Full Text and Explanatory Notes of Cardinals’ Questions on ‘Amoris Laetitia’

The full documentation relating to the cardinals’ initiative, entitled ‘Seeking Clarity: A Plea to Untie the Knots in Amoris Laetitia.’

Four cardinals have turned to what they call an “age-old” process of posing a series of questions to Pope Francis in the hope that his clarification will help clear up “grave disorientation and great confusion” caused by key parts of his summary document on the synod on the family, Amoris Laetitia.

The cardinals — Carlo Caffarra, archbishop emeritus of Bologna; Raymond Burke, patron of the Sovereign Military Order of Malta; Walter Brandmüller, president emeritus of the Pontifical Committee for Historical Sciences; and Joachim Meisner, archbishop emeritus of Cologne — sent five questions, called dubia (Latin for “doubts”), to the Holy Father and Cardinal Gerhard Müller, prefect of the Congregation for the Doctrine of the Faith, on Sept. 19, along with an accompanying letter.

Each of the dubia is aimed at eliciting from the Apostolic See clarification on key parts of the document, most notably whether it is admissible to allow any remarried divorcees without an annulment Holy Communion.

Due to varying interpretations of this and other parts of the apostolic exhortation Amoris Laetitia (The Joy of Love), some of which appear to contradict previous papal teachings (those of Pope St. John Paul II in particular), the cardinals said they chose to highlight those points in “charity and justice,” for the sake of Church unity.

Consistent with his tendency of so far not responding to concerns about the apostolic exhortation, the Holy Father also did not reply to their request, although sources confirm that he did receive it.

The cardinals therefore said they “have interpreted his sovereign decision as an invitation to continue the reflection and the discussion, calmly and with respect” and “are informing the entire people of God about our initiative, offering all of the documentation.”

Here below is the complete documentation comprising “a necessary foreword,” the dubia, the accompanying letter sent to the Pope and the cardinals’ explanatory notes.

Seeking Clarity: A Plea to Untie the Knots in Amoris Laetitia

1. A Necessary Foreword

The sending of the letter to His Holiness Pope Francis by four cardinals derives from a deep pastoral concern.
We have noted a grave disorientation and great confusion of many faithful regarding extremely important matters for the life of the Church. We have noted that even within the episcopal college there are contrasting interpretations of Chapter 8 of *Amoris Laetitia*.

The great Tradition of the Church teaches us that the way out of situations like this is recourse to the Holy Father, asking the Apostolic See to resolve those doubts, which are the cause of disorientation and confusion.

Ours is, therefore, an act of justice and charity.

Of justice: With our initiative, we profess that the Petrine ministry is the ministry of unity, and that to Peter, to the Pope, belongs the service of confirming in the faith.

Of charity: We want to help the Pope to prevent divisions and conflicts in the Church, asking him to dispel all ambiguity.

We have also carried out a specific duty. According to the *Code of Canon Law* (349) the cardinals, even taken individually, are entrusted with the task of helping the Pope to care for the universal Church.

The Holy Father has decided not to respond. We have interpreted his sovereign decision as an invitation to continue the reflection and the discussion, calmly and with respect.

And so we are informing the entire people of God about our initiative, offering all of the documentation.

We hope that no one will choose to interpret the matter according to a progressive/conservative” paradigm. That would be completely off the mark. We are deeply concerned about the true good of souls, the supreme law of the Church, and not about promoting any form of politics in the Church.

We hope that no one will judge us unjustly, as adversaries of the Holy Father and people devoid of mercy. What we have done and are doing derives from the deep collegial affection that unites us to the Pope, and from an impassioned concern for the good of the faithful.

Cardinal Walter Brandmüller
Cardinal Raymond L. Burke
Cardinal Carlo Caffarra
Cardinal Joachim Meisner

2. The Letter of the Four Cardinals to the Pope

To His Holiness Pope Francis and for the attention of His Eminence Cardinal Gerhard L. Müller

Most Holy Father,
Following the publication of your apostolic exhortation *Amoris Laetitia*, theologians and scholars have proposed interpretations that are not only divergent, but also conflicting, above all in regard to Chapter VIII. Moreover, the media have emphasized this dispute, thereby provoking uncertainty, confusion and disorientation among many of the faithful.

