto Xiv. recognitum et castigatum fuit. Quod si unctio renun
DECREES OF THE S. C. R. 433

iusitata istic hactenus fuit, declaravit S. Congregatio patienter se quidem laturam si singularia istius Dioecesis adjuncta impedit quominus illico et universum ad præxim unctio isthææ dedicatur, insimul tam men ardentissimum votum suum expressit, ut curante Amplitudine Tua et docentibus parochis, paulatim et sensim sine sensu disponantur fideles ad istam quoque specialem functionem in extremo agone recipiendam juxta Ritualis Romani præscriptiones. Perilmo et Rm° Dno uti Fratri, Archiepiscopo Ultrajectensi." 883.

"II. Utrum occasione Indulgentiärum, vel simili, qua fideles magna cum frequenta ad sacram Synaxim accedere solent, ne sese penes Altaris cancellos turmatim obtrudant, possit iisdem, sive per Ecclesiam sive extra illam, in genu pro- volutis Eucharisticus panis distribui, an potius debeat tantummodo distribui penes cancellos linleo mundo contectos sive ad gradus Altaris?

"VI. Ob distantiam et con- sectudinem invaluit in his regionibus, ut sacram Viaticum ssn in pyxide ad infirmos defec- turat, sed in vase patente simili, quod operculo munitur, et cui pro sancto Oleo aliud vasculum adneīum est. Hoc autem vas lineeo obvolutum reponi solet in bursa stolæ consuta, in qua praeterea mos est Rituale, bom- bacium, candelas et crucem asportandi. Quæritur ergo qualis color conveniat huic burse, ubi defertur Sacrum Viaticum ad infirmos cum sancto Oleo?

"VII. Utrum in administrando sacramento Baptismi licite Sacerdos uti possit stola bicolori, ex una parte violacea et ex altera alba, juxta opportunitatem ex ea parte invertere que colorrem præferat a Rituali præscriptum?

"Resp. Ad. ii.—Præstare in casu ut plura genuflexoria sive scanna linleo mundo contecta hinc inde a cancellis circulatim seu in quadrum intra Ecclesiam ordinentur, et in extremitibus interjecti spatii duo saltem candelabra disponuntur, que perpetuo collueant dum fidelibus circum adgeniculatis sacra Communion distribuitur.

"Ad vi.—Prædictum usum tolerari omnino non posse, et curandum ab Episcopo ut serventur præscriptiones Ritualis Romani.


"Wratislavien, 18 Jun., 1859.

"An possit tolerari ut præfata benefictio post partum illegitimi- num denegitur?

"Resp.: Ad benedictionem post partum jus tantum habent mulieres qua ex matrimonio legitimo pepererunt." 560.

"Quum Rubricæ nec Missalis, nec Ritualis determinat numerum genuflexionum quæ a Sacerdote færi debent dum ad altare revertitur cum Sanctissimo Sacramento post distributam Fidelibus sacram Communionem, alter ex Apostolicarum Cæromoniarum magistris, de sententia desuper requisitus, post accuratum examen censuit, regulam in casu desumendam a Rubricis determinantibus duplicem genuflexionem antequam Sacerdos Communionem ipsum administret, nimirum primum antequam extrahat a tabernaculo pyxidem, alteram vero post
discoopertam super altare eandem pyxidem. Cum enim agatur de culto debito Sanctissimae Eucharistiae, congruum profecta est ut eodem prorsus modo iste cultus prestatur a Sacerdote ad altare redunente, nimirum genuflectendo primo antequam pyxidem cooperiat, et iterum postquam illam in tabernaculo recondidit, antequam tabernaculi ostiolum claudat.

Hanc porro sententiam cum infrascriptum SS. Ritus Congregationis Secretarius retulerit in Ordinario cætu SS. Rituum subsignata die ad Vaticanum coadunata; Eminentissimi et Reverendissimi Patres Sacris tuendis Ritusibus præpositi rescribendum censuerunt—Placere seu, juxta eum Magistri ceremoniarum—ac proinde de creverunt a Sacerdote redunente ad altare post Fidélion Communionem genuflectendum, antequam cooperiat sacram pyxidem et iterum genuflectendum, antequam pyxide in tabernaculo reposita, ipsius tabernaculi ostiolum claudat. Atque ita ubique servandum mandarunt. Die 23 Decembris, 1862."  

Plurimum Diœceœm., 9 Jul., 1864. "Nonnulli Reverendissimi Galliarum Antistites serio perpendentes in multis suarum Diœcesum Ecclesiis difficile admodum et nonnisi magnis sumptibus comparari posse olicum olivarum ad nutriendum diu noctuque saltem unam luminum ante Sanctissimum Eucharistiae Sacramentum, ab Apostolica Sede declarari petierunt utrum in casu, attentis difficultatibus et Ecclesiarem paupertate,  olicum olivarum sub-

stitui possint alia olea quæ ex vegetabilibus habentur, ipso non excluso petroleo.

"Sacra porro Ritus Congregatio, et si semper sollicita ut etiam in hac parte quod usque ab Ecclesiæ primordiis circa usum olei ex olivis inducere est, ob mysticas significationes retinatur; attamen silentio præterire minus censuit ratione ab hündem Episcopis prolatus; ac prions exquisito prius Voto alterius ex Apostolice Cæremoniarum Magistris, subscriptus Cardinalis Prefectus ejusdem Sacra Congregationis rem omnem propugnat in Ordinaris Comitis ad Vaticanum hodierna die habitis. Eminentissimi autem et Reverendissimi Patres Sacris tuendis Ritusibus præpositi, omnibus accurate perpensis ac diligentissime examinatis, rescribendum censuerunt: Generatim utendum esse oleo olivarum; ubi vero haberis nequeat, remitterem prudenter Episcoporum ut lampades nutriantur ex alia oleis quantum fieri possit vegetabilibus." 615.

Ambianen., 31 Aug., 1867. "IV. Utrum Canonicius habens usum rochettie et cappæ vel mozette, tenetur ea insignia deponere, et indueresuperpellicem, ut valeat Sacerdos alba cum stola in pectus transversa in casibus prefatis, presentim in celebrando Matrimonio, cum
immediate post absolutionem rītus Matrimonii Missam pro sponsō et sponsa celebrātur us?

"Resp. Ad iv.—Ex Decretis ejusdem S. Congregationis sacramentā administranda sunt cum cotta et stola, depositis cappa aut mozetā: potest tarnen cotta superimponi rocheto, ideoque ad primam Dubii partem, Affirmative.—

Ad secundam pariter, Affirmative.—

Ad tertiam: Benedictio auptialis dari non potest extra Missam, adeoque non esse locum Dubio.—Ad quartam, Affirmative.

"Ad v.—Si immediate sequitur Missa, sacerdos prāter albam liāter etiam Officio. Quod est stolam indueredebetetiaminter annum 1837, in una Mutinen., ubi ad III. Dubium "An mos qui perdurat adhuc communicandī in Missis defunctorum cum particulīs pro-conserratis, possit permittī, vel, etc.," responsūm est: "Dilata, et servētur rescriptum in Panormitana, 12 Aprīlis, 1823."

Nihilominus ob temporum sequentium circunstantiās isthæc peculiaris negotii hujusmodi salebrosi dispositio ad ætatem u-que nostram dilata fuit; si-quidem in Conventu die 16 Septembris, anni 1865, collecto, cum ageretur de usu coloris violacei in Missis defunctorum in altari ubi Sanctissimum Eucharisticum, possit communicandī in Missis defunctorum in partibus Pio V., Clemente VIII., et Urbano VIII., etiam utrumque in Missis defunctorum in partibus Pio V., Clemente VIII., et Urbano VIII. con-serratis, possit permittī, vel, etc.," responsūm est: "Dilata, et servētur rescriptum in Panormitana, 12 Aprīlis, 1823."

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Qua propter Episcopis præ-sūrum Sacrorum Rītum Congregatio nēsse rogentĭbus ut per generāle Decretum quid hac in re facienda sit statueret, Sacra eadem Congregatio die 12 Aprilīs anni 1823, in una Panormitana edīxit ut grāvis luce questio vidētur pecu-liāritē et ex Officiō. Quod iterum obtinuit anno 1837, in una Mutinen., ubi ad III. Dubium "An mos qui perdurat adhuc communicandi in Missis defunctorum cum particulis pro-conserratis, possit permittiti, vel, etc.," responsum est: "Dilata, et servetur rescriptum in Panormitana, 12 Aprilis, 1823."

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situm: fuit Dubium una cum sententia quam ex officio aper- nui alter e Consulotoribus "An Ciborium ad communicandos Fideles in paramentis nigris?" Verum Emi. et Rni. Patres Cardinales responderunt: "Dilata, et scribat alter Consulor, nec non Asses- sor, reasumptis omnibus ad rem facientibus; habita praesertim ratione relate ad opportunitatem."

Typis traditis communicatisque bisce sententias tum Rni. Assessoris tum alterius ex Apostolicarum Ceremoniarum Ma- gistris specialiter deputatis, Sac- corum Rituum Congregatio in Ordinario Cetu hodierna die ad Vaticanum coadunata est: ubi Emus. et Rmus. D. Cardinalis Nicolaitis Clarelli-Paracciani loco et vice Emi. et Rni. Cardinalis Constantin Patrizi Prae- fecti absentis idem propositum Dubium, et Emi. ac Rni. Patres Sacris tundis Ritibus pro- sident, re mature accuratoque per pena etiam quod opportunitatem responderunt:

Affirmatrix seu posse in Missis defunctorum, cum paramentis nigris, Sacram Communionem Fidelibus ministri, etiam ex particulis praeconsecratis, extra- hendo pyxidem a tabernaculo. Posse item in paramentis nigris ministrari Communionem inme- diata post Missam defunctorum; data autem rationabili causa, im- mediente quoque ante eandem Mis- sam; in utroque tamen eam omili- tendam esse benedictionem. Mis- sima vero defunctorum celebrandas esse omnino in paramentis nigris, adeo ut violacea adhiberi nequeant, nisi in caso quo die 2 Novembris Sanctissima Eucharistia Sacra- mentum publico Fidelium adorationi sit expositum pro solemnii Oratioque Quadragesimae Horarum prout cautum est in Deceo Sacra- lui Congregatio dies 16 Sep- tembris anni 1801. Et ita decretum ac ubique locorum si Sanctissimo Domino Nostro placuerit, servari mandarunt die 27 Junii, 1808.

Facta autem per me Secreta- rium Sanctissimo Domino Nos- tro Pio Papiæ IX. relatione, Sanctissima Decretum Sacrae Congregationis approbabat et confirmavit die 23 Julii anni ejusdem.

C. Episcopus Portuæ. ET S. Rufinæ Card. Patrizi,
S. R. C. Prefectus.
Loci + Sigilli.
Dominicus Bartolini, S. R. C.,
Secretarius.

The following decrees of the Sacred Congregations of th Council, of the Inquisition, and of Bishops, regarding Baptism and the Eucharist, bear on several of the important questions which we have had occasion to treat, many of them being expressly referred to. They are collected by Falise, and subjoined by him to the decrees of the S.C.R., under the heads, "Baptisma" and "Eucharistia."

1. Infantæ sive doni sive ab hereticis baptizati, non sunt iterum s ub conditione bapti- zandi, si non adsit probable dubium invaliditatis baptismi. S. C. Conc. 27 Mart. 1683
DECREES OF THE S. C. CONC., ETC. 437


2. Pateri exposito etiam habeat schedulum de baptismo testantem, baptizentur sub conditione. nisi schedula habeat certitudinem. S. C. C. 5 Jan., 1724. (ZAMB.)

3. Baptismus non est sub conditione conferendus pueulæ quæ Christianæ vixit ex confirmationem admissione, licet parentes sint incerti. 2 Martii, 1765. (ZAMB.)

4. Fætus in utero supra verticem baptizatus, post orton denuo sub conditione baptizetur. S. C. C. 12 Juli, 1794. (ZAMB.)


6. Anno 1781 in Firmana, ea- dem dispensavit in irregularitate contracta sub iterum sub conditione baptismum. (Thes. tom. 50.)

7. An Calvinistæ et Luthera- ni in illis partibus degentes, quorum baptismis dubium et suspicium est infideles habendi sint, ita ut inter eos et Catho- licos disparitas cultus impedi- mentum dirimens adesse censuerunt?

Feria IV. die 17 Novembris, 1830.

In Congregatione generali S. Romanæ et Universalis Inquisitionis in conventu S. Mariae sup- pra Minervam, coram Emin. et Rever. DD. S. Rom. Ecclesiae Cardinalibus Inquisitoribus generalibus, proposito suprascripto dubio, idem Emin. et Rever. DD., auditis DD. consultorum suffragiis decreverunt responden-
dum:

I. Quoad haereticos quorum sectæ Ritualia præscribunt col- ligationem baptismi absque necessario usu materie et formæ es- sentialis, debet examinari casus particularis.

II. Quoad alios, qui juxta eorum Ritualia, baptizant valide, validum censendum est baptismum. Quod si dubium persistat etiam in primo casu, censendum est validum baptismum in ord- ine ad validitatem matrimonii.

III. Si autem certe cognosca- tur nullum baptismæ ex con- suetudine actuali illius sectæ, nullum est matrimonium.

Eadem die et feria, Sanctissi- mus D. N. Gregorius divina providentia PP. XVI. in solita audiencìa R. P. Assessori S. Officij impertita, resolutionem praedictam ab Eminentissimis datam approbat. 1

ANGELUS ARGENTI,

8. Vir quidam Protestans Anglicanæ ecclesiæ vult amplexcr Catholicam religionem. In An-

1 "Sanctissimus, in audientia habita die 20 Decembris, 1837. Audita relatione dubium, utrum scilicet, in præsumptione Baptismi invalide collati parti haereticæ, Matrimonium cum parte Catholica a Sede Apostolica dispensata inre cupientes, conferre debeant iterum Baptismum sub conditione, dixit:

"Detur Decretum latum, etc. .... [Decretum supradictum] .... et SS. missus superaddi mandavit:—In tertio causs prefati decreti respiciendum nullitatem certam Baptismi in parte haereticæ,.recurratur in casibus particularibus."—Append. n. xvi. ad. "Acta et Decretu Concilii Plenarii Baltimoren. IIId."
APPENDIX.

Numquam Episcopus decernere debet ut in singulas, ternas, quaternasque baptismisministroProtes-}

tanteAnglicanoreceperit, de tribuatur, ut in una existe habet validitate ejus proprii baptis-}
tandi existit. Propter jurgia continua muliere Anabaptis-
tam viripses singulas, ternas, quaternasquebaptismumad minis-}

turAugustissimumSacramentum ratio quoque gravis dubii-

tandi existit. Propter jurgia ethujusmodi, cæterævicinæ con
tribuant, et ubi se casus obtulerit, perinde uti rectores pos-
sint, ac si in propria parochiali illud asservaretur. 17 Aug.,


3. Debet quoque asservari in 

RegulariumEcclesiisquæde 

Sanctissimus D. N. Gregoriushochabentprivilegium. Congr. 

Episc. 25 Maii, 1635.

4. Extra parochiales Eccle-
sias non conceditur retineri as-
sidueEucharistia. Eadem, 15 

Jan., 1610.

5. Episcopus concedere non 
potestEcclesiæ non parochiali, 

ut in ea retineatur SS. Sacra-
mentumEucharistiae. sed requi-
ritur licentia Sedis Apostolicae. 

Cong. Conc. 8 Martii, 1668, et 

3 Jan., 1683.

6. In Ecclesiis confraternita-
tum neque parochialibus neque 

regularibus, retineri non potest 

SS. Eucharistiasine speciali 

indulgo Sedis Apostolicae. 10 

Dec., 1703, et 12 Jan., 1704, 

S. R. C.

7. SS. EucharistiaeSacramen-
tum conservari potest in Eccle-
siis etiam non parochialibus, si 

ab immemorabili fuerit in iis 


27 April., 1709.

8. SS. EucharistiaeSacramen-
tum asservandum est uno tan-
tum in loco cujuscumque Eccle-
siæ, in qua custodiri debet, 

18 Oct., 1620.
The following letter from the Cardinal Prefect of Propaganda to the Bishops of Ireland, concerning the Blessed Eucharist, is taken from the Irish Ecclesiastical Record (February, 1865, vol. i, page 242). The same letter is given in the Appendix n. ix to the "Acta et Decreta Concilii Plenarii Baltimorensis II\textsuperscript{a}e". It is there given under the title: "LITERÆ ENCYCLES S.C. DE PROP. FIDE de SS. Eucharistia deferenda," and addressed to the Archbishop of Baltimore.

* Vidi quæ in rem proferuntur in subjecta pagina.
APPENDIX.

sum invaluisse, ut Sacerdotes Sanctissimum Sacramentum a mane usque ad vesperam secum deferrent ea tantum de causa quod in aliquem forte ægrotum incidere possent, ad Metropolitanos censuit scribendum, tum ut consuetudinem illam ab Ecclesia praxi omnino abhorrere declararet, tum etiam ut ejus expansionem accuratus prehenderet. Responsa Archiепiscoporum brevi ad Sacram Congregationem pervenerunt, ex quibus innotuit, multis in locis de abusu illo gravem admirati vem exortam esse, cum aliqua in Diœcesi ne credibilis quidem videretur. Verum non defuerunt Antistites qui illius existentiam ejusque causae ingenere confessi sunt.

Quæcumita sint hortor Amplitudinem Tuam ut in eum fineum rurales ædiculas multiplicandas cures, atque talia edas decreta ex quibus delatio Sanctissimorum Sacramentorum ad urgentes tantum causas, atque ad actuali ministerii sacerdotialis exercitium coarctetur, injuncta vero presbyteris stricta obligatione semper in hisce casibus Sanctum Hostiam super pectus deferendi.

Denique decreverunt Eminentissimi Patres ut de nuptiis isto gravissimo in Provincialibus Conciliis agatur, quo nimirum Antistite eam in suis diœcesibus communem normam inducere satagant, quam augustissimum Eucharistiae mysteriorium decere existimaverint.

Tandem Amplitudini Tuæ significare non prætermitto omnia et singula quæ superius decreta sunt Sanctissimo D. N. Pio PP. IX. per me relata fuisses in audientia diei 3 Octobris elapsi anni, eaque a Sanctitate Suæ in omnibus adprobata fuisses atque Apostolica auctoritate confirmata.

Datum Romæ ex Ædibus S. Congregationis de Propaganda Fide die 25 Februarii, 1859.

Amplitudinis Tuæ
Ad officia paratissimus.

AL. C. BARNABO, Pref.
CAJET. ARCHIEP. THEBAR.
SECRETARIUS.

R. P. D. PAULO CULLEN,
Archiepiscopo Dublinese
The following letter, with the decree of the Holy Office in reply, is taken from the Acta ex iis decræta quæ apud Sanctam Sedem geruntur, vol. iv, page 320.

"Beatissime Pater, 
Inter decreta primæ Synodi Provincialis Westmonasteriensis sub C. XVI. n. 8, ubi sermo est de abjuratione Protestantium adultorum, et de baptis-
Theologiae Moralis P. Gury, dicitur hanc confessionem esse conformiorem Instruktioni a Suprema S. Officii Congregatione super modo reconciliandi saeculos editae, ex qua Instruccioni dediciur, opportunam esse integram peccatorum confessionem. In textu P. Gury tenetur eam esse suadendum in praxi.

"Quam vero hic Auctor tam in Theologia, quam in casibus Conscientiae citaverit opinionem aliorum Auctorum docentium propter existentiam dubie de primo baptismate a neo-conversis tempore infantiae susce to (adeo ut si nullum id fuerit, vera baptismi suscipie sit ea, quae occasione abjurationis sub conditione traditur) duci in esse obligationem pec cata integre conficendi ante hoc baptismam conditionatum, nonnulli Confessarii in Anglia censuerunt, eos auctores secuti, dubiam confessionis integrae obligationem esse nullam obligationem; ac propter repugnantiam convertorum ad eam faciendam, et propter periculum confessionis imperfectae, vel etiam sacrilegii, omnino expedire, ut conversi aliqua tantum peccata Confessario exponant, ut ab eo absolutionis sacramentalis, si forsan ea opus sit, benefitium impetrent.

"Ex alia parte habetur praxis consentiens maxime partis Confessarium Regni integram confessionem tam ante, quam post approbationem Concilii Provincialis non modo suadentium, sed etiam exigentium; nascitur difficultas conversorum, intellectum ad obsequium fidei ipsius captivandi, nisi per animi humilitatem et submissionem, quas in Sacramento Penitentiae Christus Dominus reponere dignatus est; habetur etiam impossibilitas sciendi, nisi per integrum peccatorum manifestationem, utrum neo-conversus rite sit ad ipsum baptisma dispositum velitque, ex gr., restitutaionem famae vel bonorum (si ad eam teneri continget) facere, occasione proximam peccandi vitare, a matrimonio nulliter contracto reiheri etiam per S. Sedis dispensationem (uti in casibus quotidiem frequentiibus matrimonii post divorcium civilic contracti) illud sanari nequaet; habetur in-super necessitas sua salutis per justificationem in Sacramento Penitentiae prospiciendi, a cujus integritate nemo in infantia semel baptizatus posit eximi; attenta praestrim diligentia juniorum et Clero Anglicano circa ritum bap- zandi fideliter servandum, et attento proinde majori numero eorum, de quorum baptismatis infantilis valore non liceat dubitare.

"Quam vero certum sit, quod post plures annos confessionis integrae obligatio vim sua omnino sit amisura, si in praxi sequiante Theologi uti tutam opinionem Auctorum praefat o rum, Archiepiscopus Westmonasteriensis, et Episcopi Angliae enixe rogant, ut Sanctitas Versa, pro sua in Missiones Angliae benignitate, dignetur declarare hac super questione gravissime mentem Ecclesie:

"An debeat, juxta Synodi Provincialis Decretum a S. Sede probatum, confessio Sacramentalis a neo-conversis in Anglia exigi, et an ea debeat esse in tegra?"
DECRETUM.

Feria V. loco IV. die 17 Decembrit, 1883.

"In Congregatione generali S. R. et U. Inquisitionis habita in Conventu S. Mariae supra Minervam coram Emis. ac Ruis. DD. Cardinalibus contra haereticam pravitatem generalibus inquisitoribus proposito super scripto dubio praehabitisque DD. Consulorum suffragiis, iidem Em. ac Rui. Patres ad utranque dubii partem censuerunt respondentendum esse: Affirmative; et dandum esse Decretum latum sub feria quinta die decimas septima Junii anni millesimi septingentesimi decimi quinti."

Eadem die ac Feria.


ANGELUS ARGENTI

ALIUD ALLEGATUM DECRETUM.
Feria V. die 17 Junii, 1715.

DUBIUM.

"An plena fides sit adhibenda

The following decrees of the Sacred Congregation of Indulgences are taken from the Decreta Authentica, etc., by Prinzivalli.

CCCLVII. Vindana in Britannia Minore, 20 Sept., 1715.  

Dub. 6 Benedictio in articulo mortis potestne bis aut amplius in eodem morbo qui inspera prohrabitur, impertiri, etiamai

Carolo Wipperman de Rostoch inducatu Mechlemb. rgh pradicanti et Lectori theologiae Lutheranæ quietisticæ superintendenti et doctori primario sectæ Lutheranorum Quietistarum. S. Fidei catholice reconciliato in S. O. Parmæ et circa nonnullus errores detectos in ejus Baptismo; an ipsi credendum sit circa ea quæ enarrat, et quatenus affirmative, tum ut ipsius saluti, tum etiam ut cæterorum illius sectæ seu Regionis, præsertim si fuerint ignorantes, saluti puriter consulaur.