Because of this, we the undersigned, but also many bishops and priests, have received numerous requests from the faithful of various social strata on the correct interpretation to give to Chapter VIII of the exhortation.

Now, compelled in conscience by our pastoral responsibility and desiring to implement ever more that synodality to which Your Holiness urges us, with profound respect, we permit ourselves to ask you, Holy Father, as supreme teacher of the faith, called by the Risen One to confirm his brothers in the faith, to resolve the uncertainties and bring clarity, benevolently giving a response to the dubia that we attach the present letter.

May Your Holiness wish to bless us, as we promise constantly to remember you in prayer.

Cardinal Walter Brandmüller  
Cardinal Raymond L. Burke  
Cardinal Carlo Caffarra  
Cardinal Joachim Meisner

Rome, September 19, 2016

3. The Dubia

It is asked whether, following the affirmations of *Amoris Laetitia* (300-305), it has now become possible to grant absolution in the sacrament of penance and thus to admit to Holy Communion a person who, while bound by a valid marital bond, lives together with a different person more uxorio without fulfilling the conditions provided for by *Familiaris Consortio*, 84, and subsequently reaffirmed by *Reconciliatio et Paenitentia*, 34, and *Sacramentum Caritatis*, 29. Can the expression “in certain cases” found in Note 351 (305) of the exhortation *Amoris Laetitia* be applied to divorced persons who are in a new union and who continue to live more uxorio?

After the publication of the post-synodal exhortation *Amoris Laetitia* (304), does one still need to regard as valid the teaching of St. John Paul II’s encyclical *Veritatis Splendor*, 79, based on sacred Scripture and on the Tradition of the Church, on the existence of absolute moral norms that prohibit intrinsically evil acts and that are binding without exceptions?

After *Amoris Laetitia* (301) is it still possible to affirm that a person who habitually lives in contradiction to a commandment of God’s law, as for instance the one that prohibits adultery (Matthew 19:3-9), finds him or herself in an objective situation of grave habitual sin (Pontifical Council for Legislative Texts, “Declaration,” June 24, 2000)?

After the affirmations of *Amoris Laetitia* (302) on “circumstances which mitigate moral responsibility,” does one still need to regard as valid the teaching of St. John Paul II’s encyclical
*Veritatis Splendor*, 81, based on sacred Scripture and on the Tradition of the Church, according to which “circumstances or intentions can never transform an act intrinsically evil by virtue of its object into an act ‘subjectively’ good or defensible as a choice”?

After *Amoris Laetitia* (303) does one still need to regard as valid the teaching of St. John Paul II’s encyclical *Veritatis Splendor*, 56, based on sacred Scripture and on the Tradition of the Church, that excludes a creative interpretation of the role of conscience and that emphasizes that conscience can never be authorized to legitimate exceptions to absolute moral norms that prohibit intrinsically evil acts by virtue of their object?

### 4. Explanatory Note of the Four Cardinals

**CONTEXT**

Dubia (from the Latin: “doubts”) are formal questions brought before the Pope and to the Congregation for the Doctrine of the Faith asking for clarifications on particular issues concerning doctrine or practice.

What is peculiar about these inquiries is that they are worded in a way that requires a “Yes” or “No” answer, without theological argumentation. This way of addressing the Apostolic See is not an invention of our own; it is an age-old practice.

Let’s get to what is concretely at stake.

Upon the publication of the post-synodal apostolic exhortation *Amoris Laetitia* on love in the family, a debate has arisen particularly around its eighth chapter. Here specifically, Paragraphs 300-305 have been the object of divergent interpretations.

For many — bishops, priests, faithful — these paragraphs allude to or even explicitly teach a change in the discipline of the Church with respect to the divorced who are living in a new union, while others, admitting the lack of clarity or even the ambiguity of the passages in question, nonetheless argue that these same pages can be read in continuity with the previous magisterium and do not contain a modification in the Church’s practice and teaching.

Motivated by a pastoral concern for the faithful, four cardinals have sent a letter to the Holy Father under the form of dubia, hoping to receive clarity, given that doubt and uncertainty are always highly detrimental to pastoral care.

The fact that interpreters come to different conclusions is also due to divergent ways of understanding the Christian moral life. In this sense, what is at stake in *Amoris Laetitia* is not only the question of whether or not the divorced who have entered into a new union can — under certain circumstances — be readmitted to the sacraments.

Rather, the interpretation of the document also implies different, contrasting approaches to the Christian way of life.
Thus, while the first question of the dubia concerns a practical question regarding the divorced and civilly remarried, the other four questions touch on fundamental issues of the Christian life.

THE QUESTIONS

Doubt No. 1:

It is asked whether, following the affirmations of Amoris Laetitia (300-305), it has now become possible to grant absolution in the sacrament of penance, and thus to admit to Holy Communion a person who, while bound by a valid marital bond, lives together with a different person more uxorio without fulfilling the conditions provided for by Familiaris Consortio, 84, and subsequently reaffirmed by Reconciliatio et Paenitentia, 34, and Sacramentum Caritatis, 29. Can the expression “in certain cases” found in Note 351 (305) of the exhortation Amoris Laetitia be applied to divorced persons who are in a new union and who continue to live more uxorio?

Question 1 makes particular reference to Amoris Laetitia, 305, and to Footnote 351. While Note 351 specifically speaks of the sacraments of Penance and Communion, it does not mention the divorced and civilly remarried in this context, nor does the main text.

Pope John Paul II’s apostolic exhortation Familiaris Consortio, 84, already contemplated the possibility of admitting the divorced and civilly remarried to the sacraments. It mentions three conditions:

The persons concerned cannot separate without committing new injustices (for instance, they may be responsible for the upbringing of their children);

They take upon themselves the commitment to live according to the truth of their situation, that is, to cease living together as if they were husband and wife (more uxorio), abstaining from those acts that are proper to spouses;

They avoid giving scandal (that is, they avoid giving the appearance of sin so as to avoid the danger of leading others into sin).

The conditions mentioned by Familiaris Consortio, 84, and by the subsequent documents recalled will immediately appear reasonable once we remember that the marital union is not just based on mutual affection and that sexual acts are not just one activity among others that couples engage in.

Sexual relations are for marital love. They are something so important, so good and so precious that they require a particular context, the context of marital love. Hence, not only the divorced living in a new union need to abstain, but also everyone who is not married. For the Church, the Sixth Commandment — “Do not commit adultery” — has always covered any exercise of human sexuality that is not marital, i.e., any kind of sexual relations other than those engaged in with one’s rightful spouse.
It would seem that admitting to Communion those of the faithful who are separated or divorced from their rightful spouse and who have entered a new union in which they live with someone else as if they were husband and wife would mean for the Church to teach by her practice one of the following affirmations about marriage, human sexuality and the nature of the sacraments:

A divorce does not dissolve the marriage bond, and the partners to the new union are not married. However, people who are not married can under certain circumstances legitimately engage in acts of sexual intimacy.

A divorce dissolves the marriage bond. People who are not married cannot legitimately engage in sexual acts. The divorced and remarried are legitimate spouses and their sexual acts are lawful marital acts.

A divorce does not dissolve the marriage bond, and the partners to the new union are not married. People who are not married cannot legitimately engage in sexual acts, so that the divorced and civilly remarried live in a situation of habitual, public, objective and grave sin. However, admitting persons to the Eucharist does not mean for the Church to approve their public state of life; the faithful can approach the Eucharistic table even with consciousness of grave sin, and receiving absolution in the sacrament of penance does not always require the purpose of amending one’s life. The sacraments, therefore, are detached from life: Christian rites and worship are on a completely different sphere than the Christian moral life.

Doubt No. 2:

After the publication of the post-synodal exhortation Amoris Laetitia (304), does one still need to regard as valid the teaching of St. John Paul II’s encyclical Veritatis Splendor, 79, based on Sacred Scripture and on the Tradition of the Church, on the existence of absolute moral norms that prohibit intrinsically evil acts and that are binding without exceptions?