"Quæritur, an dictus Wipperman sit rebaptizandus, et quatenus affirmative, an absolvit vel sub conditione; et quatenus affirmative, an teneatur confiteri omnia peccata præterita vitae; et quatenus affirmative, an confessio præponenda sit, vel postponenda Baptismo conferendo sub conditione.

"SSmus. auditis votis Emorum. dixit: Carolum Ferdinandum esse rebaptizandum sub conditione, et collato Baptismo, ejus præteritæ vitae peccata confiteatur, et ab iis sub conditione absolvatur."

Præsens Copia concordat cum suo Originali.

Ita est, ANGELUS ARGENTI,

464.
non convaluerit ægrotus? Si possit iterari haec benedictio, quodnam requiritur intervallum inter ejus largitiones?

_Resp._ 7° Invocatio saltem mentalis, de qua fit mentio in Brevis ad Episcopos de haec benedictione missis praebuiturque, quandiu ægrotus suæ mentis est compos, ut conditio sin qua non, ad Indulgentiam vi istius benedictionis lucrandam?

_Resp._ 8° Episcopus ad superdictam benedictionem impiertendam delegatus cum facultate subdelegandi: _primo_ debetne per paucos subdelegare Sacerdotes, ut majus sit benedictionis istius et Indulgentiae huic adnexæ desiderium, simul et major utrique concilietur reverentiam? _seundo_: potestne omnes suæ Dioecesis subdelegare Confessarios, ne etiam una si fieri possit ex suis ovibus tanta privetur gratia? _tertio_: potestne subdelegare omnes directe et specialim Parochos sive plurimos Sacerdotes in dignitate constitutos, et indirecte et confusa omnes Confessarios hisce verbis. "_Directo nobis in Christo, etc., de delegatibus, eligimus et deputamus quatenus valeas, etc., insuper quemcumque Confessarium a te ad tui libitum semel vel pluries, et quandocumque opus fuerit, eligendum pariter eligimus et deputamus ad eandem gratiam conferendam," hic subdelegandi modus estne validus?


DVI Valentinem., 5 Feb., 1841. "5° Utrum sufficiat recitaio Confessionis, idest _Confiteor_, etc., in Sacramento Penitentiae habitis, pro recitatione illius præscripta quando imperiända sit benedictio cum Indulgentia in Mortis Articulo?

"Respondetur — Negative juxta praxim, et Rubricas, nisi necessitas urget."

"6° Utrum ne esse sit tribus vicibus recitare _Confiteor_, etc., quando administratur Sacrum Viaticum, Extrema Unctio, ac Indulgentia in Mortis Articulo imperiända?

"Respondetur — Affirmative juxta praxim, et Rubricas."

"7° Utrum infimus lucrari possit, Indulgentiam Plenariam in Mortis Articulo a pluribus Sacerdotibus facultatem habeatibus imperiändam?

"Respondetur—Negative in eodem Mortis Articulo.

"8° Utrum Sacerdos valide conferat Indulgentiam Plenariam in Mortis Articulo, omissa formula a summo Pontifice præscripta, ob libri deficientiam?

"Respondetur — Negative, quia formula non est tantum directiva, sed praecipua." 923, 974.

DXI. Briocen., 29 Maii, 1841. "An eodem die lucrari possint plures indulgentiae plenariae, quando pro unaquaque præscripta est perceptio divini Eucharistiae?

"Resp.—Affirmative, servatis tamen respective alia appositione conditionibus." 978.

DXXIX. Gandaren., 12 Feb., 1842. "1° Utrum Benedictio in articulo mortis juxta formam Benedicti XIV in Constitutione, _Pia Mater_, reiterati possit in eodem morbi statu?

"2° Quatenus affirmative an
As the decrees of the Synod of Thurles are in the hands of nearly every priest on the Irish mission, we think it useless to give here those that are referred to in the volume. The following are the decrees of the Synods of Westminster and of Baltimore to which reference is made, besides those of which the words are cited.

**EX DECRETIS CONCIL. WESTMON. PROV. I**

**XVI. De Baptismo.**

1. In unaquaque ecclesia, cui a nexa est cura animarum, sit fons baptismalis nisi ad tempus d spensaverit episcopus, in loco conspicuo et conveniente positus; in quo aqua baptismalis jugiter servetur.

2. Oleum catechumenorum et sanctum chrisma, neconon, si placet, sal, et alia ad baptismi administrationem requisita, in baptisterio, vel saltem in sacramento, seorsim et cum omni reverentia, et summa cum munditie, aserventur. In novis ecclesiis edificandis, praeparetur locus in quo recondantur, in ipso baptisterio.

3. Baptismus in sola ecclesia debet administrari, nisi in casibus in Rituali exceptis; et quidem, secluso caso periculi, vel gravis incommodi, non sine episcopi permissu. Excipiantur baptisma quae in stationibus a principali ecclesia seu sacello remoti administratur, quando eas sacerdos, statutis quibusdam temporibus, vel vocatus, invisis.

7. Cum magis invaluerint causa que annos Vicarios Apostolici, ineunte hoc seculo, impulsiunt ut decernant omnes post annum 1773, natos et inter Protestantem baptizados, conversos ad fiden esse baptizandos sub conditioone; hanc regulam absulut innovamus præcipientes, omnes a Protestantismo conversos esse baptizandos conditionate, nisi ex indubiis probationibus certissime constet in ipsorum baptismo omnia rite fuisse practa quoad materie et forma applicatione.

8. Hujusmodi baptismus non fiat publice sed omnino privatim, cum aqua lustrali et absque caremoniis. Confessio etiam sacramentalis semper in tali caso est exigenda.

**XVIII. De SS. Eucharistica Sacramento.**

5. Ante S. Eucharistiam in tabernaculo repositam lampas
APPENDIX.

diu noctuque luceat. Pyxis vele serico albo, vel aureo co-
operiatur.

60 Si vero ob periculum sa-
crilegii S. Sacramentum in al-
tari vel etiam in ecclesia tuto
servari non possit, preparandus
est locus decens et semotus, ab
episcope approbandum; in quo
conservetur, cum lampade sem-
per accensa, ut in Decreto 50.

120 Quamvis, ob locorum cir-
cumstantias, non liceat absque
sacriliegii et scandalii periculo,
Sanctissimum Viaticum ægrotis
publice et solemniter defferre, et
ideo a S. Sede nobis permissum
jam sit, sine lumine ac occulte
illud portare, namquam tamen
non advertere sacerdos debit,
se Deum absconditum sibi ad-
herentem habere, et secum ad
suorum solatium ferre. Reve-
renter igitur, ino devote, et ve-
luti in contemplatione defixus,
Sanctissimum Sacramentum in
sacculo decenter vel pretioso
ornato, ad collum appenso, ad
ægroti domum dederat. Et cum
sepe miserrimæ sint pauperum
nostrorum habitations, ita ut
vix decore administrari in iis
possit S. Viaticum, magnopere
lausandum usum declaramus,
et omnibus commendatum vo-
limus, deferendi secum, vel
præmittendi, capsulam omnibus
requisitis instructam, ad decen-
tem sancti sacramenti adminis-
trationem. Quamprimum fieri
possit, pyxis post communio-
 nem infirmorum ad ecclesiam
deratur, et usque ad purificati-
 num in Tabernaculo reponatur.

XX. De Sacramento Extrema
Unctionis.

40 Ad custodiam olei inflmo-
rum habeat locum decentem,
clave obscuratum, si fieri potes-
t in ecclesia, vel in sacror o: aut
ciam, iuxta præscriptum in
Concilio prov. Mediolanensi IV,
"in ipso domo, loco decenti ac
tuto." In novis ecclesiis æredi-
candis, paretur fenestella prope
altare majus, cui inscriatur
Oleum Infirorum, cum suo
ostiole clave munito.

EX DECRETIS CONCILIORUM BALTIMORENSIUM.

PROVINCIALIS I

XIII. Quando diversa tum
Sanctorum, tum familie no-
minalis in baptismo infantibus tri-
buuntur, si Sacerdos censuerit
expedire, in prima inter rogatione
omnia nominalis exprimat:
in sequentibus tamen formis et
precibus, nomina vulgo dicta
Christianae tantum repetat. In
libro autem baptismatum, om-
nia nominalis recenseantur.

XV. Meminerint etiam Mis-
sonarii Rituale Romanum, et
universalis Ecclesiae consuetu-
dinem exigere ut aqua, in bap-
tismo exhibita, fuerit benedicta
in eum finem, vel Sabbato
sancto Paschæ, vel Sabbato
Pentecostes, vel ali o saltem tem-
pore ante baptismi administra-
tionem, forma in ipso Ritus
præscripta. Curandum iiis id-
circo, ut Fontes baptismales,
sub clavi. in unaquaque Ecclesia,
ubi baptismi sacramentum
ordinarie ministratur, quamprini-
um erigantur; prope quos,
omnia quæ ad administrationem
hujus Sacramenti pertinent,
nitide serventur.

XVI. Ex praeteritorum tem-
porum dificultate, invult in
his regionibus consuetudo bap-
tismum privatis in domibus ad-
ministrandi. Cum igitur magne...
SYNODAL DECREES.

gravitatis sit generalem legem in illis regionibus servandam statim ferre, cui contraria est consuetudo; etsi censemus curandum esse, quoad fieri potest, ut hoc Sacramentum in Ecclesia conferatur, tamen Episcoporum et Missionarium judici a reliquit, ut statuatur quando sint urgendii Fideles ut infantes ad Ecclesiam deferant, ut baptismus iis conferatur.*

XIX. Opus ant Presules hujus Provinciae ut benedictio mulieris post partum, non promiscue, atque nulla ratione habita puerpere dispositionis, neque extra Ecclesiam, vel locum ubi Sacrum fit, in posterum conferatur.

XXXII. Quoniam uniformitas etiam in rebus minimis maxime optanda Ecclesia semper visa est, statuimus Superpellicium esse debere modestum decorum, et sacris functionibus conveniens. Statuimus etiam ut Biretum, cum Episcopis singulis visum fuerit morem illud gestandi in suas Dioceses inducere, Romano Bireto sit conforme.

The decrees XVI, XIX, and XXXII, had been framed somewhat differently, but were altered in accordance with the Instructio circa decreta a Synodo Provinciali Baltimorensi edita, by the Sacred Congregation of the Propaganda, which, in reference to those decrees in their first form, has the following:

In directo decimo sexto statuatur: In oppidis ubi Ecclesia est, extra eam Baptismus non con-

feratur. S. Congregatio intel-
ligens cujus gravitatis sit gene-
ralem legem in regionibus illis
servandam statim ferre, cui con-
traria est consuetudo: præ-
ecessi habens domiciliorum
magnam distantiam ab Ecle-
sia, etiam in oppidis ubi Eccle-
sia est, Episcopis commendat
Decretum, de quo sermum est, in
hunc modum immutare, ut ap-
paret, habita ratione magni
spatii quo sæpe Ecclesia distare
solet a locis ubi incolarum do-
micilia sunt, licere posse Baptis-
um extra Ecclesiam conferre;
curandum tamen esse, quoad
fieri potest, ut hoc Sacramentum
in Ecclesia conferatur; Episco-
porum denique et Missionario-
rum prudentia relinquendum
esse ut statuatur quando sint ur-
gendi fideles, ut infantes ad Ec-
clesiam deferant, ut baptismus
eis conferatur.

In decimo nono Synodi De-
creto, in quo statuitur puerpe-
ram in Ecclesia benedictio ubi
esse, vel in locis ubi Sacrum fit,
adhiberi tantum debent verba
ejsusmodi, quæ insinuationem
contingat, et Episcopos ita op-
tare ostendant: nam valde peric-
sulosum est contrarium morem
generali lege repente mutare.

Præterea, Rituale Romanum non
præscriptit ejusmodi benedictio-
nem in Ecclesia fieri; multoque
minus vettat benedictionem hanc
ipsi puerperis conferri, quæ Pas-
chale præceptum non impleve-
runt, vel Sacramentalem confes-
sionem paulo ante non fecerint,
prout in memorato decimo nono
Baltimorensi Decreto contin-
tur.

In Decreto trigesimo secundo,
in quo agitur de forma Super-

pelliciei adhibendi a Clericis, videtur satis esse affirmare Superpellecium esse debere modeste, decorum, et sacrarum functionibus convenientes. In eo Decreto descriptur quaedam superpelliciei forma, et dicitur eam esse in S. Romana Ecclesia usitatum: affirmari tamen non potest eam solam superpelliciei formam in Urbe Roma usitatum esse.

CONCIL. BALTIMOREN., PROV. II Decr. VII. Revisi. Episcopis S. Ludovicis et Bostoniensibus munus a Patribus demandatum est concinnandi, et hujus Concilii nomine et auctoritate, in lucem edendi Ritualis Romani accuratam editionem, necon ejusdem breve exemplar in usum Missariorum; atque utrisque editionibus, in modum appendicis, adjungendi modificationes hucusque a S. Sede concessas, una cum versione, vernacula linguæ, eorum quæ prædictis Præsulis vertenda esse visa fuerint.

CONCIL. BALTIMOREN., PROV. III Decr. V. Placuit ut Ritualis editur Romano conforme, adjectis in appendice quæ ad edificationem Fidelium conducere visa fuerint, quod Baltimori edatur, auctoritate Illmi. et Rev. Archiepiscopi, et ubique per Fœderatas Provincias serveatur. Ne autem peculiares ritus cujusque arbitrio inducantur, districte vetamus ne Sacerdotes a forma sibi in rituali prescripta, consuetudinis obtentu vel alio quocumque praetextui, discedant.

CONCIL. BALTIMOREN., PROV. IV Decr. In quinta Congregatione privata. Primo Concilio Baltimoreensi inhaerentes censuerunt patres, in Ritualis editione, interrogationum et precum quadrandum, Archiepiscopi judicio, versionem linguæ vernaculae, ad paginæ calcem inserendam, ut adhiberi possit quandocunque videatur expedire in Fidelium edificationem, latina formula precum nunquam omissa.

CONCIL. BALTIMOREN., PROV. V Decr. VIII. Patres unanimi voce probarunt Rituale Romano editum auctoritate Conciliorum Provincialium secundum et quarti, curante Episcopo S. Ludovicis, sed permiserunt ut Appendix fieret amplior, precibus quibusdam vernaculae linguæ redditis, judicio Archiepiscopi, prout in Concilio quarto decreta est. Districte tama præceperunt Sacerdotibus omniibus latinam formam precum nunquam omittere.

CONCIL. BALTIMOREN. PLENAII DECRETA.

II. Quæ in Septem Concilii Baltimorensibus decreta sunt, ad omnes diœceses Fœderatorum Stataum, et regionum omni generali Gubernio subditarum, extendi statuitur, eaque ubique vim obtinere.

III. Rituale Romano, jam adoptatum a Concilio primo Baltimoreensi, accurate servandum in sacris munerebus perspexerit ubique in diœcesibus Stataum Fœderatorum decrensemus, vetantes districte ne consuetudines ritusve a Romanis alieni introducantur. Ritus Ecclesiasticos nolumus adhiberi in sepulturæ fideliunum, quandocunque eorum corpora paliuntur in communis sectarum; vel etiam in communis.
profanis, quando adsunt cœm- teria catholica.

XXIII. Quoniam gravissime Rationes a Patribus Concilii primi Baltimoresii Provincialis. A. S. 1829, aliae, dum a SSm. Patre pereunt ut pro baptizandis adultis ea in hisce Provincia uti liceret forma que in Rituali Romano pro baptismate parvulorum invenitur, adhuc vigent, immo in dies graviores evasura videntur; statuunt Patres S. Sedi supplicandum esse, ut privilegium tunc ad viginti annos juxta Patrum preces concessum, nunc perpetuam fiat, vel saltem ad viginti annos iterum concedatur.

Decretum quo prorogatur facultas adultos eadem ac parvulos forma baptizandi.

ARCHIEPISCOPI et Episcopi Plenarii Concilii Baltimoresii SS. Num. Dnum. nostrum Pium PP. IX. obsecrundum censuerunt ut, permanentibus adhuc causis ob quas sa. me. decessor ejus Prus PP. VIII., decretum S. Congregationis de Propag. Fide approbans diec 26 Septembris anni 1830, annuit ut in baptismate adulterum is brevior ceremoniam ordi adhiberi ad viginti annos posset, qui in Rituali Romano ad baptizandos pueros prescribitur, indultum hujusmodi rursus prorogare dignaretur. Precibus istis relatis ab Eno. ac Revmo. D. RAPHAELI Cardinali FORNARI in generalis S. Congregationis conventu habito die 30 Augusti, 1852, Emi Patres censuerunt supplicandum SSm. pro indulto prorogatione ad quinquennium, atque ita ut interim Episcopi paulatim ad observantium ritus descripti pro adulterum baptismate in Rituali Romano accedere satagant.

Hanc vero S. Congregationis sententiam SSm. Dno. nostro Pio PP. IX. ab inscr. Secretario relatam in Audientia diec 5 Septembris. Sanctitas Sua benigna in omnibus probavit, ratamine habuit, contrariis qui buscunque haud obstantibus.

Datum Romae ex Ædibus preces concessum, nunc perpe- dicta S. C. de Propag. Fide, die 26 Septembris, 1852.

J. PH. H. CARD. FRANSONI, Prof.

AL. BARNARDO, a Secretis.

CONCIL. PLENARII BAL- TIMOREN. 114 DECRETA. 236. De morc, qui olim in hac regione in valuerat, neque adhuc omni ex parte sublatus est, Baptismum in privatis domibus conferendi, haec in supra commemorato Baltimoresii Concilio habentur:

"Ex præteritorum, etc... ut supra," n. XVI. PROV. IMI.

237. Verum, rebus plerisque in locis in melius mutatis, pra- cipientius ne unquam Sacerdotes extra ecclesiam hoc Sacramentum conferre audeant, præter mortis imminentem casum, in urbis inum aut plures ecclesiæ habentibus. Qui rurii degunt, aut in pagis et oppidulis ubi nulla est ecclesia, infantes ad ecclesiam propinquiorem vel

1 From this answer we inferred, as stated n. 459, that the indult was not renewed since 1857. It was, however, renewed, at least for several of the American dioceses, as appears from a decree of the Second Council of Baltimore, n. 243, given below.
APPENDIX.

stationem, in qua Sacrum fieri solet, baptizandos adducant. Quod si ob aetern inter imperiam, itineris difficilatatem, parentum inopiam, vel aliar gravis causas hoc fieri nequeat, tunc missionarii prudentiae et conscientiae relinquimus, ut eos domi cum omnibus Ecclesiae ceremoniis baptizet.

238. Quum Baptismus privatus, ob mortis periculum, domi conferendus est, Sacerdos, stola alba indutus, omissis omnibus ante Baptismum dicendis vel agendis, "Catechumenum statim trina vel etiam una aquæ infusione rite baptizet; postea vero si tempus adhuc suppetat, et Chriisma secum habeat, liniat eum in vertice, et linteolum candidum imponat, candelaque accensam ei porrigit, sicut in Ordine baptizandi traditur."


SEU AQUÆ BAPTISMALIS.

Ibienim explicite declaratur, Exorcizote, creaturae aquæ, quando Baptismus absolute, innomine Dei Patris etnique quandom sub conditione, quandenique in nomine Jesu Filii ejus Domini nostri, et in virtute Spiritus Sancti. Exorcizote, omnis virtus adversarii diaboli; ut

rentes censuerunt Patres supplicandum esse S. Sedi ut privilegium olim quibusdam hujus regionis Dioecesis ad annum usque 1870 concessum, quo liceat pro adultis baptizandis formulam brevirem pro parvulis constitutam adhibere, Summus Pontifex ad decem vel viginti annos omnibus extendere dignaretur.3

244. Sanctae Sedi suppticandum pariter censemus, uti apud nos morem inducere liceat, qui apud Anglos viget et a Romano Pontifice probatus fuit, baptizandis scilicet privatis, cum aqua tantum lustrali, et absque ceremoniis, adulescentibus ab haeresi ad Ecclesiæ conversos, de quorum baptismate prudenter dubitatur.4

8 Formula brevis conficienda aquæ Baptismalis, præscripta a Concilio Baltimorense Provinciali primo, et a Pio Papa VIII. approbata, ad usum Missionariorum Americae Septentrionalis.

BENEDICTIO FONTIS,

SEU AQUÆ BAPTISMALIS.

Exorcizote, creaturae aquæ, in nomine Dei Patris omnipotentis, et in nomine Jesu Christi Filii ejus Domini nostri, et in virtute Spiritus Sancti. Exorcizote, omnis virtus adversarii diaboli; ut

1 Verba sunt Constitutionis a Sacra Rit. Cong. probatae, et in Phila
deliensis Synodo sexta nuper promulgatae.
2 Vid. infra Modus excipiendi, etc.
3 Ad hanc supplicationem S. C. respondit: "Porro S. Cong. censuit
Episcopos recurrere debere expleto tempore postremo concessione."
4 "Quum hoc postulatum S. Cong. censuit respondendum: pro nunc
non expedire."
5 Taken from the Ritual published for the use of the American clergy, Baltimore, 1850.
omnis phantasia eradicetur, ac effugetur ab hac creatura aquæ et fiat fons aquæ salientis in vitam æternam, ut qui ex ea baptizati fuerint, fiat templum Dei vivi, et Spiritus Sanctus habitet in eis in remissionem peccatorum: in nomine Domini nostri Jesu Christi, qui venturus est judicare vivos et mortuos, et seculum per ignem. R. Amen.

OREMUS.


Infundat deinceps Sanctum Oleum in aquam, in modum crucis, dicens:


Deinde Christa aquæ infundat, in modum crucis et dicit:


Denique dicit benedicens ipsum aquam:


1 Modus exipendi professionem fidei Catholicæ a Neo-conversis juxta formam a S. Congregatione S. Officii, die 20 Julii, 1859, prescriptum.

In conversione hæreticorum inquirendum est prima de validitate baptismi in hæresi suspicii. Institutum igitur diligentem examine, si compertum fuerit, aut nolum, aut nulliter collatum fuisset, baptizandi erunt absolute. Si autem, investigatione peracta, adhuc probable dubium de baptismi validitate supersit, tunc sub conditione iteratur, juxta ordinem baptismi Adultorum. Denum, si constiterit validum fuisset, exiiciendi erunt tantummodo ad abjurationem, seu professionem fidei. Triplex igitur in conciliandis hæreticis distinguishitur procedendi methodus:

I. Si baptismus absolute conserverat nulla sequitur abjuratio, nec absolutio, eo quod omnia abluit sacramentum regenerationis.

II. Si baptismus sit sub conditione iterandum, hoc ordine procedendum erit: 1° Abjuratio, seu fidei professio; 2° Baptismus conditionalis; 3° Confessio sacramentalis cum absolutive conditionata.

III. Quando denique validum judicatum fuerit baptismum, sola recipitur abjuratio, seu fidei professio, quam absolutio a consuris sequitur. Si tamen non nunquam ejusmodi Neo-con-
versus valde desideret ut ritus in ejus baptismo olim omissis, hac occasione suppleantur. Sacerdos huic pio ejus voto morem gerere utique liberum habet.

Debebit tamen in tali casu adhibere ordinem baptismi Adul- torum, et mutare mutanda ob baptismum jam valide suscep- tum.

The authors who have written ex professo on the rubrics of the Ritual are few in number, compared with those who have written on the rubrics of the Missal and Breviary. But the rubrics of the Ritual and those of the Missal sometimes regard the same matter, e.g., the administration of the Eucharist, and then the same commentary to a great extent serves for both. Besides, many of the important questions involved are treated by the theologians generally (Vid. introduction, n. 9-10, 93).

The first complete commentary on the rubrics of the Ritual, and still one of the best, is that of Baruffaldi, "Ad Rituale Romanum Commentaria, Auctore Hieronymo Baruffaldo, Ferrarensi, Sacrae Inquisitionis Consulto, et insignis Collegiæ Centensis Archipresbytero" (1 vol. 4to, Venetiis, 1792). Baruffaldi has done for the Ritual what Gavantus had previously done for the Missal. He gives the entire text of the rubric divided into "Titles," and subdivided into sections, under which he gives his commentary. This is, undoubtedly, the most satisfactory plan for a work of the kind. The advantage to the reader of having under his eye the words of the rubric, more than compensates for the increased size of the book. On questions connected with the rubrics of the Ritual, even to the present day, no author is referred to more frequently, or with greater respect, by the consultors of the Sacred Congregation, than Baruffaldi.

Catalani, also, wrote a complete commentary on the Ritual. He follows the general plan of Baruffaldi, but attends less to the manner of performing the ceremonies, than to their symbolical meaning, origin, and history. The title of his work explains the object which the author proposed to himself: "Rituale Romanum, Benedicti Papæ XIV jussu editum et au- tum, perpetuis Commentariis exornatum ac in duo Tomos divi- sum, quibus vetus ac nova Sacro- rum Rituum Disciplina Sancto- rum Patrum ac insignium Ri- tualium Testimonii, Romanorum Pontificum et Conciliorum Decre- tis, Sacrarum S. R. E. Cardi- nalium Congregations Resp., ac variarum Ecclesiariarum Prazi recensetur atque explicatur. Eadem S. S. no. Patri dictum. Auctore Josepho Catalano, presbytero Oratorii S. Hieronymi Char- tatis" (2 vols. folio, Patavii, 1770). He wrote also a commentary on the Roman Pontifical, to which we refer in one two places.

The liturgical works of Cavalieri, though professedly only commentaries on the decrees of the S. C. R., contain a commentary on a good part of the rubrics of the Ritual, which are cited and explained under the decrees that regard the same matter. He not only explains the ceremonies, but enters, sometimes at considerable length, into the questions of theology and canon law that arise out of the rubrics. He is highly esteemed for his learning and accuracy, and is cited as a standard authority by subsequent writers, especially by Gardellini.

"Acta Ecclesiae Mediolanensis a Sancto Carolo, Cardinali S. Praxedis Archip. Mediolanen. condita" (2 vols. folio, Lugduni, 1683). This great work by St. Charles Borromeo, called by Baruffaldi "vere aureum opus" (Tit. x. n. 45), has been always regarded as of the highest authority on the ceremonies of the Ritual. In fact, most of the rubrics of the present Roman Ritual are taken from it.

"De antiquis Ecclesiae Ritibus, Libri Tres, ex variis insigniorum Ecclesiarum Pontificiis, Sacramentariis, Missaliis, Brevariiis, Ritualibus sive Manualibus, Ordinaris seu Consuetudinaris, cum manuscriptis tum editis; et diversis Conciliorum Decretis, Episcoporum Statutis, a quique probatis Auctoris pervenit, collecti atque exornati a R. P. Edmundo Martène, presbytero et monacho Benedictino et Congreg. S. Mauritii" (4 vols. in folio, Venetiis, 1783.) This work is looked on by all as the great authority on the history and antiquity of ecclesiastical ceremonies, and their variety in different parts of the Church. Nearly all that Catalani has on these subjects in his commentary, is taken from Martène.

"Catechismus ex decreto SS. Concilii Tridentini, ad Parochos Pii V. Pont. Mar. jussu editus. Translated into English and published with the original Latin text by J. Donovan, D.D." (2 vols. 8vo, Rome, 1839.) The Catechism of the Council of Trent supplies, in many instances, the best explanation of the text of the rubric, while its authority is not much less than that of the rubric itself (vid. n. 132).

Many important questions regarding the administration of the sacraments are treated by Benedict XIV, "De Synodo Diœcesana Libri Tredécim" (given in extenso in vol. 25th of the "Theologiae cursus Completus," Parisiiis, 1840). References are made also to his "De SS. Missæ Sacrificio" and "De Festis" (the former in vol.
APPENDIX.

28d, the latter in vol. 26th of the "Cursus"), his "Institutiones" (being vol. 10th, "Lambertini Opera," Typographia Bassanensi, 1767), and his "Bullarium" (Venetiis, 1778).

The Ritual of Toulon may be looked on as a kind of commentary on the Roman Ritual. The parts of it that regard Baptism and Extreme Unction, are given in the "Dictionnaire des Cérémonies et des Rites Sacrés" (3 vols. imp. 8vo, Migne, Paris, 1846). It is often found to touch on minute details that others do not notice.

Amongst modern works the "Sacra Liturgiae Praxis juxta Ritum Romanum, in Missæ celebratatione, Officii recitatione et Sacramentorum administratione servanda," cura P. J. B. De Herdt, Archidioecesis Mechlinensis presbyteri" (Editio tertia, 3 vols. 8vo. Lovani. 1855), contains a pretty full explanation of the rubrics of the Ritual. It embodies nearly all the text, and gives minute instructions on the manner of performing the ceremonies. The work is in high repute for its clearness and general accuracy.

The "Cours Abrégé de Liturgie Pratique, comprenant l'explication du Missel, du Breviare, et du Rituel, à l'usage des Églises qui suivent le Rite Romain, par M. L'Abbé Faisse" (seconde édition, 1 vol. 8vo, Paris, 1855), has a brief, but clear and comprehensive commentary on the rubrics of the Ritual. It often gives, in a single sentence, the various opinions that are held, as well as the practical decision, on a disputed question.

The "modo Pratico di assistere a' Moribondi, di dirigerli nel färe il testamento, di amministrare loro i Sacramenti, e diaiutare a ben morire i giustizianti, diretto a' Rev. Parrochi ed a' Sacerdoti," dal P. M. Antonio Brandimarte, Min. Conv. e Parroco Romano" (1 vol. 12mo, Roma, 1818), contains important instructions on the administration of the Vaticum and Extreme Unction, and is of great value as an evidence of the actual practice in the city of Rome.

The "Mélanges Théologiques, par une Société d'Ecclesiastiques" (Nouvelle Édition revue et corrigée. 6 vols. 8vo. Paris, Tournay, 1859); the "Revue Théologique faisant suite aux Mélanges Théologiques par une Société de Prêtres Belges et Français" (Paris, 1566 et seq.); the "Analecta Juris Pontificii" (Rome, 1855 et seq.); and the "Acta Ex Iis Decerptæ Quæ Apud Sanctam Sedem Geruntur" (Roma, 1865 et seq.), contain a great many important decisions and valuable dissertations on matters appertaining to the Ritual. The "Acta Ex Iis Decerptæ, &c.," gives nearly all the decrees of the Sacred Congregation of Rites issued since the publication of the third edition of Gardellini.

On questions of moral
theology, St. Liguori is by common consent the great authority (the references are to the edition in 10 vols., small 8vo, Mechliniae, 1845). Where he speaks clearly, we seldom refer to any other. But on many points involved in the rubric, he is either silent, or touches but slightly and without giving any decided opinion. On these we refer to other authors well known to students of theology.

On many of the rubrics that regard the Eucharist, the principal authority is the "Thesaurus Sacrorum Rituum, Auctore Rev. Patre D. Bartholomæo Gavanto, Cong. Cler. Reg. S. Pauli, S. R. C. Consulitore, etc., Cum novis Observationibus et Additionibus R. P. D. Caetani-Mariæ Merati, Cler. Reg. ejusdem S. R. C. Consulitore" (4 vols. 4to, Venetiis, 1823); but recent writers on the ceremonies of the Missal are also cited.

For the fuller and more satisfactory explanation of a few points, we have had occasion to refer to the works of some of the great Scholastics; and on various incidental questions we have made use of any works within our reach, that seemed to us to throw light on the particular question treated. For the satisfaction of the reader, we subjoin the titles and editions of those, which (besides the works already noticed) have been used in compiling the volume.


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APPENDIX.

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GENERAL INDEX.

THE FIGURES INDICATE THE MARGINAL NUMBERS.

Ablution—in Baptism, 160; of the fingers after communion, 694, 697–8; after the Viaticum, 825–6.

Absolution—of converts baptized conditionally, 466; from heresy, 467–8; always in practice given before Extreme Unction, 851; given repeatedly to the dying, 970–1.

Adult—in Baptism, who is to be regarded as, 424.

Apostolic Benediction with plenary indulgence “in articulo mortis”—faculty of giving, greatly extended by Benedict XIV, 958–9; may be given to those who are judged fit for Extreme Unction—and probably also to one in danger of death from violence, etc., 960; to children though too young to receive the Viaticum, 961; can be given only once in the same danger, but may be repeated in case of relapse after partial recovery, 962; or if not yet received in the state of grace, 963; generally given immediately after the last sacraments, 964; bishops usually delegate the faculty to all confessors, 965–6; but the delegation should be distinctly expressed, 967; ceremonies to be observed, 968; vestments, 969; dispositions required, especially resigna-

tion to God’s will, 970–2; form to be used, 974–5; form in urgent necessity, 976–7; many other indulgences may be gained by the sick, 978–9; and should be suggested to them by the priest, 980.

Attention—in the minister of a sacrament, 136; virtual, what is meant by, ibid.

Baptism—definition of, 148; necessary to salvation, 149–50; “necessitate medii,” 151; want of, supplied only by perfect charity or martyrdom, 152; no other sacrament can be received before, 153; by effusion, immersion, aspersion, 175–8; of infants, 192–3; of fetus in case of abortion, 211–3; of foundlings, 214; of children whose parents are not Catholics, 215; of monsters, 216–7; ancient discipline regarding time of, 235; gradually abolished, 236; though vestiges of it still remain in the ceremonies of Easter and Pentecost, 237; place of administering, 238–42; may be conferred on two or more infants together, 359–61; with many of the prayers and ceremonies applied to all in common, 362–78; how conferred in danger of death, 379–82; on a number in extreme necessity, 527.

—matter of, water essen-
tial, 156–7; for solemn Baptism must be blessed, 158–9; common may be added, but in less quantity, 160–1; what if frozen or too cold, 164–5; poured on the head should fall into the sacrarium or into a vessel for the purpose, 181–3; manner of pouring on, 344–5; of immersing in, 346, 522; water of the font, when it can be had, should be used in private baptism, otherwise common water may be used, 383; can be blessed, generally speaking, only in the church, 384; but may, in some cases, be blessed elsewhere, 390; short form of blessing used in some places, 391–5.

BAPTISM—form of, what words are essential, 167; Amen not part of, 168; form used by the Apostles, 169; in Greek Church, indicative not imperative, 172; conditional, when used, 173–4, 454; pronounced while the matter is applied, 180.

—ceremonies of solemn, performed only in the church, 104, 382; sometimes permitted in private houses, 193, 385; in use from the earliest times, 295; some peculiar to certain provinces, 323, 358; how far permitted in private houses in Ireland, England, and America, 386–9, 396–7; all that follow Baptism may be performed anywhere, 398; if omitted, how and where supplied, 528–34.

—unctions in should sometimes be deferred until the new oils are procured, 255–6; manner of applying, 333–4; antiquity of, 335; Greek usage, 336; mystic meaning of, 337; oil of, how removed, 338.

—minister of, the parish priest, or another priest with his leave, 184; in necessity any one who can apply the matter and form, but a certain order should be observed, 185; contracts a relationship even when he baptizes in necessity, 188; what if the parent? 189–91; can he act at the same time as sponsor? 233.

BAPTISM—order of, vesting, 285–7; going to the door of porch, 288; preliminary questions, 290; how the infant is held, 294; interrogations, prayers, etc., for infants, 295–356; for adults, specially solemn, 435; priest should, if he can, vest in cope, 470; should pray for some time and recite certain psalms at the altar, 474–5; after which he goes to the porch, 477; and proceeds with the ceremony as directed, 478–527; vid. Catechumen, Font, Sponsor, etc.

BAPTISTS—do not baptize infants; baptism of adults by sufficiently doubtful to justify conditional baptism in case of conversion, 437.

BAPTISTRY—at first a building apart from the church, but now usually a chapel within, 239; should be railed off and suitably adorned, 243; font itself so called, vid.

BERRETTA—or priest’s cap in solemn baptism, 287.

BISHOP—pastoral duties of, in the first three centuries, 100; ordinary pastor in every part of his diocese, 102; baptism of adults reserved to, 184, 435; how vested and attended when he baptizes, 535–43; in giving Communion, 684–6.

BLESSED EUCHARIST—dignity and excellence of, 574–5; how kept during the persecutions, 595–6; present discipline regarding place of keeping, 597–8; particles should be renewed
INDEX. 461

every eight days, 618–9; renewal should not be deferred beyond fifteen, 620; particles to be consecrated should be recently made, 621; should be round and freed from loose fragments, 648; how administered in the first ages, 677–9; how at present in the churches of the East, 680–2; vid. Communion, Viaticum, etc.

Blessing of women after childbirth—origin and antiquity of, 557–8; not of obligation, 559; to whom it may be refused, 560; should be given only in the church except in rare cases, 561–2; by whom given, 563; how long after the birth, 564; child need not be present, 565; ceremonies observed in, 566–73.

Blessing “in articulo mortis,” vid. Apostolic Benediction.

Books—liturgical, 3, 4; necessary to the pastor, 146–7; for registry of names, 284, 761.

Burse—for corporal, bow and by whom carried, 661–2; color, of, 604.

Cæsarean operation—obligation of performing, 200–1; precautions with regard to the infant, 202; should be performed by a surgeon, 203; is a priest bound if there be no one else? ibid.; instructions regarding, 204–5; often successful while the mother is living, 207; mother may be bound to submit to, 208; rare in these countries, 209; operations destructive of infant unlawful, 210.

Candles—in the ceremonies of Baptism, 283, 354–5; blessing after childbirth, 572; Communion, 660; the Viaticum, 792; Extreme Uction, 904; how supplied in houses of the poor, 905.

Canopy—for procession of the Blessed Sacrament, 791.

Catechism of the Council of Trent—authority and usefulness of, 132; specially recommended for instructions on the sacraments, 145.

Catechumens—kept outside the church, 288; why so called, 421; grades or classes of, ibid.; probation and instruction of, 422–6; intention, 427; dispositions, 428; time for preparation, 429; mysteries necessary to be believed by, 430–4; time of baptizing, 436–7; must answer for themselves, 438–40; recommended but not required to be fasting, 441; must have sorrow for actual sin, 442–7; when called “Electi,” 476; position of, at the door, 483, 502; position of, at the font, 512–4.

ChriSm—vertical unction with, how introduced, 248; must be blessed by the bishop even in the Greek Church, 249; how applied in Baptism, 348; may be applied outside the church, 398.

Clerks—in the administration of the sacraments, 128; laics acting as, may wear soutane and surplice, ibid.; instruction of, 127; females cannot act as, 128; in Baptism, 285; in Baptism of adults, 473–4; in blessing the font, 546–7; in blessing after childbirth, 566; in giving Communion, 650, 665; in Extreme Uction, 910, 926.

Communion—administered to infants in the early Church, and to the present day in the Greek and other Oriental Churches, 417–8; but not for many centuries in the Latin Church, 419; administered to adults immediately after Bapt-
Index.

ism, 526; practice of the Church regarding, described by the Catechism of the Council of Trent, 577; St. Liguori on frequent, 578; preparations for, 579; previous Confession, 590-1; what if a sin be forgotten, 582; what of those who communicate often, 583; exterior modesty, 584; fast required, 586-7; how violated, 588; exceptions, 589; posture of body, 590; of men and women separately, 591; to be observed in the act of receiving, and immediately after, 592-4; should be administered by the pastor when reasonably asked for, 625; but refused to public sinners, 626-7; until they have given proof of amendment, 628-9; occult sinners to be excluded in private, 630; if they be known as such independently of confession, 631; but admitted in public, and why, 632; what if their crime be public elsewhere, 633; what if they can be passed over without scandal, 634; when administered to the insane, 635; when to those whose reason is weak, 636.

Communion—of children, 637; how we are to understand "annis discretionis," 638-9; to be administered to them in danger of death, if they can distinguish it from other food, 640; what is meant by this, 641; importance of first Communion, 642; preparatory instructions, 643-4; ceremonies of, 643; usually fixed for Paschal time, 64.

—order of, purification prescribed by the Rubric, 649; no longer in use, 650; communion cloth how held, 651-2; patena under the chin when permitted, ibid.; what if a particle should fall on the floor, or on the dress of a communicant, 653-4; what if a minute fragment observed only by the priest, 655; chalice veil or finger towel not to be used as a communion cloth, 656; preparation, vesting, going to the altar, 657-62; taking out the ciborium, 663; "Miscreatur," "Indulgentiam" in the plural, 666-8, "Eccles Agnus Dei," etc., not to be repeated in the vernacular, 672; priest descends by front steps and commences at the epistle side, 673; to be observed in taking each particle out of the ciborium, 683; in saying "Corpus Domini," etc., 685; in placing the Host on the tongue, 687; purificator may be used to remove moisture from the fingers, 688-9; particles may be divided, 691; or part of a large Host given, 692; ceremonies and prayers on returning to the altar, 694-6; ablution of the fingers, 697-8; genuflections, 699; benediction of the communicants, 700; and return to the sacristy, 701.

—ceremonies of, at Mass, 713-7, 724-5; immediately after, or before Mass, 726-8; what if the Blessed Sacrament be at a different altar, 729; communion in a private oratory, 732.

—of the clergy, 674; the priest may sometimes receive from his own hand "extra missam," 675; should wear a stole, 676; order to be observed at solemn Mass, 712-80; at low Mass, 721; posture on returning to choir, 722; when the "Communio" is sung, 723.

—time of, Mass proper time, 702; only from the aurora until mid-day unless by indult, 703; reasons for giving "extra Missam," 703-5; may be given
INDEX.

463

at a Requiem Mass with pre-
consecrated particles, 706; violet
vestments can be used at a
Requiem Mass only in one case,
708; prohibited at Midnight
Mass of Christmas, 709; and
from the Mass of Holy Thurs-
day till that of Holy Saturday,
710-2.

——of the sick, vid. Viaticum.

Confession — before admin-
istering a sacrament, 107-13;
before receiving Communion,
ibid; may be heard without
surplice or stole, 125; before
Baptism, 445-6; of converts
baptized conditionally, 463-6;
seal of, 631; before the Viati-
cum, 813-3; before Extreme
Unction, 850, 921.

Confirmation — formerly ad-
ministered to infants, 411-3; at
present administered to them
in the Western Church only in
exceptional cases, 413-4; admin-
istered in the Greek Church
by the priest immediately after
Baptism, 415-6; administered
to adults after Baptism, when
there is a bishop to confer it,
530.

“Confiteor” — at Commu-
nion, 665; to be said (if neces-
sary by the priest himself) be-
fore the Viaticum, 814-5; Ex-
treme Unction, 923; and the
Benediction “in articulo mortis,”
though the three should be
given in immediate succession,
974.

Confraternity — of the
Christian Doctrine, 644; of the
Blessed Sacrament, 790, 795.

Converts — from heresy, bap-
tism of, to be determined by
inquiry into the ritual of the
sect, and other circumstances in
each case, 455-6; some are not
to be baptized, others to be
baptized absolutely, but most
of them to be baptized condi-
tionally, 457-8; ceremonies in
baptizing, 459-61; profession of
faith and confession required
from, 462-5; followed by condi-
tional absolution, 466; many of
them may be only material, not
formal, heretics, 467; but in
practice all are dealt with as
having incurred the reserved
censure, 468.

Corps—used in baptizing
adults, 471-2.

Corporal — required in giv-
ing Communion, 661-3; ma-
terial of, 664; should be blessed,
ibid.

Cotton — used in Baptism,
where placed, 277; when used
for wiping the fingers, 350;
burned after use, 357; for Ex-
treme Unction, divided into six
or seven pellets, 904; to be
afterwards burned, 930.

“Credo” and “Pater Noster”
in infant baptism, 323-6; in
adult baptism, 504.

Criminals — about to suffer
death should get the Viaticum,
780; but cannot be anointed,
868; may get the Benediction
“in articulo mortis,” 960.

Cross — sign of, 305; in Bapt-
ism, 306-8, 483, 491; in bless-
ing any person or object, 312-3;
in prayers, 317; in sprinkling
holy water, 810, 920; at V. Aju-
torium nostrum, etc., 811; pro-
cessional, in carrying the holy
oil to the sick, 910.

Crucifix — should be placed
on the table prepared in sick
chamber, 792, 904; otherwise
the priest should have one with
him, 911; to be kissed by the
sick before he receives Extreme
Unction, 920; and left with
him, 944; thoughts suggested
by, 943.
Crumbles of bread—for removing oil from the fingers, 280, 357, 904, 940; to be thrown into the fire, 943.

Custom—in rubrics, 42-4; of Rome, good interpreter of the rubric, 45; præter legem, may be binding, 46-8; contra legem may, when it has certain conditions, prevail against any human law, 50-1; consent of legislator, chief condition, 52; against the Roman Missal, 55-7; against the Roman Breviary, 58; against the Roman Pontifical, 59; against the Cærenomiale Episcoporum, 60-1; against the Roman Ritual, 62, 76-7; customs in Ireland against the rubrics, mostly the result of penal laws, 80-2; gradually disappearing, but cannot be suddenly abolished, 83-4; bishop to judge of, 85-6; Synod of Thurles on, 87; Sacred Congregation on similar customs in America, 389, 561.

Deacon—when he can baptize solemnly, 185; when administer the Eucharist, 647.

Deaf Mute—should be instructed before baptism, 439; but, if this be impossible, may be baptized conditionally, ibid.

Decrees of S.C.R., authority of, 263-3, 40; promulgation of, 343-6; collection of, by Gardellini, 37-38; alphabetical arrangement of, by Falise, 39; opposition between, mostly only apparent, 41.

Exorcisms in Baptism, 302-3, 492-5.

Exsufflations in Baptism, how made, 304, 480; in blessing the font, 552.

Extreme Unction, why so called, 842; a true sacrament, 843; effects of, to strengthen the soul against temptation, 844; to remit sin, 845; to restore bodily health, 846; should be administered to the sick while they have the use of their faculties, 847, after Penance and the Viaticum; sometimes before the Viaticum, 848; but hardly ever before Penance, 849-50; though it may be valid when penance would not, there is practice no case in which absolution, at least conditionally, may not precede, 851; preparations in sick room, 904; to be explained and suggested by the pastor, 905.

—oil of, must be blessed by the bishop, 852; in necessity, chrism may be used for, 853; blessed by priests in Greek Church, 854; how kept in the church, 855; or, when necessary, in the priest's house, 856; of preceding year used only in necessity, 857; may have un-blessed oil added, ibid.; how carried with the Viaticum, 876; when both must be carried in private, 877, 911-3.

—subject of, must be in danger of death from existing disease, 859; must have attained the use of reason, but it may be received by children who are thought unfit for the Viaticum, 860; intention required in, 862; when administered to the insane, 163; may be administered to any dying person when he can be conditionally absolved, 864; how affected by excommunication and interdict, 865-6; should be administered to one immediately after Baptism in a dangerous illness, 867; but not to one who is in danger, or even certain, of immediate death from violence, unless he has already suffered enough to cause death, 868; in case of necessity,
five organs should be quickly anointed, 870; or one with a general form, 871; or, what is most advisable, the forehead, then instantly applying the thumb to one eye, the nose, lips, and one ear, while pronouncing the general form, 872; but under a condition which may be either expressed or implied, 873; (reasons for preferring this mode, 888); the same may be done in time of pestilence, 874; what if the person expires while being anointed, 875.

**Extreme Unction**—cannot be repeated while the same danger continues, but can in case of relapse after partial recovery, 878; which often happens in diseases of long duration, 880; may be repeated in doubt as to the recovery, which probably accounts for the practice adopted by many of repeating it as a general rule, after the lapse of a month, 881; cannot be repeated on account of unworthy reception, 882; or relapse into sin, 883.

____ form of, deprecative, 897; though the indicative is probably valid, 898; words not determined like those of Baptism, 899; what words are essential, 900; at what moment is grace conferred, 901.

____ administered only by a priest, 902; the pastor, or with his leave, 903; for many centuries, by a number of priests, as it still is in the Greek Church, 906; ceremonies observed by them, 907; part taken by each priest, 908; according to present usages in Western Church, by only one priest, 909; who should, where convenient, be attended by clerics or even by other priests, 910.

____ order of, entering the sick chamber, 914; obligation of wearing surplice and stoie very strict, 915–6; but cannot always be complied with, 917–9; priest presents the crucifix, sprinkles holy water, 920; and exhorts the sick, giving an opportunity of confession, 921; prayers of the ritual, antiquity of, meaning of, 922, 941; prayers of those present, 924; unctions (vid. organs), 935–39; order after the unctions, 940; change of gender in the prayers, 941; priest should console the sick, 943; leaving with him a crucifix and holy water, 944–5; being prepared to return and assist him in his agony, 946–7.

____ may be administered to a number together, 948–9; with certain prayers and ceremonies for all in common, 950.

**Font, Baptismal**—blessed on Holy Saturday and eve of Pentecost, as prescribed in the Missal, at other times as prescribed in the Ritual, 158–9, 544; should be previously well cleansed, 163, 545; film on surface of, may be removed, 163; erection of, ordered by recent synods, 233; constructed first in buildings apart from the churches, but now within, 239–40; all churches have not a right to, ibid.; place of, in the church, 243; material of, 244; shape and construction of, 245–7; vessel for taking the water out of, and pouring on the head, 275; vessels in blessing of, 546; procession, litany, 547–9; dividing the water, 550–1; form of insufflation, 552; infusion of the oils, 553; antiquity and mystic meaning of the ceremony, 554–5; what if there be an insuf
INDEX.

Ancient supply of oil and chrism, 556.

Greek Church — Euchologium or Ritual of, 4. In the Greek Church, warm water is used for Baptism, 165; the form is "Baptizatur," etc., in the indicative, 172; immersion usual mode of baptizing, 176; the whole body being previously anointed, 336; Confirmation and Communion administered to infants immediately after Baptism, 415-8; purification after childbirth of obligation, 559; and given only after an interval of forty days, 564; when the child must be brought to the church, 565; Communion under both species, mixed in the chalice and administered with a small spoon, 678-81; how administered to the sick, 682; Extreme Unction administered by seven or at least three priests, who bless the oil with several prayers and canticles, after which each of them anoints the sick person, 900-7.

Hands — basin for washing, where placed in baptistery, 280; imposition of, in Baptism, 310, 498; should be washed before administering Communion, 657; of a priest, how anointed, 894; imposition of, in Extreme Unction, 925; washing of, after the anunctions, 940.

Holy Oils — used in Baptism from the earliest times, 248; consecrated by the bishop on Holy Thursday, 250; should be procured by the parish priest, if possible, for the blessing of the font on Holy Saturday, 251-2; if not procured in time, should be afterwards poured in "privatim et separatim," or oils of the preceding year should be used, according to the different circumstances, 253; of preceding year should be burned in the lamp before the altar, 254; what if Baptism is to be conferred before the new oils are procured, 255-6; unblest oil may be added to, but in less quantity, 257-8; what if one should be used for another by mistake, 259; shape and material of vessels for holding, 260-1; letters to distinguish, 262; absorbed in cotton, 263; parochial supply, 264-5; how and where kept, 266; priest allowed to keep the "Oleum infirmorum" in his house should not keep the others with it, 267, 912; laics not permitted to touch, 268; who are permitted to carry, 269; for Baptism, placed on a table near the font, 273; how poured into the font 553-6; must not be put in the tabernacle, 612.

Infants — mortality of, 192; baptism of, before fully born, 196-9; living in the womb after death of mother, 201; how baptized in such case, 205-6; how held in baptism, 294, 343; number of, suffocated in bed, 405; influence of nurse on, 408-9.

Insane — baptism of the, 451-2; communion of the, 635; when anointed, 863.

Intention — in administering a sacrament, 187; actual, virtual, habitual, interpretative, ibid.; explicit, implicit, 138; exterior, internal, 139; may affect the meaning of the form, 166.

Interrogations in Baptism — should be always put in Latin, 297-8; may they be repeated in the vernacular? 299-300; or the Creed, 340-1.

Lamp — before the Blessed Sacrament, obligation of having, 615; oil used in, ibid.;
INDEX.

means of maintaining, 616; cannot be kept at night in some churches, ibid.; in the priest's house, 617.

Liturgy—meaning of, 2; nearly all the liturgies of the West called "Roman" before St. Pius V; now only the corrected liturgies so called, 8.

Midwives—should be carefully instructed in the manner of baptizing, 186; only those who hold the Catholic doctrine on baptism should be permitted to act as, 187.

Milk and honey—formerly administered to the newly baptized, 420.

"Misereratam," etc.—"Indulgentiam," etc., how said, 667; in the plural though there be only one communicant, 668; but in the singular before the Viaticum, 815; Extreme Unction, 923; and the blessing "in articulo mortis," 975.

Name—given in baptism, 291; should be a saint's, but another may be tolerated, 292-3; when there are many, all need not be mentioned in the prayers, 290.

Neophyte—newly baptized so called, 521; meaning of, ibid.

Organs of sense—in Extreme Unction, why anointed, 884; unction of the feet and loins not essential, 885; of the five organs, according to the more common opinion, essential, 886; various opinions on the subject, 887; of the five organs with general form, safest and most advisable in cases of necessity, 888; highly probable that a single unction with general form suffices, 890; but not with the form appropriate to one sense 991; usage as to the parts anointed, 892; unction of the loins omitted in many places, but should not, according to the Roman Ritual, unless in the cases mentioned by the rubric, 893; no other unction to be substituted for that of the loins, ibid.; of a priest's hands, 894; of the double organs, 895; when a member is wanted or redundant, 896; ordinary mode of anointing, 926; use of an instrument, 927; the eyes—manner of forming the cross, 928; and of removing the oil, 929-30; the ears, distribution of the words, 931-2; the nostrils, unction applied to each, 933-4; the mouth, 935; the hands, 936; the feet, usually the soles, 937; the loins, cases excepted, 938-9.

Parent—not permitted, unless in extreme necessity, to baptize his (or her) own child, or the child of his wife (her husband) by another, 189-90; doubtful whether an impediment to the use of marriage arises from such baptism, ibid.; but if the parents be unmarried, there results a diriment impediment to their subsequent marriage, which impediment it would in some cases be sinful to contract, 191; not permitted to act as sponsors, the decision with respect to the resulting impediment being the same as when he (or she) acts as minister, 223; parents should be admonished of the danger of keeping infants in bed with them, 404-6; duties of, in selecting a nurse, 407-9.

Parishes—origin of, 100.

Parish Priest—rights of, in administering sacraments, 101;
residence of, 114; should be prompt when called on, 115; bound to administer the sacraments in time of pestilence, 116; must see that the vestments and other requisites be properly kept, 129; bound to instruct the people on the efficacy, use, and ceremonies of the sacraments, 130-1; jurisdiction of, as regards confession, 141-2; rights of, as regards baptism, 184; blessing after childbirth, 563; Paschal Communion, 732-4, 752-9; Viaticum, 770-1; Extreme Uction, 903.

Paschal Communion—who are bound to receive, 731; must be received from one's own pastor or with his permission, 732-3; which may be sometimes presumed, 734; of priests, servants in monasteries, boarders in schools, 735; must be received within the Paschal time, 736; which is often extended by indulg., 737; is the obligation annexed to the time? 738; obligation twofold, 739-40; is one who has not communicated in Paschal time, bound to communicate as soon as he can? 741-4; practical decision, 745; is one bound to anticipate? 746; must be received worthily, 747; penalties on those who do not comply, 748-50; should be received if possible on Easter day, 751; and admini-tered by the parish priest, whose rights are specially consulted for on that day, 752; strangers to be sent to their own parish, 753; unless there be a custom or understanding admitting them, 754; or unless they have acquired a quasi-domicile, or are too far from home, or are "vagi," 755-9; required sometimes to go to the cathedral, 760; sick should get an opportunity of receiving, 762-3.

Paul V—bull of, regarding the Ritual, most probably preceptive, 65-7.

Penal laws—made the observance of some rubrics impossible in Ireland, 80; gave rise to customs against the rubrics not easily abolished, 81-4.

"Peregrini" and "advenæ"—used by some in the same sense, 755; but distinguished by others, 756; how affected by the Paschal precept, 758-60.

Princes—children of, may be baptized in their private chapels, 241; who are to be regarded as, 242.

Public sinners—who are looked on as, 627.

Pyxis—or ciborium, material and shape of, 599, 600; veil of, 601, 663; should be blessed, 602; can be blessed by a priest who has faculties to bless vestments, ibid.; by whom it may be handled, 603; manner of purifying, 622-4; of holding in giving communion, 669, 716-7; small pyxis or "custodia," 800; how carried in private to the sick, 806-7; if brought on first visit, not placed on table at once, 812, 953; manner of giving benediction with, 828.

Quakers—when converted, baptized absolutely, 457.

Renunciations—in Baptism, 332, 482.

Reviviscence—of Baptism, 448; dispositions required for, 449; how explained, 450; of Extreme Uction, 882.

Rite—by some distinguished from "ceremony," 5; but
generally used in the same sense, 6; meaning of, ibid.

Rochet—canons having the use of, must wear a surplice in administering the sacraments, 121; but may put it on over the rochet, 658.

Roman Ritual—why so called, 7; use of, according to some, not of precept, 64; but much more probably of precept everywhere in the Latin Church, 65-75; toleration of other rituals, 73; of Paul V introduced into Ireland soon after its publication, 79; in Baptism, 284.

Rubrics—origin and meaning of, 1; knowledge of, necessary to the priest, 9; study of, usefully connected with that of theology, 10; yet sufficiently distinct to form a special branch, 11, 12; preceptive and directive, 18, 14; regarding the sacraments mostly preceptive, 15–23; vid. Custom.

Rubricists—authority of, 89; consent of, shows the meaning of a rubric, 90; must yield to a decree of the S. C. R., 91; often divided in opinion, 92.

Sacraments—Council of Trent on the ceremonies of, 16, 94-7; general definition, 98; effects of, 99; instructions on, 130–2; admonition as to the manner of receiving, 143; of which the Ritual treats, 145; matter and form of, 154–5.

Minister of, sanctity required in, 104–6; if conscious of mortal sin, recommended to confess, though not strictly bound, 107–13; should look over the rubrics, and say a short prayer before administering, 117–8; vestments of, 119–25; how he should pronounce the form and recite the prayers, 138–4; should use the Ritual, ibid.; demeanor of, 135; must avoid what would leave him open to any suspicion of simony, 140.

— form of, change in, substantial or accidental, 133; union of, with the matter, 134; condition in, how expressed, 873.

Sacred Congregation of Rites—institution of, 25; vid. Decrees.

Salt—used in Baptism, mentioned by early writers, 270; special blessing for, 271; not to be given for any other use, but kept exclusively for Baptism, ibid.; where placed in the ceremony, 274; form of blessing, 311–3; ceremony of administering, 314.

Sarum Ritual—some ceremonies of, observed in Ireland, 79.

Soutane—or “vestis talaris,” ordinary dress of the priest, 119; where it is not, should be put on with the surplice in administering sacraments, ibid.; in the church at all times, and in the houses of the sick whenever it can be conveniently brought to them, 917; but very often it cannot, ibid.


Sponsors in Baptism—mentioned by earliest writers, 218; duties of, 219; selection of, ibid.; two at most should be admitted, 220; can more than two contract the relationship? 221; should be of different sexes, 222; must have attained a certain age, and have received confirmation, 224–5; conditions required to act validly as, 236; not required in private baptism, 237; required when the cere-
INDEX.

monies are supplied, 228; who are excluded from the office of, 229-31; Catholics alone can be admitted as, 232; in many dioceses secular clergy forbidden to act as, 233; can act by proxy, 234; present the infant at the church door, sometimes within, 288-9; should touch the child physically, 343; in Baptism by immersion, 347; to be admonished regarding relationship contracted, 400-3; in baptism of adults, 512, 522.

Stone—how worn over the surplice, 123; over the alb, ibid.; different colors of, ibid.; prayer in putting on, 124; two required in baptism, 278; or one which may be either white or violet, but better of both colors, so that it may be reversed, 279, 953; imposition of, in baptism, 319-21, 500; change of, 389, 510; in blessing after childbirth, 566, 569; in giving communion, 658; worn by a priest in receiving Communion, 676, 693; in administering the Viaticum, 798-9; in Extreme Unction, 919; when they are administered at the same visit, 953; in the Apostolic benediction "in articulo mortis," 969.

Surplice—worn only over the "vestis talaris," 119; variety in form of, 120; prayer in putting on, 122; alb instead of, 286, 729; obligation of wearing, in giving Communion, 658; in administering the Viaticum, 798; and Extreme Unction, 918.

Tabernacle—keys of, 604; material and form of, 605-6; must not be made the support of a sacred picture or relic, but may be surmounted by a movable cross, 607; and serve, when required, to support the remonstrance at exposition of the Blessed Sacrament, 608; ornaments of, 609; must not let the pyxis be seen within, ibid.; veil of, should be, in color, suited to the office of the day, but may be always white, 610; interior of, lined with silk, and having a corporal fitted to it, 611; should contain nothing but the Blessed Sacrament, 612; blessing of, 613; on what altar placed, 614.

Table—to be placed at the door or porch, having some of the requisites in solemn baptism, 273-4; another near the font with other requisites, 278, 280; to be prepared in chamber of the sick for the Viaticum, should be covered with clean linen, and have on it a crucifix and two wax-candles, 792; serves also for Extreme Unction alone, one candle suffices, 904.

Towel—required in Baptism, 281.

Unctions—vid. Baptism, Organs.

Veil—or fillet after unctions with chrism, 351, 518.

Vessels—for containing the Blessed Eucharist, by the general law of the Church, should be handled only by persons in holy orders, 603; while actually containing it, can be touched only by those in deacon's orders, but when not containing it, may, according to the custom in many places, be handled by clerics, sacristans, or any person having a reasonable cause, ibid.; where the custom does not exist, leave should be obtained from the ordinary, ibid.

Viaticum—meaning of, 764; precept of receiving, 765; if one communicated through devotion in the morning, 766; should
be administered before the sick lose their faculties, 767; denied to public sinners, unless they have made reparation for the scandal, 768; rights and duties of the pastor with respect to, 770; duty of warning the sick, 771; administered with the form "Accipe frater," etc., whenever there is probable danger of death, 772; whether the person be fasting or not, 773; may be repeated if the person desires it, 774; though not fasting, at least after an interval of some days, and in many cases even every day, 775; according to some, with the form "Corpus Domini," etc., 776; but more probably, as long as the danger continues, with the form "Accipe," etc., 777; must be received worthily, 778; fast, if inconvenient, not required, 779; when administered to the insane, 781; how, when, with what precautions in cases of cough, vomit, etc., 782; sick, not in danger of death, must be fasting before communion unless dispensed by the Pope, 784; but may communicate in certain cases soon after midnight, 787; brought to the sick only for communion, not merely to be seen or adored by them, 788; how carried in procession, 789; how by the priest without attendants, 801; 780; should not be brought at night unless in necessity, 808; preparations to be made in the sick room, 792; small box containing all requisites recommended in some cases, 796; vestments required, 797.

—order of, salutation entering the chamber, 808; placing the pyxis on the table, 809; sprinkling holy water, 810; and prayer, 811; confession of the sick, 812; should be heard before placing the pyxis on the table, if brought privately on first visit, ibid.; in some cases need not be fully heard, 813; "Misereatur tui," etc., in the singular, probable reason of, 815; form "Accipe," etc., should be used, unless in very rare cases, 818; but when communion of the sick is not "per modum viatici," the ordinary form is used, 819; the other prayers and ceremonies being the same, 820; in urgent necessity should be administered at once if the person can swallow, 821; what if it should remain in the mouth? 823; may it be administered with an instrument? 824; ablation of the fingers, 825; given to the sick, or thrown into the fire, 826; benediction with the pyxis, 828; psalms, etc., when there is a procession back to the church—and indulgences for accompanying the Blessed Sacrament, benediction, etc., 829; when only one particle is brought, 834; benediction is given with the hand, 835; and the pyxis may be at once purified, 837; but if more than one be brought, though privately, benediction should be given with the pyxis, 838; when administered during the last days of Holy Week, 839; "intra misum," 840; to two or more together, 841.

—and Extreme Unction, in immediate succession, to be observed in administering. 952; if followed by the benediction "in articulo moris," 955; 7.

WHITE GARMENT—presented in baptism, 282; piece of linen serves as, ibid., 353; formerly worn by the neophytes for some time after Baptism, 352, 510, 524.
SUPPLEMENT

TO THE

NOTES ON THE RUBRICS.

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PENANCE AND MATRIMONY.
ON THE SACRAMENT OF PENANCE: "DE SACRAMENTO PÆNITENTIÆ."

Cum igitur pænitentem absolvere voluerit, injuncta eii prius, et ab eo acceptata salutari pænitentia, primo dicit: Misereatur tui omnipotens Deus, et dimissis peccatis tuis, perducat te ad vitam æternam. Amen.

981. The rubric prescribes that the confessor impose the sacramental penance before he gives absolution. It can rarely happen, unless the penitent be "in articulo mortis," that there is sufficient reason for acting otherwise. Theologians, however, commonly teach that the penance may be imposed after absolution. (Vid. Lig., lib. vi, nn. 514-8 in parenth.) There is no doubt that it will have the same sacramental effect whether it is imposed before or after absolution; and, therefore, the confessor, if he forgets to impose it before absolving, should take care to impose it immediately after. (Gury, vol. ii, n. 523.) It is in accordance with the judicial order, which should here be followed, that the penance be imposed and accepted before the penitent is absolved; and as the rubric prescribes this order, it cannot, we think, be looked on as merely directive. The confessor is clearly bound to follow it, unless there be some reasonable cause for acting otherwise. He may be easily excused, however, by inadvertence, especially when, after hearing the confession, he spends some time in giving advice and direction.

It is certain that the mere inversion of the order is not in any case a grievous sin; and some even hold that the confessor may, without any fault, defer the imposition of the penance until after the absolution, when he fairly presumes that the penitent is willing to accept it. (Gury, n. 523.)

982. "Misereatur tui," etc. This prayer is to be said always in the singular.
ON THE SACRAMENT OF Penance.


Dominus noster Jesus Christus te absolvat; et ego auctoritate ipsius te absolvabo ab omni vinculo excommunicationis, suspensionis, et interdicti, in quantum possum, et tu indiges.

The priest is directed to raise his right hand towards the penitent while pronouncing the words, Indulgentiam, etc. It was the practice in many places to raise the hand over, and even to place it on, the head of the penitent. This was in fact the usage of the Church for many ages (De Herdt, 201—Catal.), and it is permitted by the ritual of Mechlin, where the confession is heard "extra sedem confessionalern." (De Herdt.)

Considerable latitude is admitted in interpreting the expression, even when the ceremony which it implies is necessary to the validity of a sacrament. Still greater latitude may easily be admitted when, as in the present case, the ceremony does not in any way affect the validity of the sacrament. It is not improbable, therefore, that the "impositio" prescribed by the ancient rituals was often little in practice more than the raising of the hand, as prescribed by the present rubric.

983. But in the confessional as now constructed, the priest can do no more than raise his hand towards the penitent. It is recommended, however, that the priest do so, by directing the palm rather than the little finger towards the penitent, so that the ceremony may approximate more to the literal "impositio manus" which was formerly in use. (De Herdt, ibid.) He keeps the hand in this position until he has pronounced the words, Ego te absolvam a peccatis tuis. He then makes the sign of the cross, as if blessing the penitent, while he says, "In nomine Patris et Filii," etc.; and for this purpose he turns his hand so as to direct the little finger towards the penitent.

984. It is the common opinion of theologians that the essential form of the sacrament is found in the words, "absolvo " te." (St. Lig., 430, Dub. 1.) This may be inferred from the Council of Trent (Sess. 14, cap. 3), and from the Catechism of the Council (p. ii, n. 14: Est autem forma, Ego te absolvam). Some, however, maintain the words, "a peccatis tuis," are also essential, while all are agreed that it would be a mortal sin to omit them.
985. The forms given by the most ancient rituals are invariably found to contain the foregoing words, although not always in juxtaposition as we have them here.

The words, "In nomine Patris," etc., are certainly not essential, but it is commonly held that the omission of them would be a venial sin. (St. Lig., l. c., Dub. 3.)

We find them sometimes mixed up with the words of a long prayer, in which several words intervened between "a peccatis tuis" and "in nomine Patris," etc. (Catal., page 229.)


986. The word deinde is, in some editions of the Ritual, printed in rubric type, and in others in the same type as the words immediately before and after it. A question, therefore, has been raised whether the priest should regard it as part of the text, and say . . . "et tu indiges. Deinde ego te," etc., or look on it simply as a rubric, and say . . . "et tu indiges. "Ego te," etc. The question was proposed by the Bishop of Verona to the Congregation of Rites in the following form: "Utrum in forma absolutionis verbum Deinde, in nonnullis editionibus rubro charactere impressum, omissendum sit?" and the Sacred Congregation answered simply, "Nihil in novandum." (Veronen., 11 Martii, 1837.) The same answer was sent some years afterwards to a priest of Vigevano, who proposed the same question. (Vigevanen., 27 Febr., 1847.) The meaning of this answer, however, is not very clear, for it may still be doubted which is the innovation—the use or the omission of the word. The vote of the consultor might clear up the point; but, this not being published, the question to a great extent resolves itself into one of accuracy and authority as between different editions of the Ritual.

987. There is no doubt that recent editions of the Ritual printed in Rome have the word in rubric type. The latest Propaganda edition has it so printed. Now, there is a strong presumption that in this edition the word is correctly printed, not only on account of the careful supervision to which books—especially liturgical books—printed at the Propaganda are subjected, but also because particular attention would most probably be directed to the printing of this very word on account of the controversy raised about it. Hence, we find that those who touched on the question within the past few
years, as Ballerini (Annot. ad Gury De Pænitentia, n. 426), and Vavasseur (Du Sacrement de Penitence, n. 101, note), are inclined to regard the word as a rubric. Baruffaldi is often cited, amongst others, by Vavasseur (loc. cit.), as holding this view, but he seems to us to hold the opposite. He says, indeed, that “deinde” does not belong to the substance of the form in such a way that without it the absolution would be null; but he is far from saying or implying that it is not to be pronounced by the priest, since he concludes by recommending in practice the opinion of Nicole: “Æquum esse pronunciari tale verbum.” “Quærunt nonnulli,” he says, “inter quos Nicolius, Flosco, (Verb. Absolutio), et Sar- nell (Epist., Eccl. tom. 4, ep. 42), an adverbium illud deinde sit necessario pronunciandum in forma absolutionis adeo ut eo verbo praetermo, absolution sit invalida. Nicolius respondet æquum esse pronunciari tale verbum; Sarnellus, vero, possit stare absolutionem licite et valide opinatur abs- que tali verbo. In tali dubio quid resolvendum? Quicquid sibi libuerit aget confessarius, adverbium enim illud non est de substantia formæ absolutionis: tutiorem opinionem crederem illum Nicolii.”

988. Catalani expressly rejects the opinion that the word belongs to the rubric, and insists... “adverbium illud deinde, quod eodem charactere exaratum absolutioni pecce- torum immediate præmittitur, ut in nostro § II videre est, recitantum esse cum ipsa absolutione velat ejusdem contextum.” The edition of the Ritual which Catalani had before him, and to which he here appeals, was that published by order of Benedict XIV, as appears from what he states in the dedication of his work to that Pontiff. He cites also, in favor of the same view, the “Instructiones” of St. Charles (Act. p. iv, De Sacramento Pænitentiae, p. 434), which are very minute both as to the ceremonies to be observed and the words to be used by the priest in giving absolution; and in them “deinde” is printed in type indicating that it is to be pronounced by the confessor. Now, there is reason to believe that the Roman Ritual was compiled in great part from these “Instructiones.” In fact its rubrics are taken from them verbatim. It is not unreasonable, then, to conclude that, when two editions of the Ritual differ as to a word, the more exact is that which agrees with the text of the “In-
989. Fornici, who was a consultor of the Sacred Congregation of Indulgences and professor of Sacred Liturgy in the Roman Seminary, adopts the view, and almost the very words, of Catalani. As a reason why the priest should use the word, he says: "Præmissitur illud (deinde) peccatorum absolutioni, quia primo confitens absolvendus est a censuris; deinde a peccatis. Et cum absolutio a peccatis sequatur illam a censuris, sacerdos qui utramque impertititur, in formula absolutionis recitare debet etiam adverbium conjunctivum, ut evidenter dignoscatur diversas esse absolutiones, quæ in uno actu jurisdictionali conjunguntur."

990. De Herdt makes no reference to the controversy, nor does he even give the words of the Ritual. Falise simply gives the formula of the Ritual with "deinde" as part of the text. (Du Sacrement de Penitence, § II, n. 7.) Bauldry understands the Sacred Congregation, in the answer above cited, to condemn the omission of the word as an innovation. (Expositio Rubricarum, pars iv, De Sacramento Pænitentiae.) Schneider states the doubt almost in the words of Baruffaldi above cited, and resolves it by saying: "Vocabulum 'deinde,' licet in nonnullis editionibus Ritualis Romani rubro sit charactere impressum, ad formam tamen integram spectat." (Manuale Sacerdotum, etc.; De Sacramento Pænitentiae, § Forma Absolutionis, in nota. Editio sexta, Colonæ, 1871.) As he refers, in support of this opinion, to the answer of the Sacred Congregation, he evidently understands it in the sense in which it is understood by Bauldry. And in fact this interpretation derives some probability from the form in which the question is put. For it is simply asked whether the word should be omitted, because in some editions it is printed in red type. Now, this seems to imply that, up to the date of the question, 1, the word was in most editions printed as part of the text, and, 2, that usage was against the omission. The Sacred Congregation therefore, by answering, "Nihil innovandum," may be, not unreasonably, understood as deciding that the word should not be omitted.

991. The editions of the Ritual hitherto in common use in Ireland, England, and America, have "deinde" printed as part of the text, and confessors in these countries have universally pronounced it as such. The same, we believe, holds also for France, Belgium, and Germany. Some very recent editions, as, e. g., that of Mechlin, 1869, have the word in red, as it is in the Propaganda edition; but that this has not
affected the practice of the clergy, may be inferred from the note of Father Schneider above cited.

992. In the present state of the controversy, and until the Sacred Congregation gives a clear decision on the point, we think the confessor is free to follow in practice whatever opinion he pleases; for it is hardly necessary to observe that the use or the omission of the word does not in any way affect the validity of the sacramental form. We rather incline, however, to the use of the word, for, without doubt, in most countries, the use was, so to speak, in possession, when the answer of the Sacred Congregation was given; and, therefore, to continue that use cannot well be regarded as the innovation forbidden by the answer.

ON THE SACRAMENT OF MATRIMONY: "DE SACRAMENTO MATRIMONII."

993. Matrimony is so called, according to the common opinion, because the female who contracts it undertakes the office and duty of a mother—the words, "Matris munia," from which it is derived, signifying the duties of a mother.

994. This sacred contract was instituted by God himself in the terrestrial paradise, and was elevated by Christ to the dignity of a sacrament of the New Law. For a statement of the Catholic doctrine on this subject, and its vindication against the heretics, see Bellarmine, de Sacramento Matrimonii, tom. iii, p. 725. (Edit. Prag. 1721.)

I.

Parochus admonitus de aliquo matrimonio in sua parochia contra-
hendo, primum cognoscat ex his ad quos spectat, qui et quales sint, qui matrimonium contrahere volunt: An inter eos sit aliquod cano-

995. When the parish priest gets notice that a marriage is about to be contracted in his parish, he is directed by this rubric to ascertain, in the first place, whether the parties concerned are in a condition to contract validly and licitly; whether there is between them any canonical impediment, and especially whether they are acting freely; whether they have attained the proper age, which is fourteen years com-
ON THE SACRAMENT OF MATRIMONY.

plete for males, and twelve for females; and whether they know the Christian doctrine, which it will be their duty afterwards to teach to their children. The inquiries regarding the liberty of the parties and their ages are particularly necessary in the case of young persons whose marriage is arranged by their parents. Great prudence and caution are necessary where there is question of a marriage without the knowledge or consent of parents. Pastors are directed, in the Catechism of the Council of Trent, to instruct children in their duties towards parents and guardians on this head, and to exhort them not to contract marriage without their knowledge or against their wishes. (P. ii, cap. 8, No. 32.)

As a general rule, such marriages are not contracted without sin. It is the common opinion of theologians that children are bound to consult their parents and follow their advice on this matter, at least so far as not to contract a marriage against their just and reasonable wishes. (Lig., 6, 849.) On the other hand, it is certain, from the declaration of the Council of Trent (Sess. 24, cap. i, de Reform. Mat.), that the consent of parents is not necessary for the validity of marriage; and theologians teach that their objections may be in some cases so very unreasonable, that the children are not bound to attend to them. (Lig., ibid., conveniunt autem.) The priest, therefore, when asked to assist at such a marriage, must carefully weigh all the circumstances, and, if possible, arrange matters so that the parents may be induced to consent, or at least may have no reason to complain of him for assisting at the marriage.

996. A sufficient knowledge of the rudiments of faith or of the Christian doctrine is a necessary disposition for worthily entering into the married state. The Ritual directs the pastor's attention to this, and assigns one very urgent reason why this knowledge should be required: that parents are bound to teach their children the rudiments of faith. The Synod of Thurles, adopting the words of the Ritual, directs special attention to the same point. Benedict XIV expressly teaches that the pastor should refuse to marry those who are ignorant of the Christian doctrine, because they are bound sub gravi to acquire a knowledge of it; and if they fail to do so when, as is supposed, they have the opportunity, they are in a state of mortal sin, and, consequently, would be guilty of sacrilege by receiving the sacrament in this state. Now, though the priest be not the minister of the sacrament, his
obligations in regard to it are in many respects the same as if he were. Nor is it lawful for him to sanction, by his presence and authority, a contract which, in the circumstances, would be an act of sacrilege. (De Syn. Dioec., lib. viii, cap. xiv, nn. 4 and 5.) Should the priest, then, find, on interrogating the parties, that they have not this necessary knowledge, he should admonish them of their obligation of acquiring it before the celebration of the marriage, which he is not to permit until he is satisfied that they have acquired it. He must bear in mind, however, what the same great authority observes (ibid., n. 6), that a person may know and believe the principal mysteries of faith, and may have a sufficient knowledge, in his own rude way, of whatever else he is required to know, necessitale præcepti, and yet be so stupid and so deficient in memory as to be unable, even after diligent application, to remember and repeat them. Such persons are not to be refused marriage, but the pastor must take care that what they have learned be frequently repeated to them, so that they may not completely forget it. (Ibid.)

II.

...
precision in the discussion of each question, we do not know any writer on the subject that can be compared with him. Moreover, when theologians are divided on any point, he is careful to state the several opinions, with accurate references to the places in which they are given by the authors; so that the student who desires fuller information on any point, is put in the way of finding it at once.

998. The rubric mentions those impediments that are of most frequent occurrence, and directs the special attention of the pastor to them. He must know how to reckon the degrees of consanguinity and affinity, and when a spiritual relationship is contracted by baptism or confirmation. In tracing degrees of kindred, it is recommended to form a kind of genealogical tree by writing down the name of the common ancestor, and under it the names of his descendants; those of each succeeding generation being placed under those of the preceding, until you reach the names of the parties of whom there is question. Otherwise, by writing down the names of the parties, and over them the names of the parents through whom they are likely to be related, until you reach the common ancestor.

III.

Habest in primis ipse bene cognita præcepta illa omnia, quæ in matrimoniis rite conficiendia servare oportere, sacri Canones, et prescripte sancta Synodus Tridentina jussit: dabiteque operam ut illa in parochia sua accurate exacteque serventur.

999. It is the manifest duty of the pastor to make himself acquainted with the laws of the Church, and especially those of the Council of Trent, relating to the celebration of marriage, and to endeavor, as far as he can, to have them fully observed in his parish. This duty is strongly inculcated in the decrees of the Provincial Councils that have been lately held in almost every country. The Synod of Thurles admonishes parish priests to observe accurately whatever is prescribed by the Roman Ritual with regard to the celebration of marriage. (De Mat., n. 51.)
IV.

Præsertim vero meminerit matrimonia inter raptorem et raptam, dum ipsa in raptoris potestate manserit, inita, nec non clandestina, et quælibet matrimonia, quæ alter quam præsente Parocho, vel alio Sacerdote de ipsius Parochi vel Ordinarii licentia, et duobus vel tribus testibus contrahuntur, ex ipsius Concilli decretis irrita omnino ac nulla esse.

1000. The forcible abduction of a female, with intent to marry her, constitutes the impediment of “raptus.” (Lig., 1107.) It is certain that a marriage between the raptor and his victim, while she remains in his power, would be null. This is expressed by the Ritual in the words used by the Council of Trent: “Dum ipsa in potestate raptoris manserit.” For a full discussion of this impediment, and the cases in which it arises, see Carriere (905 et seq.).

1001. The word “clandestine” was formerly applied to marriages celebrated without a previous proclamation of the bauns, or certain other prescribed solemnities, as well as to those celebrated without the presence of the parish priest and witnesses. It may be used, and is still sometimes used, in this wide sense; but, since the Council of Trent, it is commonly applied only to those marriages that are celebrated “without the presence of the parish priest, or some other priest with permission from him or the ordinary, and two or three witnesses.” Understood in this restricted sense, a clandestine marriage is null and void, according to the decree of Trent. The Council, however, requires that the decree be published in every parish, and it is not binding until after thirty days from its first promulgation. (Sess. 24, De Rit. Mat., cap. 1.) If it be observed in any place, for a considerable time, as a decree of the Council, it is held to be sufficiently promulgated in that place. (Car., 1181.) The decree is at present in force everywhere in Ireland, but is not yet published in England and Scotland.

1002. Many questions of great practical importance regarding the interpretation of this decree are discussed by theologians and canonists; and some of them have been decided by the Sacred Congregation of the Council, and even in Papal Constitutions.

1003. 1°. If the parties belong to a place where the decree is received, and there contract, the marriage must, of course, be celebrated in the form prescribed; otherwise it is null.
ON THE SACRAMENT OF MATRIMONY.

1004. 2°. If they go to a place where the decree is not received, and there contract a clandestine marriage, without having previously acquired a domicile or quasi domicile in the place, the marriage is invalid. (Car., 1187; Lig., 1080, Si quis vero.) This is quite certain for the case in which they go for the purpose of evading the law, or, as is said, "in fraudem legis," as is clear from the responses of the Sacred Congregation, approved by a decree of Urban VIII, and republished and confirmed by Benedict XIV, in the constitution, "Paucis abhinc hebdomadis," of which we have much to say a little further on. But is the decision to be restricted to this case? Carrieremaintains (loc. cit.) that no such restriction is to be admitted, and contends (1188) that the decisions are to be understood, and were understood by Benedict XIV, as against the validity of the marriage, even though the parties had no intention of evading the law, unless they had previously acquired a sufficient domicile. Many eminent authorities, however, maintain that the restriction is to be admitted, and that the marriage would be valid unless the parties acted "in fraudem legis." (Schmalzgrueber lib. iv, tit. iii, 110) De Lugo holds the same opinion. (Resp. Mor. Dub. xxxvi, n. 5.) St. Liguori does not mention the restriction, but simply states that the marriage would be null (l. c.).

1005. Up to the time of Urban VIII it was the more common opinion of theologians that parties going from a place where the decree of the Council of Trent concerning clandestine marriages was in force, to a place where it was not, for the very purpose of evading the decree, could contract a clandestine marriage validly in the latter, even though they neither abandoned their domicile, nor acquired a domicile or quasi-domicile in the place where the marriage took place. Since the publication of the Responses confirmed by Urban VIII, this opinion is no longer tenable; but before the publication of the Responses, the validity of such marriage was maintained by the most celebrated writers on matrimony. Amongst these, Sanchez, who indisputably holds the first place, maintains this opinion. (De Matrimonio, lib. iii, disp. 17, n. 29.) It is also supported by Basil Pontius (lib. v, De Mat., c. 9, n. 4), although this author is ever on the watch to controvert the opinions of Sanchez. Many other celebrated authors who maintained the same opinion are cited by Benedict XIV, in the constitution referred to. They
relied on the axiom that *locus regit contractum*, which is especially true as to the *forms* to be observed in entering into a contract. To the objection that the parties who leave their own parish for the purpose of contracting clandestinely, go there "in fraudem legis," they answer that the parties only use their lawful right by passing from one place to another, where they contract according to the forms prescribed by the Church for that place; or that, if there be fraud, it is one which only renders the marriage illicit, but not invalid. Hence some theologians and canonists of great authority regard the Responses confirmed by Urban VIII and Benedict XIV, not as a mere interpretation of the law of the Council of Trent, but as a new enactment established by the Supreme Pontiffs for the purpose of preventing the law of Trent from being evaded. But, however this may be, it is certain that parties, retaining a domicile in a place where the decree of Trent is in force, and proceeding to a place where it is not in force, for the purpose of contracting marriage there clandestinely, cannot intermarry validly until they have acquired a domicile or quasi-domicile in the latter place.

1006. But can they contract marriage validly before the parish priest of the place to which they have betaken themselves and two witnesses? Certainly not; because, as they have neither a domicile nor a quasi-domicile there, he is not their *proprius parochus*, whose presence is required by the Council of Trent. How, then, can they contract a valid marriage in the place where they now are? Their parish priest, or bishop, or the vicar-general of the diocese, provided he has jurisdiction over the parish where their domicile is situated, can either personally assist at the marriage, as far as the validity is concerned, or delegate any other priest to do so. But if the parties named, on being applied to, refuse to do either one or other of the things mentioned, they must either wait until they shall have acquired a domicile or quasi-domicile in the place to which they have gone, and then they can marry validly, but illicitly, without the presence of any priest; or they must return to their place of residence, where they can contract immediately before their own parish priest or his deputy.

1007. The Responses confirmed by Urban VIII and Benedict XIV are of so much importance that we transcribe them from the constitution, *Paucis abhinc Hebdomadis*. (Vol. xii, Bull. Bened. XIV, pp. 390, 391. Ed. Mechlin., 1827.)
ON THE SACRAMENT OF MATRIMONY.

Quæritur humiliter a Sacra Congregatione: An incola tam masculi quam fœminæ, loci in quo Concilium Tridentinum in puncto matrimonii est promulgatum et acceptatum, transsuntes per locum in quo dictum Concilium non est promulgatum, retinentes idem domicilium, valide possint in isto loco matrimonium sine Parocho et testibus contrahere?

Secundo. Quid, si eo prædicti incola tam masculi quam fœminæ, solo animo sine Parocho et testibus contrahendi, se transferant, habitacionem non mutantes?

Tertio. Quid, si idem incola tam masculi quam fœminæ, eo transferant habitacionem illo solo animo, ut absque Parocho et testibus contrahant?

Die 5 Septembris: Sacra Congregatio Cardinalium Concilii Tridentini Interpretum, ad primum et secundum respondit, non esse legitimum matrimonium inter sic se transferentes cum fraude.

Ad tertium respondit, nisi domicilium vere transferatur, matrimonium non esse validum.

Urban VIII, in 1627, issued a brief confirming these Responses.

1008. It is quite certain, therefore, that, if the parties go from a place in which the decree is in force, to a place in which it is not, for the purpose of evading the law, and there contract clandestinely, the marriage is invalid. But is the decision to be restricted to this case? We have seen that Carriere (n. 1188) maintains that it is not, and that the decisions are to be understood, and were understood by Benedict XIV, as against the validity of the marriage, even though the parties had no intention of evading the law, unless they had previously acquired a domicile or quasi-domicile.

And this would certainly appear to be implied by the response to the first and second questions proposed by the Archbishop of Cologne; which were answered by the Sacred Congregation, and confirmed, as already stated, by Urban VIII. The sole difference between the first and second questions is, that in the first there is no mention of the parties having gone to the place where the decree against clandestine marriages was not in force, for the purpose of contracting there; and in the second it is supposed that they have gone with such intention. The same answer is given to both interrogatories: “Non esse legitimum matrimonium inter sic se transferentes cum fraude.” The only reason for doubting that the marriage would be invalid, whether the parties went to
the place for the purpose of contracting marriage there, or for some other purpose, must be derived from the words *cum fraude*. But to this it may be replied that, for instance, if two Catholics, having their domicile in Ireland, should go for a few days to England for recreation or on business, and contract marriage there, either privately or in presence of a priest and witnesses, without obtaining the authority of their own parish priest, they would act "in fraudem legis." It certainly appears to us that such a marriage would be regarded as invalid. No doubt some eminent authorities, as Schmalzgrneber (lib. iv, tit. iii, n. 110), hold the contrary. But this great author treats the question very briefly, and Lugo (Resp. Moral., lib. 1, Dub. 36, n. 5), though often quoted for the same opinion, does not maintain that the marriage would be valid, even if the parties did not go to the place for the purpose of contracting a clandestine marriage, nor does he rely much on the words *cum fraude*. As he is often said to have shown that the decisions can be understood only of the case in which the parties act "in fraudem," it may be well to quote his words: *"In quo cardinalium response illos doctrinam restrinxisse ad eos qui ex industria per breve tempus transit ad locum alium, ut sine parocho et testimone contraheant, et ideo addiderunt forasse in response verba illa, cum fraude, quæ in interrogatione non fuerint formaliter expressa: quo casu negari non potest, communem doctorum sententiam negare matrimonium illud posse valide fieri, quidquid sit, un in alis casibus valeat, quando ad negotia, vel mercimonia, aut ob alios eventus ibi contrahentes inveniuntur, de quibus cardinales nihil voluerunt definire." But we have already shown that the question as to the intention was formally put in the second question, and therefore designedly left out of the first; and we therefore think that the marriage would be invalid, even if the parties had not gone to the place without the intention of contracting clandestinely in it.

1009. Moreover, Benedict XIV proves that the Sacred Congregation always adhered to the response given to the interrogatories of the Archbishop of Cologne, by citing a decision given by it on the 16th of December, 1640, which was as follows: "Sacra Congregatio censuit non valere matrimonium contractum coram parocho loci, ubi contraheentes reperientur non animo ibi domicilium contrahendi." Now, this decree, as well as all those which declare to be void all marriages contracted "coram parocho rurali," whether the
parties have gone there to get married, or for recreation, or on business, clearly shows that all marriages contracted by parties in a place where they happen to be at the time, without the intention of acquiring a domicile or quasi-domicile in said place, are invalid.

1010. We have said above that the marriage would be invalid, unless the parties have previously acquired a domicile or quasi-domicile in the place; for, if they have, the clandestine marriage would be valid, according to all, because they would then be in the same condition as the inhabitants of the place, enjoying its privileges, as well as subject to its laws. And this holds, even though they may have left their former residence for the very purpose of evading the decree of Trent. This is clear from the answer to the third of the queries contained in the constitution, Paucis abhinc, already quoted. (See also Car., 1194; Lig., loc. cit.) But if they have not acquired at least a quasi-domicile in the place, it is necessary, for the validity of the marriage—or, at least, to remove all doubt about its validity—that it be celebrated according to the form prescribed by the decree; and, consequently, the parish priest of one of the parties must be present to assist at it, or some other priest with his permission. Hence, for instance, if two persons from Dublin go to London, and wish to get married there, before either of them has acquired a quasi-domicile, the marriage must be celebrated before the parish priest of either (who might happen to be in London at the time), or before another priest, with his permission or the permission of the Ordinary of Dublin.

1011. 2º. If the parties belong to a place where the decree is not received, but contract marriage in a place where it is received, the marriage would be invalid, unless celebrated according to the form prescribed. This is the common opinion according to Carriere, 1187, and St. Liguori, 1080, who quote several authors, Sanchez, Pontius, etc. Carriere, while admitting it to be the opinion of most theologians, thinks the opposite opinion more probable (1194). Gury, however, gives it as certain (p. 640), and in practice we must regard it as such.

1012. But who is the parish priest in this case? Is it the parish priest of one of the parties, or of the place in which the marriage is celebrated?

1013. On the one hand, it might be maintained that since,
if the marriage took place in their own country, the presence of the parish priest of one of the parties would not be required for its validity, it is hard to suppose that it would become necessary, when they, in some manner, withdraw from his jurisdiction by going to a place where the decree of Trent is received. It might be said, moreover, with Carriere (1190), that, since the decree is not published in his parish, he is not that authorized witness deputed by the Church to assist at the marriage, however his presence might be desirable in other respects; and if this be true, when the marriage is celebrated in his parish, it ought to hold a fortiori when it is celebrated elsewhere. Again, it is a general principle in the law of contracts, that the forms or the formalities to be observed in making them are those that are required in the place where they are entered into, according to the axiom, "locus regit actum:" and it is on this very principle that theologians and canonists maintain the necessity of complying with the decree of Trent in the case now under consideration; but this principle founds a kind of presumption in favor of the parish priest of the place, unless when it is clearly shown that not he, but some other, is authorized to assist.

1614. On the other hand, it is certain, as we shall see, that the parish priest whose presence is required by the Council is the parish priest of one of the parties, and not the parish priest of the place as such; and therefore, since it is supposed they have a parish priest, and are not "vagi," whose case is exceptional, it would seem that his presence is required; and, in fact, Lacroix (lib. vi, pars 3, n. 713) infers that, because, according to the common and true opinion, the marriage, even if contracted before the parish priest of a parish in which the parties now are, but where neither of them has a domicile or quasi-domicile, would be invalid, therefore their own parish priest, in whose parish the decree of Trent is not in force, or his deputy, should assist at the marriage to render it valid. Lacroix does not give the authority of a single theologian or canonist for this opinion; and he quite overlooks the hypothesis, that neither the parish priest of the place where the parties have neither a domicile nor quasi-domicile, nor the parish priest of the place where they have a domicile, but in whose parish the decree of Trent has not been published, can assist validly at the marriage when contracted where the decree binds; and that such parties cannot contract a valid marriage except by acquiring a domicile or quasi-domicile in the place
where they now are, or by returning to their own country, where, as far as the validity is concerned, the presence of a priest is not required. We do not say that this case has been settled, as we have not seen an express decision on the point; but we consider it so probable, that, until a decision shall have been given by the Holy See, no priest could act on the contrary opinion without grievous sin. Then, if two Catholics come from England or Scotland to Ireland, in order to marry validly, they must acquire a domicile or quasi-domicile in the latter country, or return to the former.

1015. It follows from what we have stated, that, if a Catholic domiciled in Ireland agrees to marry a Catholic domiciled in England, the marriage, if contracted in Ireland, will be invalid unless solemnized before the parish priest and witnesses; but, if contracted in England or Scotland without the presence of the parish priest or witnesses, it will be valid, but illicit. The decision in both cases rests on the principle, that locus regit contractum. This case had been decided by the Sacred Congregation. (Lacroix, loc. cit., n. 714.)

1016. It may be observed that a clandestine marriage is always valid when one of the parties is exempt from the law of Trent, even though the other may be subject to it. (Car., 1227.) Hence, e.g., a person from Ireland who contracts a clandestine marriage in Scotland with a native of the place, or one having a sufficient domicile there, is married validly.

1017. Another priest, with the permission of the parish priest or of the ordinary, can validly assist at the marriage, according to the words of the decree, which are here given in the Ritual. The permission must be clear and express. It is not sufficient that it be presumed, or that it certainly would be given, if asked for. (Car., 1330 et seq.) It must be a permission that actually has been given, and in virtue of which he assists. It is sometimes a question whether it be included in a general permission or appointment to administer sacraments in a parish. Whether it be or not, evidently depends on the intention of the bishop or parish priest; and this may often be determined by the circumstances, or by the recognized custom in the place.

1018. If the curate has this permission, without any expressed or implied limitation, it is certain, 1°, that he can himself assist at the marriage of any parishioner when the marriage is celebrated in the parish (Car., 1344); and 2°, that he can assist, just as we shall see the parish priest can,
at the marriage of his parishioner, even in another parish, unless his delegated powers be specially restricted.

1019. The presence of the priest must be such that he can, morally speaking, be a witness of the marriage; and, therefore, he must have some notice of the intention of the parties to contract before him. (Car., 1263, 1264.) The same may be said of the witnesses. (Ibid., 1265.)

1020. At least two witnesses must be present with the parish priest. It is the common opinion of theologians that any persons having sufficient intelligence to testify to the marriage may be admitted as witnesses. (Car., 1350.) Both must be present at the same time with the priest, and must be present also in such a way that they could afterwards bear testimony to the marriage, if called on. (Ibid., 1351.)

V.

Est antem proprius Parochus, qui adesse debet, is, in ejus parochia matrimonium celebratur, sive viri, sive mulieris.

1021. The "parochus" whose presence is required, is here stated to be the parish priest in whose parish the marriage is celebrated, whether he be the parish priest of the man or of the woman. When the parties are from different parishes, it would seem from the rubric that the parish where the ceremony is performed should determine the parish priest whose presence is required; but the matter having been referred to the Sacred Congregation, it was decided that the presence of the parish priest of either is sufficient, no matter in which of the parishes the marriage is celebrated (Car., 1275); no matter, indeed, where, in what parish or what diocese it may be celebrated (Car., 1266, Lig., 1081). In Ireland, however, as in most other countries, the ceremony usually takes place in the parish of the bride, and is performed by her parish priest, or at least with his permission; and it is but right and proper in all cases to have the consent of the parish priest of the parish where the marriage takes place (Car., 1. c.): and it would certainly be a grievous sin to give the solemn nuptial benediction without it (Lig., 1087).

1022. The chief point to be here determined is, the residence necessary in any place in order that a person may be able validly to contract marriage before the parish priest of that place.

1023. 1°. It is certain that the fact of being born in any
parish is not enough, if the person has ceased to reside there. (Bened. XIV, Inst. xxxiii, n. 6.)

1024. 2°. It is certain also that it is sufficient to have a fixed residence or domicile in a parish. (Car., 1273.) A person is said to have a "domicile" in a place when he resides in it, and intends to reside in it permanently. He can acquire it at once on coming to a place, if his intention of residing permanently be sufficiently manifested, as it often is by the circumstances (ibid.), as, e.g., if he has transferred his movable property to a house which he has purchased and fitted up as a residence, etc.

1025. 3°. If a person has two domiciles in two different parishes, which he may have, if he resides in them alternately, and for about an equal length of time in each, he is free to marry before the parish priest of either. (Car., 1274.)

1026. 4°. If a person, having a domicile in one parish, goes to another with the intention of residing there for a considerable time ("per tempus notabile"), and sufficiently manifests this intention, he acquires a "quasi-domicile" in that place. This is not unfrequently the case with students, lawyers, and other professional men, persons holding situations in certain public offices, etc. Theologians seem to be agreed that a person acquires a quasi-domicile at once if he sufficiently manifests his intention of residing in a place for a tempus notabile, and really has such intention: but the question is, whether such a quasi-domicile would suffice for marriage without the previous residence. Carriere is of opinion that it does suffice (1277). Bouvier is inclined to the same opinion (De Mat., Art. v, § i). We consider this opinion to be true, from the number and authority of theologians and canonists who hold it, some of whom we shall quote further on. In the meantime we consider it practically certain: 1°, because Benedict XIV (Inst. xxxiii, n. 11, in fine) cites a decision of the Sacred Congregation to the following effect: "An valeat matrimonium contractum coram parocho illius loci, ubi contra hentes reperiuntur, non animo ibi domicilium contrahendi, sed recreationis causa. Et quid, si contra hens ibi more tur tanquam praetor, judex, seu medicus temporalis." The Sacred Congregation answered that, in the first case, the marriage was invalid, in the second, valid. Secondly, because this opinion, as we have said, has been maintained by the greatest writers on matrimony. It will be sufficient to quote here Sanchez (De Mat., lib. iii, disp. xxiii, n. 14), who says: "Hinc
ON THE SACRAMENT OF MATRIMONY.

"infertur 1°, non opus esse expectare ut majori anni parte bi
"in parochia aut diœcesi habitarint, sed statim ac animum
"habitandi majori anni parte habentes, incipient habitare, effici
"parochianos, et posse omnia dicta" (amongst which, assisting
at their marriage is included) "erga illos exerceri. Sicut enim
"ad domicilium nullius temporis habitatio requiritur, sed statim
"ac quis incipit habitare; eum animo perpetuo habitandi, illud
"acquirit. . . sic statim ac quis incipit habitare animus habens
"habitandi toto tempore requisito, efficitur parochianus." The
same doctrine is held by the Canonists. (Cf. Barbosa De
Officio Parochi, Part II, c. xxi, n. 36, and many more, a few
of whom we shall quote further on.)

1027. It is, therefore, commonly admitted by theologians
and canonists that two things are necessary and sufficient to
constitute a quasi-domicile: 1° That the person shall have
the intention of dwelling in a place for a notable time; and
2°, that he shall have actually commenced to dwell in such
place, and that he shall have sufficiently manifested his inten-
tion of dwelling there for a notable time. When these two
things concur, the quasi-domicile is acquired at once. The
animus, being essentially an act of the mind, can only be known
by external acts, such as taking a house, or apartments, or a
shop in which a person is to dwell, for a "tempus notabile."
The decision of the Sacred Congregation, quoted by Benedict
XIV, in the constitution, "Paucis abhinc," which we shall
presently transcribe, proves at least this much—that the
actual dwelling of a person in a place for a month, in the
absence of any sufficient indication that he is going to leave
it soon afterwards, may generally be regarded as a sufficient
external manifestation of his intention to remain there for a
notable time. But supposing that the intention must in this
case extend beyond a month, the marriage would be invalid
unless such intention actually existed; for the mere external
indication would not supply the intention, any more than the
former indications, such as taking a house for six months,
would, supposing the person only intended to remain in the
place until he should succeed in getting married.

1028. We say an intention of remaining for six months
would certainly suffice, but we do not say that it should
necessarily extend to so long a period. Schmalzgrether,
with many other canonists of great authority, thinks that a
few (aliquot) months may be considered a tempus notabile
anni, and that therefore the intention of remaining for this
ON THE SACRAMENT OF MATRIMONY.

period will suffice. "Conformius autem juri sentire videntur
"quid diciunt, sufficere propositum habitandi per aliquot menses,
"praecipe si domus, conclave, taberna, etc., fuerant conducta."
(Schmaltzgreuber, lib. ii, tit. ii, n. 19.) Who adds: "Nullum
"vero dubium, conditionibus hisce verificatis statim post
"habitationem acceptum quasi domicilium acquiri." The
opinion that the quasi domicile, the requisite conditions being
observed, is acquired at once, is taught by Barbosa de Parocho
(p. 2, c. xxi. n. 35), by Giraldi, Sanchez, et aliis passim; so
that, as already stated, we regard it as practically certain that
a person actually dwelling in a place with the intention of
continuing to dwell there for six months, who has sufficiently
manifested that intention, may be married before the parish
priest of that place, immediately after he has commenced
to dwell in it.

1029. Nor is this opinion opposed to the teaching of
Benedict XIV, in the constitution, "Paucis abhinc," in which
he says: "Post hæc necessarium fore censenum nonnihil
"adjudicere, ut in propatulo sit quidnam requiratur ad quasi
"domicilium addiscendum. Verum hæc in re non alio
"pacto responderi potest, nisi quod antequam matrimonium
"contrahatur, spatio saltem unius mensis ille, qui contrahit,
"habet in loco ubi matrimonium celebratur." Because,
the Pontiff adds: "Definitiones Cong. Conc. hæc de re ob-
"servari poterunt apud Fagnanum in cap. Significavit de
"Parochis, ubi eorumdem contextu perpenso, hæc habet sub.
"num. 39. Vir et mulier Trajectenses timentes impedimentum
"a parentibus, cum ad vicinam urbem Aquisgranam se
"contulissent, et ibi aliquamdi morati matrimonium con-
"traxissent, Sacra Congregatio, consulta super validitate,
"censuit, exprimendum tempus quo contrahentes Aquisgranæ
"manecerunt; quod si fuerit saltem unius mensis, dandum esse
"decisionem pro validitate; aias de novo referendum in
"congregatione." From these last words, which, though given
by Fagnan, from whom Benedict XIV has taken the decision,
are strangely omitted by the Pontiff, it is clear that the Sacred
Congregation did not regard the previous residence of a
month as absolutely necessary, provided it should be prov-
d from other circumstances that the parties had manifested her
intention of residing per tempus notabile in the place where
the marriage took place.

1030. It is clear also from what the Pontiff adds, immedi-
ately after quoting the decision of the Sacred Congregation,
that he did not regard a month's previous residence as absolutely necessary to constitute a quasi-domicile in ordine ad mat. contrahendum: "Natalis Alexander," says the Pontiff (in Theol. Dog et Moral., lib. ii, De Sac. Mat., c. ii, a. ii, Regul. 6), "animadvertit, ad acquireendum quasi domicilium, oportere ut contraentes, antequam matrimonium celebrent, tanto tempore eo in loco ubi copulabantur, fuerint commorati, ut ibidem cogniti jam sint, atque perspecti." In this passage there is no mention of a month's previous residence being necessary, but only that the parties should have resided in the place where the marriage is to be contracted for a period long enough to make them well known in it. It is clear that a previous residence regarded in this light concerns the lawfulness rather than the validity of the marriage; for it is equally applicable to all strangers, whether they come to a strange place to reside permanently or only temporarily in it. And, in fact, although Natalis Alexander, in the Rule quoted by the Pontiff, treats the question of quasi-domicile, yet, in the little paragraph which he adds at the end, to which the Pontiff alludes, he clearly includes the domicile as well as quasi-domicile. His words are: "Observavi tamem oportent statuta moreisque Diæcesium quoad tempus constituendo domicilio, seu domicillii juri acquirendo, ad effectum matrimonium contrahendi praefixum. Eo certe tempore contraentes in Parochia manisset esse est, quod sufficiat ut ibi noti sint." These words certainly apply to all strangers, whether they acquire a domicile or a quasi-domicile, and regard the licitness rather than the validity of their marriages.

1031. The next question is, whether a month's residence in a place is sufficient to render valid all marriages contracted after the lapse of this period, although the parties intend to return to their former domicile immediately afterwards. Carricrie (n. 1285), and the author of the Praelectiones Juris Canonici habita in Seminario S. Sulphii (pars i, a. 3, n. 244), Gury (n. 846, who, however, excludes the case of parties who reside in the country for the purpose of recreation, or ad negotia ruralia agenda), hold that the residence of a month in any place is sufficient per se to render valid a marriage contracted after the lapse of this period. But all these rely on the authority of Benedict XIV, in the constitution, "Paucis ab line," and on another decision confirmed by Gregory XVI, which is as follows:—

"Joannes et Maria, Mechliniae domicilia habentes, Lou-
"dunum veniunt, et sine auctoritate vel licentia suorum paro-
chorum, uno solummodo mense elapso, Londini matrimoniun
"contrahunt. Queritur utrum hoc matrimonium invalidum sit
"propter decretum Conc. Trid. (Oess. 24, cap. i. de ref. Mat.)
"nee.

"Feria 4a die 6a Decembris, 1842, Sanctissimus D. N. Div.
"Provid. Gregorius Papa XVI, in solita audientia R. P. D.
"Assessori S. Officii impertita, audita relatione suprascriptae
"epistolae una cum EE. et RR. DD. Cardinalium Gen. Inq.
"suffragiis dixit: Stet Epistola Bened. XIV ad Archiep.

1032. As far, therefore, as this last decision concerns the
matter of which we are speaking, it is clear that it adds
nothing to the decision of Benedict XIV, which we have
already considered, concerning the necessity of an actual pre-
vious residence of a month being necessary in order to
acquire a quasi-domicile. Now, in reference to this whole
matter, it is clear that Benedict XIV does not make any new
law, but merely undertakes to exemplify the law of clandes-
tinity, from the decree of Urban VIII, and the decision of
the Sacred Congregation in the Utrecht case; because he
expressly avoids entering into the question of the quasi-domi-
cile, and refers the reader to the decisions contained in Fagnan,
and especially to the Utrecht case. Then, in the end of the
paragraph, he adds: "Dubitari autem posset, num ad quasi
"domicilium acquirendum matrimonii causa, uti diximus, non
"solum requiratur praecedens habitatio, verum etiam subsequens
"ad aliquod temporis spatium: verum cum observaverimus,
"subsequentem habitacionem ab iiis auctoribus, qui hanc
"tractarunt materiam, tanquam magni momenti ad
"miniculum reputari, ut novum domicilium quæsitum dicatur, nihil vero de
"illa prescriptum fuisse a Conc. Congreg. in adducta paulo
"ante definitione penes Fagnanum, nullumus de hac re quid-
"quam novi decernere."

1033. Let us, therefore, consider what has been decided in
the Utrecht case. This being a particular case, we cannot
arrive at a certain conclusion without knowing all the circum-
stances. Now, in order that this case should prove that a
month's residence in a place is sufficient to constitute a quasi-
domicile, in which marriage may be validly contracted, we
should know, 1st, that the parties had not abandoned their
former domicile; and 2dly, that they intended to return to
their former domicile immediately after the lapse of a month.
Because, if they did not intend to return to their former domicile at all, or intended spending a considerable time at Aix-la-Chapelle, where the marriage was contracted, which is extremely probable, from the circumstance that they had fled from their parental abode to avoid the opposition of their parents to the marriage, the fact of the marriage contracted at Aix-la-Chapelle, after a month's residence in that place, having been pronounced valid, would prove nothing as to a month's residence being per se sufficient to constitute a quasi-domicile, or habitation in ordine ad matrimonium. It is also remarkable that Benedict XIV (Inst. xxxiiii, n. 9), referring to this very case and some others, makes the following comment: "Advertendum tamen est matrimonium hoc pacto "ineunt, antequam rem perficerent, domicilium in eo loco vel "quasi domicilium assecutosuisse. Nam diumorati ibidem "ante matrimonium fuerunt, neque inde postea decesserunt, ut "primam sedem, ac domicilium repeterent, quemadmodum Cle-"ricatus recte perpendit."

1034. Secondly, Fagnan, on whose authority the authenticity of this decision rests, does not himself draw the conclusion from it that a month's residence is sufficient to constitute a quasi-domicile. The question he discusses is this: A woman was banished by order of a secular prince from the city in which her domicile was, on account of her scandalous life, and she was commanded to reside in another place during the prince's pleasure. After four months' residence in her new abode (which she was clearly resolved to leave and return to her former domicile, whenever the prince should permit her to do so), she contracted marriage before the parish priest of her present residence with a man who had his domicile in the city from which she had been banished. The question was, had this marriage been contracted so as to fulfil the forms prescribed by the Council of Trent in the decree already cited? (Fagnan, loc. cit., n. 29.) Then, having adduced many opinions regarding the things required to render a stranger a parishioner, so that the parish priest of the place where he actually dwells can administer to him the sacraments and assist at his marriage, he approves of the opinion which holds that, when a person goes to a parish, not merely for recreation or some other temporary cause, but to reside there, he becomes immediately a parishioner of that parish. This, he says, is not only the more common and true opinion, but also the most equitable in the case of the
ON THE SACRAMENT OF MATRIMONY.

woman who was forced to live in a city at a distance from that in which she had her domicile (nn. 31, 32.)

1035. "Non obstat," ait, "quod haec mulier non habuerit animum in dicto oppido perpetuo morandi. Quoniam satis est ut habuerit animum morandi quamdiu necessitas et jussu principis durarent: nam et hi qui pestis aut belli causa alio divertunt, non habent animum illic manendi, nisi quoad duraverit necessitas... Ad hoc enim ut dictum est, jura non considerant domicilium, sed simplicem habitacionem, et satis est, ut causa submovendi scandalum, ob quam princeps jussit mulierem alio transferri, non fuerit talis, ut potuerit "probabiliter incontinentem cessare. . . . Secus si per transitum alicujus exercitus transseuntis hostiliter per comitatum quis contulisset se ad civitatem. . . . Nam primo casu venit "animo commorandi; secundo non" (n. 34). He then cites various decisions of the S. C. The first case concerned the marriage of a noble youth who resided at Sienna. He wished to marry a harlot, who also resided at Sienna; but fearing that, if he attempted to marry her at Sienna according to the form prescribed by the Council of Trent, his friends would interpose, he went to Rome, where, having remained for some time (aliquantisper), he contracted marriage with the harlot before the parish priest of St. Anastasia, in which parish they resided at the time; and this marriage was declared to be valid by the S. C., "because he is the "proprius parochus in whose parish the contracting parties dwelt at the time when the marriage took place." And the Congregation, being consulted generally: "An proprius parochus quis dicatur, in cuius parochia contrahentes habitant tempore quo matrimonium contrahitur. Respondit ita "dici" (n. 36).

1036. Afterwards, following the example, he continues, of the decision given in the Sienna case, the S. C. declared to be valid the marriage of a student, who, fearing opposition from his parents, remained five or six months in the city where his university was situated, and there contracted marriage with a girl of inferior condition before the parish priest of the parish in which he resided. The next case was that of two persons, who, fearing opposition from their parents, came to England, and contracted there before the parish priest of the parish in which they resided for some time (aliquantisper). Finally, Fagnan adduces the Utrecht case, and from all these concludes as follows: "Ex quibus non
"videtur dubitandum quominus validum sit præsens matrimonii contractum coram parocho habitatio post quartum habitatioiis mensem. Et in hanc sententiam S. C. respondit."

1037. Now, it will be observed, 1°, that the word quasi-domicile, with which we are now so familiar, does not occur either in the decisions of the S. C., or in the comments of Fagnan. According to these decisions, a person could become a parishioner, in ordine ad matrimonium, not only by acquiring a domicile, but by a residence in the parish for some time, even though he has the intention of returning afterwards to his former domicile.

1038. 2°. That in all these cases the parties either left their domicile, or did not return to it until they contracted marriage, because they feared that their parents would oppose their marriage.

1039. 3°. That it is never stated in any of the decisions that a residence of a month is per se sufficient, for this period is only mentioned in one decision, whilst in two others a period of four, of five, or six months is mentioned; and in two others a residence for some time, no definite period being mentioned, is declared to have been sufficient.

1040. 4°. That in the decisions of Urban VIII, and in many decisions of the S. C., the word domicile comprises not only a permanent residence, but also such temporary residence in a place as will enable parties to contract marriage validly before the parish priest of the parish in which they reside. We have already quoted the decisions of Urban VIII, and a decree of the S. C., which is given by Benedict XIV, in the constitution, "Paucis abhine hebdomadis," in which both the Pope and the Congregation declare null a marriage contracted "coram parocho loci, ubi contrahentes reperiuntur non animo "ibi domicilium contrahendi." In the decisions cited by Fagnan, what we call quasi-domicile is called a habitatio.

1041. 5°. That Benedict XIV, and the other theologians who distinguish between a domicile and a quasi-domicile, never add any third mode by which a person may become a parishioner in ordine ad matrimonium contrahendum. On the contrary, Benedict XIV distinctly calls the month's residence mentioned in the Utrecht case a quasi-domicile: "Post hae, ait, "necessarium fore censemus nonnilil adjungere, ut in "propatulo sit quidnam requiratur ad quasi domicilium adipiscendum. Verum in hae re non alio pacto responderi potest,
ON THE SACRAMENT OF MATRIMONY.

1043. 7o. That a month's habitation is sufficient to render the subsequent marriage valid \textit{positis ponendis}, that is, when it is such as to constitute a quasi-domicile; and, consequently, as the words, \textit{quasi-domicile}, and \textit{habitation}, and \textit{simple habitation}, are used by canonists and theologians to express the same thing, the Holy See was perfectly justified in leaving the words, quasi-domicile and simple habitation, sufficient to constitute a quasi-domicile \textit{in ordine ad matrimonium}, as it has done, in the Acts of two French Provincial Synods; because, as we have shown, where there is question of a residence sufficient to make a person a parishioner, "in ordine "ad matrimonium contrahendum," these words mean exactly the same thing, and it is perfectly true that either a quasi-domicile or a \textit{simplex habitatio, positis ponendis}, is sufficient to enable a person to marry in presence of the parish priest of the place.
1044. 8º. That, to acquire a quasi-domicile or habitation in ordine ad matrimonium, both the intention and the fact, or actual residence, are necessary. It is not enough that a person intends to reside for a "tempus notabile" in a place, or that he has taken a house for six months or a year, and furnished it. He must have actually commenced to reside there as in his dwelling-place; and he must also have the intention of making it his dwelling-place for a notable period. Hence it has frequently been decided that a person who goes to the country for recreation, or to transact business, or for any other temporary cause, or for the purpose of contracting marriage, and not of acquiring a domicile or quasi-domicile, cannot marry validly there. Hence, if Bertha, even though she be already engaged to be married to Cain, goes on a visit to a friend to a lodging in the country to recruit her health, or takes apartments in a neighboring town by the week or fortnight, in order to prepare dresses, etc., but without the intention of acquiring a residence in these places, although her stay may be unexpectedly protracted from time to time until a period of one, two, three, or even six months has elapsed, she cannot contract marriage in the place where she is staying, because she never intended to acquire a habitation (quasi-domicile) in that place.

1045. 9º. But the question is, if she takes a house or lodgings in town or country, still retaining her proper domicile, how long must she intend to dwell in the place in order to acquire a residence sufficient for marriage? 1º. Is a month's residence previous to the marriage necessary? 2º. Is it sufficient, if she intends to marry at the expiration of the month, and leave the place immediately afterwards? To the first question we answer: that, if she has taken a house or lodgings for five or six months, and bound herself to pay rent for that time, she can be married in that place at once, if she took the house or lodgings before she was engaged to be married; because she acquired a quasi-domicile the moment she commenced to reside in that parish, for her intention of remaining there for a tempus notabile was sufficiently manifested by the circumstances we have mentioned. And in this case the marriage would be both licit and valid, even though she changed her mind before the marriage took place, and intended after her marriage to reside in a different parish with her husband; because, when a domicile or quasi-domicile is once validly acquired, it is only lost by the intention and the
Neither the fact of a brief absence, whilst the intention of returning to the place tranquam in locum domicili aut quasi domicilii remains, nor the intention of leaving the place, so long as the person continues to actually reside in it, deprives him of either.

1046. 10°. But if she were engaged to be married before she took the house or lodgings for five or six months other circumstances should be taken into consideration. If she took the place as a residence both for herself and her husband, or if the marriage were not to take place for five or six months, we think her intention of residing in the place for a “tempus notabile” would be sufficiently manifested; and therefore that, not only in the first, but even in the second case, she could contract validly coram parocho loci, if for some unforeseen cause it should be considered expedient to solemnize the marriage at an earlier period. For instance, if, on account of urgent business, the sponsus should be unexpectedly obliged to go to America or Australia, we think the marriage could be validly contracted at once before the parish priest of the place where the girl resided, whether she intended to remain on in it or to accompany her husband, because, having already acquired a sufficient residence, she would not lose it until she actually ceased to dwell in it.

1047. 11°. But if she only took the lodgings by the week, with accommodation for both herself and her intended husband, even though she declared that she would reside there for six months, after which she would leave it, we think the intention of remaining there for a “tempus notabile” would not be in many cases sufficiently manifested, at all events until she should have dwelt for some time in the place. It is supposed that she retains her former domicile, and that her intended husband does not reside in the parish where she lodges, but in some other parish: for, in either of these cases, the marriage would be valid for other reasons. But, we say, supposing the validity to depend on the sufficiency of her own residence, the intention of remaining for a “tempus notabile” would not generally be sufficiently manifested from the beginning. But after the lapse of a fortnight or a month this might be clear: as, if she had made permanent improvements at her own expense, had got paper put on the walls, got the doors and windows painted, purchased furniture specially suited to the place, or furnished it in a manner suitable to carry on her own trade or calling. All this might be made
manifest in a fortnight or in a month, or it might require the lapse of two or three months to make it so.

1048. 12°. The same is to be said of servants, clerks, and others, who are engaged by the week, month, or quarter; for, if they are engaged by the half-year or year, they can be married as soon as they commence to reside in the place where they are employed. If the engagement be in the former case for a period of a week, month, or quarter, at the expiration of which they are definitely to leave the place, they cannot (supposing the month’s residence to be insufficient) contract marriage in that place at all during the periods mentioned. But if the engagement, although entered into by the week, month, or quarter, is not understood to terminate definitely after the lapse of the above periods, but only that the servant may leave if he does not like the place, or that the master may dismiss him, we think that if the servant shall continue to reside in the place without interruption, then, as soon as circumstances render it morally certain that he will continue to reside for a tempus notabile, he will have contracted a quasi-domicile in ordine ad matrimonium. Thus, if after the lapse of a month or two the master appoints a servant engaged by the quarter to a permanent office, which he accepts, with the intention of remaining for an indefinitely long period, or even for a second quarter, we think he has a quasi-domicile. The same we hold to be true, if at the expiration of the quarter the engagement be renewed without the servant having given up his residence, because he never intended to leave at the end of the quarter, and the continuance of the engagement comprises a tempus notabile, and, consequently, immediately after the new engagement, he acquires a quasi-domicile. So, also, when the servant who has been engaged by the month continues in the service for two or three months, and all the circumstances indicate that he will remain in the place for a considerable time, as soon as this becomes morally certain, he acquires a quasi-domicile. The same is to be said of the servant engaged by the week. In all these cases a certain period must elapse before the person acquires a quasi-domicile; not because this is necessary per se for this purpose, but because in the circumstances the intention of remaining in the place for a tempus notabile is not at once manifest. But if the engagement, either by the provisions of the law, or by express contract, be entered into for half a year, or for any longer period, the person acquires a
quasi-domicile from the moment he commences to dwell in the place.

1049. 13°. Now, from these observations we think we can explain the decisions of the S. C. In all those cases cited by Fagnan, in which the persons left their home, or stayed away from it, to avoid the opposition which they knew or feared their parents would make to their marriage, for the purpose of getting married in a different place, and of returning afterwards to their native parish,—no doubt these persons asserted that they intended to reside in the place in which they wished to get married, for a "tempus notabile," because in the Utrecht case the parties did actually reside a considerable time in Aix-la-Chapelle after their marriage, which, with the month they had lived there before it, showed their intention of remaining there for a tempus notabile, and because, as Benedict XIV says, the authors who had written on the matter of quasi-domicile considered a subsequent residence a great adminiculum in favor of its validity. Now, this adminiculum could not directly affect the marriage, which, if it were invalid at the time it was contracted, would not be made valid by a subsequent residence. It was, therefore, a great adminiculum in support of the assertion of the parties that they came there, not for the mere purpose of getting married, but to acquire a quasi-domicile by residing in it for a notable time.

1050. 14°. But it may be said truly that the S. C. did not inquire in the Utrecht case as to the subsequent residence of the parties in Aix-la-Chapelle. We therefore infer that the S. C. must have known this circumstance, otherwise the answer should have been (in the opinion of those very theologians who maintain the sufficiency of the month's residence, and who hold the marriage had been declared valid on this ground) that, if the parties had resided at Aix-la-Chapelle for an entire month before the marriage, it was invalid, for no one ever held that an actual residence for a shorter period, without the intention of remaining longer, would be sufficient. But the S. C. does not answer in this way, but that, in case the parties had not resided in Aix-la-Chapelle for a month previous to the marriage, "the case should be referred to it again." The month's previous residence, therefore, did not directly affect the validity or invalidity of the marriage, but the sufficiency of the manifestation of the intention of the parties to remain for a tempus notabile. The S. C.
considered a month's previous residence sufficient for this purpose; but in case they had not resided at Aix-la-Chapelle for a month previous to the marriage, it desired the case to be referred to it again, because the sufficiency of the intention might be inferred from other circumstances, if this one were wanting.

1051. 15°. And certainly, in all cases where the parties left home to avoid the opposition of their parents, a grave suspicion would exist that they merely came to another place in order to get married there, and not to acquire a quasi-domicile. Hence we see that the S. C. laid great stress on the parties having resided some time in the place previous to the marriage; but no fixed period was necessary, not only because in some of the cases no fixed time is mentioned, as we have shown from the words, aliquantis per morati, but also because, from the answer in the Utrecht case, it is clear that no fixed period was required.

1052. 16°. As to the cases concerning persons who go into the country for recreation, or on business, or for some other temporary cause, the authors who hold the sufficiency of the month's residence are greatly puzzled. Some of them are driven to the necessity of saying that persons who go to the country for recreation, commonly remain only for a few days. (See Prælectiones Juris Canonici in Sem. S. Sulpitii, vol. i, n. 244.) But we respectfully submit that this is not the fact, and that a great many families go to the country in summer time for one, two, or three months.

1053. 17°. If the S. C. acknowledged the validity of a marriage contracted anywhere after a month's residence, it certainly could not have made these general assertions concerning the parochus ruralis, for a great many persons go to the country for one, two, or three months, taking their whole family with them; and, consequently, they have both the intention and fact of residing there during this period. The true solution is this: that to acquire a quasi-domicile or habitation in ordine ad matrimonium, it is necessary that the parties should intend to reside in the place "per tempus notabile anni." An intention of residing for about six months is certainly sufficient. But we think about five months constitute a tempus notabile anni, and it is very probable that four are sufficient. "Conformius autem juri videntur sentire, qui dicunt, sufficere propositum habitandi per aliquot menses, præcipue si domus, conclave, taberna, etc., fuerint conducta."
ON THE SACRAMENT OF MATRIMONY.

(Schmalz., lib. ii, tit. ii, n. 19.) He adduces in this place Suarez, Laymann, and others, in support of this opinion. On this account we think an intention of dwelling in a place for four months successively sufficient to constitute a quasi-domicile. Schmalz Grueber adds (loc. cit.), there is no doubt when a person takes up his residence in a place where he intends to remain per tempus notabile anni, that he at once (statim) acquires a quasi-domicile there. So also Barbosa de Parocho (p. ii, c. xxi, n. 35), Giraldi, Sanchez, etc., cum communi. We repeat these passages, as we consider them most important.

1054. 18º. From what we have said in discussing the necessity of a previous residence, as far as the validity of marriage is concerned, we have been led to express our opinion that a month's residence per se is never sufficient to constitute a habitation in which a person can validly contract marriage, provided he retains a domicile of his own, or a paternal, fraternal, or other real domicile elsewhere, if he intended from the first to leave the place immediately after the expiration of the month. We have shown that there is no decision in which it is stated that a month's residence is per se sufficient. In addition to this, we may mention that the Bishop of Southwark begged that his Holiness, Pius IX, would declare that the mere fact of residing in a place for the space of thirty days would suffice to prove and constitute a sufficient domicile ad effectum contrahendi matrimonium, without the animus, either before, or at the beginning of, or during, the thirty days, contrahendi domicilium vel quasi domicilium. This proposition having been submitted to the Holy Office, their Eminences, after having carefully examined it, replied, Non expedire. (See Synods of the Diocese of Southwark, p. 51.) This decision, however, only refuses to make a new law by which the mere fact of staying in a place for a month, without even the intention of residing for the whole or for any portion of that time, would constitute a quasi-domicile in ordine ad matrimonium.

1055. 19º What, then, is to be said of the parochus ruralis? Simply that, as such, he can never validly assist at the marriage of strangers unless, they acquire a domicile or quasi-domicile in his parish, supposing them to have a domicile elsewhere. But if they come into his parish with the intention of residing in it "per tempus notabile," or make up their minds to do so whilst sojourning there, and make
this intention sufficiently plain, he can assist at their marriage, because he ceases to be the "merus parochus ruralis," and becomes the "parochus quasi-domiciliii."

1056. 20°. There were some other arrangements made by Benedict XIV, when Cardinal Archbishop of Bologna, respecting the marriage of servants and others, who, besides a quasi-domicile in the place where they actually reside, have a paternal, fraternal, or other domicile in a different parish. When the domicile and quasi-domicile are in the same city, he orders the marriage to be contracted coram parocho domiciliii; but if the domicile be at a considerable distance, then the marriage is to be contracted coram parocho quasi-domiciliii. But as the mere distance of the places from each other cannot change the nature of the residence, it is quite clear that the marriage could be validly contracted before either of the parish priests. In this country, when a person, such as a servant, has a domicile in one parish and a quasi-domicile in another, the parish priest before whom the marriage shall be contracted should be selected according to the custom of the diocese.

1057. 21°. Although we consider it extremely probable that any period exceeding four months may be considered a tempus notabile anni, for the reasons already given and for others which we shall now add, yet we think it would be sinful for any priest to act on this opinion, and therefore that he should practically require, before assisting at the marriage of parties who have a domicile in a different parish, that one of them should have sufficiently manifested his intention of residing in the parish where the marriage is sought to be contracted, for six months. But we think the opinion which holds that the intention of residing in a place for a period of four or five months is sufficient, is strongly confirmed by all the recent decisions, in not one of which is the inquiry made as to whether the parties had the intention of remaining for the greater part of the year,—a question which would undoubtedly have been put if the intention of residing for this period at least were necessary. It is useless to quote on this head Sanchez and the older theologians, who had not seen these decisions. We are quite aware that a Belgian canonist has asserted that he learned, whilst attending the Vatican Council, from an authentic document, that the mens of the Holy See is that the intention of dwelling for the greater part of the year is necessary. We confess we should like to see
the document, in which, after all, it may be only said down that this is the ordinary way of acquiring a quasi-domicile. We are strongly of opinion that tempus notabile being a thing to be determined ex communi estimatione, is not a precisely determined period. Certainly the woman whose case Fagnan treats at such length, and whose marriage, contracted after a lapse of four months, was declared by the S. C. to be valid, had no intention of dwelling in the place for a greater part of a year. She simply intended to dwell there as long as the prince obliged her to do so, and this intention at the time of the marriage had comprised four months. She would have left the next day had she obtained leave, and still the marriage would have been valid. We cannot see how she had manifested her intention of remaining for at least six months.

1058. 22°. The same remarks apply to the cases already noticed, in which the marriages were declared valid, which took place where the parties had resided for some time previously in the place, nor was it even asked whether they had intended to reside there for the greater part of a year. Nor can it be objected that no inquiry was made as to their intention of residing per tempus notabile, because the necessity of such residence was sufficiently declared by the decisions in which it was laid down, that persons could not contract in a place where they only tarried for recreation or ad negotia ruralia agenda. Nor does Benedict XIV, who certainly knew the mens Sanctæ Sedis as well as any theologian, indicate, in any of his many writings on this subject, that the intention of residing per tempus notabile in any place must extend to the greater part of a year. We therefore think that the precise period necessary to constitute a tempus notabile is not defined, but that the various decisions show it must extend over several months.

1059. But as we do not lay down this opinion as certain, and admit that practically the intention should embrace a period of six months, it may be asked what use there is in discussing it. We answer, that it is of very great practical use, because we know that cases have actually occurred, in which persons intended to reside in the place where they contracted marriage, from the first, a little longer in some cases than four, and in others than five months, and then to return to their proper domicile. Now, we consider the opinion we have been advocating so probable, that such persons
should not be disturbed as to the validity of their marriage, so long as the Holy See shall not have definitively decided the question, because, especially when there is question of the validity of matrimony: *In dubio standum est pro validitate actus, seu contractus.*

1060. With respect to prisoners, they are distinguished into two classes. Some are imprisoned for life, or a fixed term of punishment; others are merely kept in custody awaiting their trial. It is decided that the former have a sufficient domicile in the parish where the prison is situated; but that the latter have not, and must therefore have recourse to the parish priest of the domicile which they may have elsewhere. (Inst. xxxiii, n. 12.) The reason of the difference is, that persons detained in custody until their trial shall take place have no intention of acquiring a domicile in the prison, and are generally not detained for a *tempus notabile,* whilst those who have been sentenced to imprisonment for a considerable period, must make the prison their dwelling for that time.

1061. With regard to foundlings brought up or placed in public institutions for the purpose, their parish priest is that of the parish where the institutions are. (Ibid., n. 14.)

1062. Many of the difficulties that may arise regarding the residence necessary for contracting marriage are best solved in practice by a reference to the parish priest, whose presence or permission would certainly be sufficient. Thus, for instance, if it be doubted whether a person has a sufficient quasi-domicile in any place, all difficulty about the marriage would be removed if the parish priest of his domicile were referred to and gave his consent.

1063. It may be observed, 1°, that, though a person may contract marriage before the parish priest of his quasi-domicile, he is still free to contract it before the parish priest of his domicile. (Car., 1284; Bouvier, De Mat., art. v, § 1.)

1064. 2°. That the presence of the ordinary (and by the ordinary is meant the bishop or his vicar-general), or of a priest authorized by him, is sufficient for the marriage of any one who is a subject of the diocese. (Car., 1346.)

1065 We need hardly observe that most of what we have said in this rubric regards merely the validity of the marriage; because, for its licitness, the ceremony should be performed as is prescribed in the Ritual.
VI.

Caveat præterea Parochus, ne facile ad contrahendum matrimonium admissat vagos ac peregrinos, et qui incertas habent sedes; neque item eos, qui ante conjugati fuerunt; ut sunt uxores militum, vel captivorum, vel aliorum qui peregrinantur; nisi diligenter de his omnibus facta inquisitione, et re ad Ordinarium delata, ab eoque habita de ejusmodi matrimonii celebrandi licentia, quæ gratis concedatur.

1066. Those who have no domicile or fixed residence are called "vagi." Even those who have but recently left their domicile, and are on their journey to another place where they intend to fix their residence, are, for the time being, "vagi." A person absent from his domicile, but intending to return to it, is a "peregrinus." Such is the distinction made by Benedict XIV. (Inst. xxxiii, 10.) It is evident that great caution is necessary when there is question of the marriage of these, as well as of the others mentioned in the present rubric; and nothing can dispense the pastor from the obligation of making diligent inquiry regarding them, as is here prescribed.

1067. Much of what we have said on the subject of residence under the preceding rubric applies to those who are "peregrini."

1068. A "vagus" must be married by the parish priest of the place where he is for the time being, who is to be regarded as the "proprius parochus." (Bened. XIV, l. c.)

A priest should not assist at the marriage of any "vagus" until he has not only made diligent inquiry regarding him, but has referred the matter to the ordinary, and obtained permission from him. This is expressly prescribed by the Council of Trent; and the Synod of Thurles ordains that it be strictly observed. (De Mat., 55.) According to the common opinion of theologians, the priest is bound to this sub gravi (Car., 1303; Lig., 1089), though it is not required for the validity of the marriage. (Car., 1304; Lig., l. c.)

1069. The same thing is here prescribed in the case of those who were married before, and whose husbands or wives are alleged to have died abroad. The most careful inquiry must be made; and, at least if any doubt remains, the priest should not proceed without referring the matter to the bishop. (Car., 807.)
ON THE SACRAMENT OF MATRIMONY.

VII.

Antequam matrimonium contrahatur, ter et proprio contrahent inter Parocho continuis diebus festis in Ecclesia intra Missarum solemnia, ad ipsius Concilii præscriptum, publice denuitetur inter quos matrimonium sit contrahendum.

1070. The publication of the banns, or the announcement of a marriage about to take place between such and such parties, is here prescribed by the Ritual, in accordance with the decree of Trent. This was in use in some form from the earliest times, but was not made a penal law of the Church until the fourth Council of Lateran, held in 1215. (Car., 377; Catalani, in locum.) Having fallen into disuse in some countries, it was renewed in its present form by the Council of Trent. (Catal., l. c.)

1071. The principal object of the law is to discover any impediment which might prevent a marriage between the parties; and there can be no doubt that a parish priest who fails to comply with it, unless he has obtained a dispensation, is guilty of grievous sin (Car., 379; Lig., 990), though the omission does not invalidate the marriage. (Car., 380.)

1072. According to the words of the decree which are here given in the Ritual, the proclamation must be made three times, on three continuous festival days. By these days are understood days on which there is an obligation of hearing Mass, at least in the place where the proclamation is made. (Car., 383.)

1073. By continuous is meant, not that they should immediately succeed each other, as was formerly the case, on Sunday, Monday, and Tuesday in Easter or Pentecost week, but that no great interval should intervene between them, as would ordinarily be the case if a Sunday or festival were allowed to pass between any two. (Car., 384.)

1074. The publication must take place in the church and at the parochial Mass, which is to be understood by "Missarum solemnia." (Car., 385, 386.) It would not suffice if it took place elsewhere, or at a private Mass at which only a few were present. Where there are several Masses that may be called parochial, the banns may be published at each; but we think it would suffice to publish them at any one, at all events at what is regarded as the principal one. In like manner, where there are several churches or chapels in a parish, they may be published in each; but we think it would suffice to publish them either in the principal one or
ON THE SACRAMENT OF MATRIMONY.

in that one which the person concerned usually attends. (Car.,
1. c., and Bouvier, cap. 4, art. 2.)

1075. Some maintain that the banns may be published on
any day or in any place where there is a sufficient concourse
of people, for the end of the law is thus sufficiently attained.
St. Liguori thinks this might be done without grievous sin
(991, 992); but the words of the decree should be strictly
adhered to, unless in case of necessity.

1076. The publication should be made by the parish priest,
or with his consent. It may be made at the time when he
usually gives an instruction—after the Gospel, or after the
Communion, or any other convenient time before the people
disperse.

VIII.

Si vero vir et mulier Parochiæ sint diversæ, in utraque Parochia
sint denuntiationes: quibus denuntiationibus factis, si nulhum legitimum
opponatur impedimentum, ad celebrationem matrimonii procedatur.
Sed si quid obstat, ultra Parochus non procedat.

1077. If the parties be from different parishes, the banns
are here directed to be published in each; and many theo-
logians require the same, if either has two domiciles in two
different parishes, in the manner mentioned before. (Sect. v.)
In the case of “vagi,” they commonly require the publica-
tion, not only in the parish where they now are, but in their
native parish, or in that in which they have spent longest
time. Also, in the case of servants, soldiers, minors, etc.,
they require a publication in the previous domicile, or the
parish of the parents, etc., according to circumstances. (Car.,
389 et seq.; Bouv., 1. c.) Such was the custom in many
places, founded on the motive of the law. Most of the
difficulties, however, in such cases are removed by obtaining
a dispensation; but, of course, the priest is bound to make
careful inquiry. After the publication of the banns, if there
be no canonical impediment or other obstacle, the marriage
may be proceeded with; but not, according to many theo-
logians, till after the lapse of at least one day from the last
publication. (Car., 384; Baruff., 123.) This is very reason-
able, considering the motive of the law, and is expressly
prescribed in many dioceses; but the rubric does not seem to
require any delay, and hence some maintain that the marriage
may take place on the very day of the last publication.
(Busemb. ap. St. Lig., 993.)
1078. If the priest comes to know, or has good reason to
suspect, that an impediment exists, he should proceed no
farther till the matter is cleared up; and if, after careful
inquiry, a doubt still remains, he should refer the matter to
the bishop. (Baruff., 125, 126; Car., 421.) According to the
common opinion, a single witness to the existence of an
impediment is enough to prevent the priest from assisting at
the marriage (Lig., 996; Car., 422); but whenever an
impediment is revealed to him, he should be careful to
require a statement of it in writing, such as would justify
himself, should his conduct or his motives be afterwards
impugned.

IX.

Quod si aliquando probabilis fuerit suspicio, vel alia rationabilis causa
subsit, arbitrio Episcopi, matrimonium malitiosum impediri posse, si tot
præecesserint denuntiationes, tunc de licentia Ordinarius, vel una tantum
fiant denuntiatio, vel saltem Parocho et duobus vel tribus testibus præ-
sentibus, Matrimonium celebretur. Deinde ante illius consummationem,
denuntiationes in Ecclesia fiant, ut si aliqua subseunt impedimenta,
facilis detegantur, nisi alter Ordinarius ipse expedire judicaverit.

1079. The Council of Trent leaves to the judgment and
discretion of the bishop to dispense, in whole or in part, from
the publication of the banns. The words of the rubric are
taken almost verbatim from the decree of the Council (Sess.
24, cap. 1), and they seem to convey that a dispensation
should be given only when there is reason to apprehend that
the marriage might be maliciously prevented, if delayed till
after the third publication; and even then they seem to re-
quire that there be one publication, or at least that, after the
marriage has been solemnized in the usual form, the publica-
tion shall take place before it is consummated. There are
other causes, however, which are commonly admitted as suf-fi-
cient. 1°. If there be an apprehension of infamy or scandal,
as when the parties are commonly supposed to be already
married. 2°. When there is such an enormous disparity
between them, in respect of age or condition, as would expose
them to ridicule. 3°. When the marriage is to put an end to
concubinage, which might be continued during the delay. 4°. When a person "in extremis" is about to marry one with
whom he has been living in sin. 5°. When there is danger in
delay—e. g., of change of mind of one of the parties to the
great injury of the other, or of serious disseusion amongst
their relatives, etc. (Car., 437; Lig., 1005–6.) It may be maintained, also, that a dispensation can be lawfully granted in consideration of a sum of money given for charitable purposes. (Car., 436, 30, 1112.)

1080. When the banns are omitted by dispensation previous to the marriage, they are seldom published after it, as there are generally good grounds for believing that this would not be expedient.

1081. By the ordinarius in the decree, we are to understand, not only the bishop, but his vicar-general, and also the vicar-capitular, when the see is vacant. (Car., 430; Lig., 1007.) When the parties are from different dioceses, some are of opinion that the dispensation of one ordinary is enough (Sanchez. Kugler, ap. Car., 432); but it is more commonly maintained that a dispensation should be obtained from each. (Car., l. c.; Gury, ii, 555.)

X.

Hæc autem denuntiationes Parochus facere non aggrediatur, nisi prius de utriusque contrahebentis libero consentio sibi bene constet.

1082. The priest should make himself certain that the marriage has been agreed on with the full consent of the parties, before he publishes the banns. This is a precaution which ordinary prudence would naturally suggest. St. Charles Borromeo required the priest to ascertain from the parties themselves whether they are willing to have the banns published. (Ap. Catal. in locum.)

XI.

Si vero intra duos menses post factas denuntiationes matrimonii non contrahatur, denuntiationes repetantur, nisi aliter Episcopo videatur.

1083. If the marriage does not take place within two months after the publication of the banns, they must be again published, unless the bishop grants a dispensation. This rubric is sufficiently explained by the motive of the law. The previous publication might be forgotten; and, besides, a new impediment might have arisen. Hence there is good reason for what is here prescribed.
ON THE SACRAMENT OF MATRIMONY.

XII.

Denuntiationes antem fiant hoc modo: inter Missarum solemnia Parea-chus populum admonest adnentiam vulgari sermonem:

Notum sit omnibus hie presentibus, quod N. vir et N. mulier, ex tali vel tali familia et Parochia, Deo adjuvante, intendunt inter se contrahere matrimonium. Proinde admonemus omnes et singulos, ut si quis nor-rir aliquod consanguinitatis, vel affinitatis, aut cognitionis spiritualis, vel quodvis alid impedimentum inter eos esse, quod matrimonium contra-bendum invenit impediti, ilium quorumvis nobis denunciare debat; et hoc admonemus primo si fuerit prima; vel secundo, si fuerit secundo; vel tertio, si fuerit tertia denuntiatio.

1084. The banns are directed to be published, for obvious reasons, in the vulgar tongue. It does not appear necessary to adhere strictly to the form here given; but it would be difficult, perhaps, to find another better or more convenient for the purpose. It may be translated thus: "Be it known to all here present that N. (of such a family and place, giving the name and place of residence) and N. (of such a family, etc., giving the name and residence) intend, with God's blessing, to be united in the holy state of matrimony. Wherefore, if any of you know that there is between them an impediment of consanguinity, affinity, or spiritual relationship, or any other that prevents their marriage, we hereby admonish each and all of you that you are bound to make it known to us as soon as possible. This is the first (second or third) publication." It is usual to give not only the Christian and surnames of the parties, but also the names of their parents, and, in case of a widow, the name of her deceased husband; but the priest must carefully avoid the mention of any name or circumstance that would be a reproach to the person—as, e.g., if he were illegitimate. It is enough in such a case to give the name by which the person is commonly known. (Car., 398-9.)

1085. The publication is to be made, of course, in a clear, distinct voice, that it may be heard by the congregation; and if there be a dispensation from one or two publications, this should be distinctly notified, so that those who know of any impediment may understand their obligation of declaring it without delay. (Car., 400–1; Baruff., 152–3.)

1086. Whoever knows of an impediment is bound, according to the common opinion (Lig., 994, Car., 403), under pain of mortal sin, to declare it, except in a few cases. If the knowledge has been acquired under the seal of confession, there is no conceivable case in which it can be used; but of course the confessor will instruct the penitent who reveals it
ON THE SACRAMENT OF MATRIMONY.

In what he is bound to do. (Car., 408.) A person is also, according to the common opinion, exempt from the obligation of revealing, when he knows it only as one of those professional secrets which the public good requires to be kept inviolate (ibid., 409; Gury, 557); or when he cannot reveal it without serious injury to himself in character or otherwise. (Ibid., 411 et seq.)

1087. Charity may sometimes require that a person knowing of the impediment should first admonish the parties to desist from the marriage or seek a dispensation, and, if they do so, he is not bound to go farther. (Car., 415.)

XIII.

Moneat Parochus conjuges, ut ante benedictionem sacerdotalem in templo suscipiendum, in eadem domo non cohabitent, neque matrimonium consummunt, nec etiam simul maneat, nisi aliquibus propinquis vel alius presentibus; quae benedictio a nullo aliio, quam ab ipso Parocho, seu ab alio Sacerdote de ipsius Parochi vel Ordinarii licentia, fieri debet.

1088. The solemn nuptial benediction which is given in the church at Mass must be carefully distinguished from the marriage ceremony, properly so called. It usually follows it immediately, but not always, as we shall see; and when it is deferred, the newly married couple are exhorted by the Council of Trent (Sess. 24, c. 11), and are here admonished, not to live together until they have received it. If they do so, some maintain that they are guilty of sin; but it is much more probable that they are not, for the words only convey a counsel and not a precept. (Lig., 984. Dub., 2, Bened., Inst. xxx, n. 17.) This benediction can be given only by the parish priest, or a priest authorized by him or the ordinary. Any other priest, by giving it, would incur suspension ipso facto. (Con. Trid., Sess. 24, cap. 1.)

XIV.

Caveat etiam Parochus, ne, quando conjuges in primis nuptiis benedictionem acceperint, eos in secundis benedicat, sive mulier, sive etiam vir ad secundas nuptias transeat. Sed ubi ea viget consuetudo, ut si mulier nemini unquam nuserit, etiamsi vir aliam uxorem habuerit, nuptiae benedican tur, ea servanda est. Sed viduae nuptias non benedicat, etiamsi eujus vir nunquam uxorem ducerit.

1089. The nuptial benediction is not to be given when either of the parties received it in a previous marriage; but
where it is usual to give it in all cases in which the female was not previously married, the custom, according to the rubric, may still be retained. The benediction, from its form, seems directed chiefly to the female, and hence, probably, the custom, as well as the sanction given to it. In Ireland, until recently, marriages were usually celebrated in private houses, and the parties were seldom, if ever, required to receive the solemn benediction in the church. With us, therefore, custom can decide nothing regarding it, and we should adhere to what is prescribed in the Ritual.

1090. It is to be observed that the benediction is not to be withheld at the second marriage, unless it was given at the first; and, therefore, may be given even to a widow who did not receive it at her first marriage, whatever may have been the cause of the omission. (Caval., De Benedict. Nupt., Dec. 1, n. iii.)

XV.

Matrimonium in Ecclesia maxime celebrari decest: sed si domi celebratum fuerit presente Parocho et testibus, sponsi venient ad Ecclesiam benedictionem accepturi, et tunc caveat Sacerdos, ne iterum a contrahentibus consensum exigit, sed tantum benedictionem illis conferat, celebrata Missa, ut infra dictetur.

1091. The Synod of Thurles has ordered that all marriages in Ireland be celebrated in the church, unless in case of necessity, or for some grave reason to be determined by the bishop. (De Mat., 57.) When the marriage takes place in the church, the solemn nuptial benediction should never be omitted, unless in the cases excepted by the rubric itself. When it is celebrated elsewhere, it is here prescribed that the newly married pair should come to the church to receive the benediction, which is to be given at Mass in the manner hereafter described; but the priest must take care not to ask a renewal of the consent, or repeat any part of the marriage ceremony which has been already performed.

1092. The nuptial benediction can be given only in the church, according to a decree of the Sac. Cong. (17 Ap., 1649, ap. Caval., De Bened. Nupt., Decr. iv); but this is because, according to another decree (13 Jul., 1630, ibid., Dec. v), it can be given only at Mass. Such, at least, is the opinion of Cavalieri, who further maintains that, if there be an oratory annexed to the house where the marriage takes place, the nuptial benediction may be given at Mass celebrated there.
Suppose, then, that a marriage is, for some sufficient reason, celebrated in a private house, and that there is at the same time permission to say Mass there, it would appear to us that the nuptial benediction may and should be given.

1093. According to the decree already cited, the benediction can be given only at Mass; but Cavalieri (l. c.) is of opinion that by the dispensation of the bishop it may be given, with the usual prayers of the Missal, without Mass, and, when necessary, even "extra ecclesiam"—and in some countries a custom prevails of giving it in this manner; and the Sac. Cong., being consulted on the subject as regards Bavaria, replied that this might be done. (1 Sept., 1838.) The same is done also in England. The edition of the Roman Ritual recently published for the use of the English Mission, gives the prayers of the benediction taken from the Missal, and directs that these be not omitted when, as is often the case, Mass cannot be celebrated.

1094. We think Ireland is circumstanced, in this respect, very much as England is: hence it might, perhaps, be desirable to adopt the same practice when Mass for the nuptial benediction cannot conveniently be said. But this is a point for the determination of the bishops of this country; for we do not think a priest would be justified in adopting it of his own authority. (See Rev. Theol., vol. iv, p. 191; Dec. Authent., p. 37.)

XVI.

Admoneantur præterea conjuges ut, antequam contrahant, sua pec-cata diligenter confiteantur, et ad SS. Eucharistiam, atque ad Matri-monii Sacramentum suscipiendum pie accedant, et quomodo in eo recte christianæ conversari debant, diligenter instruatur ex divina Scriptura, exemplo Tobiae et Saræ, verbisque Angeli Raphaelis eos edocentis, quam sancte conjuges debeant convivere.

1095. Marriage, being one of the "sacramenta vivorum," must be received in the state of grace. A person conscious of mortal sin must, therefore, according to all, either go to confession, or make an act of perfect contrition before he receives it. Some theologians maintain the necessity, in this case, of previous confession; but, according to the more probable opinion, it is sufficient to have contrition, since there is no precept requiring confession before any of the "sacra-
menta vivorum" except the Blessed Eucharist. (Lig., lib. 6,
n. 86.) The Council of Trent, indeed, exhorts (Sess. 24 c. 1), and the Ritual, in nearly the same words, here admonishes, those who are about to get married to go to confession and communion before the marriage is contracted, or, at least, as the Council adds (l. c.), three days before it is consummated; but this is not regarded as imposing a strict obligation. (Baruff., 181; Car., 63, 2o.) Although confession is not strictly required, it is, nevertheless, to be most earnestly recommended by the pastor, not only as the most secure means of recovering the state of grace for those who may be conscious of mortal sin, but as a most useful preparation for all, and a means in some cases morally necessary in order to detect certain occult impediments, which would otherwise be unknown, and might afterwards come to light with most disastrous consequences. Hence, in some places confession is strictly required by a special law, or custom having the force of law, and the parish priest should not assist at the marriage until he is satisfied that the parties have confessed. This is the case in France. (Car., 62, 3o; Bouv., c. i, art. 2, § ii, Quær. 1o.) We believe the same is the case in Ireland, but there may be circumstances in which it would not be expedient to insist on it; and in these the bishop should be consulted. (Car., 63; Bouv., l. c.; Gury, ii, 585.) It is very important that the confession be not delayed till all things are prepared for the marriage, for it may happen, as we have said, that an impediment would then become known, so that it would be necessary to break off the marriage, or obtain a dispensation; and it is easy to see the embarrassment that would be caused if the confession, in such a case, were deferred till the very day of the marriage. For the duty of the confessor in this most perplexing case, see St. Liguori (lib. 6, De Pænit., n. 613).

1096. The communion here recommended is admitted by all to be only of counsel, and is nowhere strictly required. It is manifestly of great importance that those who are about to enter the marriage state should be well instructed in its duties. The Ritual here recommends the pastor to place before them the example of Tobias and Sara, who were taught by the Angel Raphael the holiness in which they should live together. Other passages of the Sacred Scripture also, especially from the Epistles of St. Paul (1 Cor. vii; 1 Thess. iv; Ephes. v, 22), are very appropriate. In an instruction on this subject, the priest must be very
careful in the selection of his language, so as to avoid as far as possible any expression that might offend against modesty, or convey a knowledge of sins which might be to some an occasion of committing them. Many Rituals contain a carefully written instruction to be addressed to the contracting parties immediately before marriage, and another to be addressed to them after the nuptial benediction at the time prescribed in the rubric; but the pastor should take occasion, in some of his instructions to the faithful generally, to explain to them the holiness of the married state, and the dispositions required in those who enter it. Such an explanation would save himself a great deal of trouble, and probably also prevent many unhappy marriages.

XVII

Postremo meminerint Parochi, a Dominica I Adventus, usque ad diem Epiphanie, et a Feria IV Cinerum, usque ad Octavam Paschae inclusive, solemnitates nuptiarum prohibitas esse, ut nuptias benedicere, sponsam traducere, nupiali celebri convivia, matrimonium autem omni tempore contracti potest. Nuptiae vero qua decent modestia et honestate fiant: sancta enim res est matrimonium, sanctaeque tractandum

1097. It was forbidden from the very earliest times, as is shown by Catal., to solemnize marriage during Lent or Advent. In some churches it was forbidden at other times also, which were set apart for penance. The Council of Trent renewed these ancient prohibitions, and ordered them to be everywhere observed during the times here specified in the rubric; i.e., from the first Sunday of Advent till the Epiphany, and from Ash-Wednesday till the Sunday after Easter, or Low Sunday, the days mentioned being included.

1098. Some theologians maintain that the prohibition extends not only to the solemnities of marriages, but to the contract itself, or at least to its consummation: and there can be no doubt that the intention of the Church was to withdraw the people at those times from sensual pleasures, that they might more fully devote themselves to exercises of piety. (Catal. in locum, S. Thom., St. Anton. ap. St. Lig., 984.) It is evident, however, from the present rubric that by the common law the mere contract is not prohibited—neither is its consummation, as is also quite certain (Bened. XIV, Inst lxx, 14, 17; St. Lig., l. c.), but all nuptial solemnities are prohibited; and by these we are to understand, as the rubric itself here explains, the giving of the solemn nuptial
ON THE SACRAMENT OF MATRIMONY.

benediction—not the benediction, "Ego vos conjungo," etc.; the solemn escort of the bride to the house of the husband—not the bringing her home privately and without pomp; and nuptial banqueting and festivities—not a moderate entertainment. (St. Lig., l. c.)

10:9. But it may happen that in certain countries, by a particular law or interpretation of the decree having by custom the force of law, marriage itself is prohibited during these times, so that it cannot be celebrated even without pomp or solemnity, unless by dispensation from the bishop. (Bened. XIV, l. c., n. 14; Car., 921.) This is the case in France and several parts of Germany (Car., l. c.), and we believe the same is the case in every part of Ireland. It is to be observed that when in these countries a dispensation is granted for the celebration of marriage, it is not supposed to include a permission to give the solemn nuptial benediction. (Bened. XIV, l. c., n. 12.) This benediction, and the Mass "pro sponsa et sponsa," or even a commemoration of it, are prohibited altogether during Lent and Advent, as has been declared by the Sac. Con. (Aug. 31, 1839); and it is doubtful whether a bishop is competent to dispense in this prohibition. (Bened. XIV, l. c., n. 15.)

1100 When the parties are from different dioceses it is enough in this case, according to Cærem. (l. c.), to have a dispensation from the ordinary of the diocese in which the marriage takes place.

XVIII.

Quæ omnia fere ex sacri Concilii Tridentini decretis desumpta, et item alia, quæ ibi de matrimonio rite contrahebantur sunt diligentius servanda.

1101. It has been already observed that some of the preceding rubrics are taken verbatim from the decrees of the Council of Trent; others are taken from them in substance, but are more precise and enter into details. This is here stated in general terms by the Ritual itself, which orders that not only the preceding rubrics, but whatever else has been prescribed by the Council concerning marriage, be carefully observed.
CHAPTER II.

RITE OF CELEBRATING THE SACRAMENT OF MATRIMONY:

"RITUS CELEBRANDI MATRIMONII SACRAMENTUM."

1102. Before treating of the ceremonies to be observed in the celebration of marriage, it is necessary to premise that the Council of Trent expresses an earnest desire (vehementer optat) that, in addition to what it has itself prescribed in this matter, the laudable rites and customs of particular countries or provinces shall be also retained. (Sess. 24, cap. i, De Ref. Mat.) The Roman Ritual also mentions this, as we shall see. In the present chapter, therefore, we cannot confine ourselves to the rubrics of the Roman Ritual, but must also dwell on the ceremonies usually observed at marriages in these countries.

I.

Parochus igitur matrimonium celebraturus, publicationibus factis tribus diebus Festis, ut dictum est, si nullum obstet legitimum impedimentum, in Ecclesia Superpelliceo et alba Stola indutus, adhibito uno saltem Clerico Superpelliceo pariter induto, qui Librum et vas Aquæ Benedictæ cum aspersorio deferat, coram tribus aut duobus testibus, virum et mulierem, quos parentum vel propinquorum suorum praesentia cohonestari decet, de consensu in matrimonium interroget utrumque singillum in hunc modum, vulgari sermone:

N., vis accipere N. hic presentem, in tuum legitimum uxorem, justa ritum Sanctæ Matris Ecclesiae?

Respondat Sponsus: Polo.

Mox Sacerdos Spousam interroget: N., vis accipere N. hic presentem, in tuum legitimum maritum, justa ritum Sanctæ Matris Ecclesiae?

Respondet: Polo.

1103. All that has been prescribed in the preceding rubrics regarding the publication of the banns, etc., etc., having been duly complied with, the parties present themselves in the church on the day fixed for the marriage. They should be accompanied by their parents or relatives: at least this is very becoming, and should be required, if circumstances do not render it impossible.

1104. An altar should be prepared for the celebration of Mass, at which the nuptial benediction, unless prohibited by the rubric, is to be given; and two seats or prædiens
should be prepared for the bride and bridegroom, or at least convenient places assigned them, near to and in front of the altar, but not within the sanctuary. According to many ancient Rituals, they should present themselves before the priest at the door of the church, where the mutual consent was expressed, and the ceremony, as far as the nuptial Mass, was performed. They were then introduced into the church, where they assisted at Mass, and received the solemn nuptial benediction. (Mart., lib. i, cap. ix, art. iii, nn. vi, viii.)

1105. The priest should vest in surplice and white stole, according to the rubric; but, if he is to celebrate Mass, the Rituals of many dioceses permit him to vest in amice, alb, cincture, and stole (De H., p. 6, n. 38, iv); the chasuble and maniple being in this case placed on the Gospel side of the altar. He issues from the sacristy, preceded by two clerks, or at least one, vested in surplice, and carrying the vase of holy water, with the aspersory and the Ritual. Arrived at the foot of the altar, he kneels and says a short prayer, having given his cap to the clerk on his right, who holds the Ritual, or, if there be only one clerk, having himself put it aside on the altar step. He then rises up, and having made the due reverence at the foot of the altar, advances, accompanied by the clerks, to where the bride and bridegroom are standing, the former being on the left. The priest then interrogates them in the vulgar tongue, in presence of the witnesses, who should be looking on and listening. He puts the question as it is given in the Ritual: *N. Wilt thou take, etc.,* first to the bridegroom and then to the bride.

1106. It is usual to mention not only the Christian name, but the surname of each, though the words, "hic presentem," "here present," leave no doubt about the person. Any words, or even any sign, which clearly expresses the consent of the parties, would be sufficient; and hence, if one or both of them be mute, any sign or writing expressive of consent may be admitted; but it is right, except in such cases of necessity, to insist on an adherence to the form given in the Ritual. The consent of the parties may be expressed even by proxy, as is here stated in the rubric; but marriages by proxy, unless in the case of princes, are very rare, and should not be permitted by a priest of his own authority. (Catal., n. x; Car., 139.) For the validity of a marriage by proxy, it is necessary, 1, that the procurator be specially commissioned for the purpose; 2°, that he do not depart from the terms of
ON THE SACRAMENT OF MATRIMONY. 525

his commission; 3°, that the person for whom he acts shall not have revoked his consent before the celebration of the marriage. These conditions are expressly required by the canon law. (Car., 141 et seq.) In expressing the consent, the procurator should use words which clearly convey that he is speaking and acting in the name and on behalf of another.

1107. In the Ritual, which has been from time immemorial used in Ireland and England, immediately after the interrogations, when the bride has expressed her consent, saying, "I will," we have the following rubric: "Deinde detur femina a putre suo vel ab amicis suis; quæ si puella sit, discopertam habeat manum, si vidua, tectam; et vir eam recipiat in Dei fide et sua servandam et teneat eam per manum dexteram in manu sua dexterâ; et ad hunc modum, docente Sacerdote, det ei fidem per verbum de præsentib dicens:

"I, N., take thee, N., to my wedded wife, to have and to hold from this day forward, for better, for worse, for richer, for poorer, in sickness and in health, till death do us part, if holy Church will it permit; and thereto I plight thee my troth.

"Max manum retrahendo, iterumque jungendo, dicit mulier, docente Sacerdote:

"I, N., take thee, N., to my wedded husband, to have and to hold from this day forward, for better, for worse, for richer, for poorer, in sickness and in health, till death do us part, if holy Church will it permit; and thereto I plight thee my troth."

As soon then as the bride has said, "I will," she should, according to this rubric, be "given away," as it is called, by her father or some of her friends. This may be done by taking her right hand and placing it in that of the bridegroom, as Ragnel gave his daughter in marriage to Tobias. (Tob. vii.) If a widow, she should have on a glove; if not, her hand should be uncovered.

1108. This distinction between the first and second marriages, of presenting the hand naked in the former and covered in the latter, is mentioned in many very ancient Rituals. Catalani cites one about six hundred years old, in which it is ordered to be observed. (De Mat., tit. vii, cap. ii, § 2. n 2.) Baruff., however, says: "Decet manus esse nudas et ab quæ chirothecis," without making any distinction. (In loc., p. 37.)

1109. The bridegroom, having thus taken her right hand, repeats after the priest the words given above, "I, N., take
"thee," etc. Both then withdraw their hands for an instant, and she takes his right hand in the same manner, and says, "I, N., take," etc.

1110. We have then the following rubric: "Data sic utrimque fides junctisque dexteris dicit sacerdos: Ego conjungo vos in matrimonium, in nomine Patris, et Filii et Spiritus Sancti. Amen. Et nox aspergat eos aqua benedicta."

1111. The Ritual does not state at what time the parties should kneel, or even that they should kneel at all, nor is the question decided by any uniform practice; it is usual, however, to require them to kneel before the priest pronounces the words, "Ego conjungo vos," etc. We think they may be conveniently required to kneel after the bride has been "given away" and the bridegroom has taken her by the right hand, so as to say, on their knees, "I, N., take thee," etc. At all events, it is right that they should be on their knees when the priest pronounces the words, "Ego conjungo vos," etc., and sprinkles them with holy water; and there is no reason why they should not remain in this posture, as they commonly do, until the end of the ceremony. The priest, saying the words, "in nomine Patris," etc., makes the sign of the cross over their hands (Baruff., l. c. 39); then, taking the aspersory, which is presented to him by the clerk, he sprinkles them with holy water.

II.


1112. All that is prescribed in this rubric is carried out in the ceremony above described. We may observe that there is a great variety in the ceremonies prescribed in different places for the joining of right hands, etc. In Belgium the priest envelopes their hands with the extremities of his stole. (De Herdt, pt. 6, No. 38, vii.) In the Ritual of Rheims and in that of Milan, he is directed to place the extremities of his stole over their hands in the form of a cross. (Catal., l. c. ii.)

1113. Instead of the words, "Ego conjungo," etc., the priest is permitted by the present rubric to use any other words sanctioned by the received Ritual of the province. This latitude is expressly permitted by the Council of Trent, and in the very words here given by the rubric. It is certain
that in many ancient Rituals the form, "Ego vos conjungo," etc., is not mentioned. Catalani cites one of the church of Rouen, in which it is given, but not earlier than the thirteenth century. Martene says it was quite unknown in the early Church. (De Ant. Eccl. Rit., lib. 1, cap. ix, art. 3, n. vi.; From this it is inferred, with great probability, that these words do not constitute the form of the sacrament. (Car., 79 et 110.) At all events it is now almost universally admitted that the priest is not the minister of the sacrament, the contract itself between Christians being, by the institution of Christ, a true sacrament. This seems to have been at all times the common opinion of theologians, except at most in France and Germany (Bellarmin, De Mat., cap. 7; St. Lig., 897); and it appears to us that at present it can hardly be doubted, since it is clearly conveyed in the Brief of the present Pope, Pius IX, to the King of Sardinia, which sets forth as the doctrine of the Catholic Church: "Sacramentum de ipsa Matrimonii essentia esse, ita ut unio conjugalis inter Christianos non sit legitima, nisi in Matrimonii Sacramento, "extra quod merus concubinatus tantum inventur." 1114. Since the words, "Ego vos conjungo," etc., are used in these countries and given in all our Rituals, the priest is not at liberty to omit them, or to substitute others for them.