The second question regards the existence of so-called intrinsically evil acts. John Paul II’s encyclical Veritatis Splendor, 79, claims that one can “qualify as morally evil according to its species … the deliberate choice of certain kinds of behavior or specific acts, apart from a consideration of the intention for which the choice is made or the totality of the foreseeable consequences of that act for all persons concerned.”

Thus, the encyclical teaches that there are acts that are always evil, which are forbidden by moral norms that bind without exception (“moral absolutes”). These moral absolutes are always negative, that is, they tell us what we should not do. “Do not kill.” “Do not commit adultery.” Only negative norms can bind without exception.

According to Veritatis Splendor, with intrinsically evil acts no discernment of circumstances or intentions is necessary. Uniting oneself to a woman who is married to another is and remains an act of adultery, that as such is never to be done, even if by doing so an agent could possibly extract precious secrets from a villain’s wife so as to save the kingdom (what sounds like an example from a James Bond movie has already been contemplated by St. Thomas Aquinas, De Malo, q. 15, a. 1). John Paul II argues that the intention (say, “saving the kingdom”) does not
change the species of the act (here: “committing adultery”), and that it is enough to know the
species of the act (“adultery”) to know that one must not do it.

Doubt No. 3:

After *Amoris Laetitia* (301) is it still possible to affirm that a person who habitually lives in
contradiction to a commandment of God’s law, as for instance the one that prohibits adultery
(Matthew 19:3-9), finds him or herself in an objective situation of grave habitual sin (Pontifical
Council for Legislative Texts, “Declaration,” June 24, 2000)?

In Paragraph 301, *Amoris Laetitia* recalls that: “The Church possesses a solid body of reflection
concerning mitigating factors and situations.” And it concludes that “hence it can no longer
simply be said that all those in any ‘irregular’ situation are living in a state of mortal sin and are
deprived of sanctifying grace.”

In its “Declaration,” of June 24, 2000, the Pontifical Council for Legislative Texts seeks to
clarify Canon 915 of the Code of Canon Law, which states that those who “obstinately persist in
manifest grave sin are not to be admitted to holy Communion.” The Pontifical Council’s
“Declaration” argues that this canon is applicable also to faithful who are divorced and civilly
remarried. It spells out that “grave sin” has to be understood objectively, given that the minister
of the Eucharist has no means of judging another person’s subjective imputability.

Thus, for the “Declaration,” the question of the admission to the sacraments is about judging a
person’s objective life situation and not about judging that this person is in a state of mortal sin.
Indeed, subjectively he or she may not be fully imputable or not be imputable at all.

Along the same lines, in his encyclical *Ecclesia de Eucharistia*, 37, St. John Paul II recalls that
“the judgment of one’s state of grace obviously belongs only to the person involved, since it is a
question of examining one’s conscience.” Hence, the distinction referred to by *Amoris Laetitia*
between the subjective situation of mortal sin and the objective situation of grave sin is indeed
well established in the Church’s teaching.

John Paul II, however, continues by insisting that “in cases of outward conduct which is
seriously, clearly and steadfastly contrary to the moral norm, the Church, in her pastoral concern
for the good order of the community and out of respect for the sacrament, cannot fail to feel
directly involved.” He then reiterates the teaching of Canon 915 mentioned above.

Question 3 of the Dubia, hence, would like to clarify whether, even after *Amoris Laetitia*, it is
still possible to say that persons who habitually live in contradiction to a commandment of God’s
law, such as the commandment against adultery, theft, murder or perjury, live in objective
situations of grave habitual sin, even if, for whatever reasons, it is not certain that they are
subjectively imputable for their habitual transgressions.

Doubt No. 4:
After the affirmations of *Amoris Laetitia* (302) on “circumstances which mitigate moral responsibility,” does one still need to regard as valid the teaching of St. John Paul II’s encyclical *Veritatis Splendor*, 81, based on Sacred Scripture and on the Tradition of the Church, according to which “circumstances or intentions can never transform an act intrinsically evil by virtue of its object into an act ‘subjectively’ good or defensible as a choice”?

In Paragraph 302, *Amoris Laetitia* stresses that on account of mitigating circumstances “a negative judgment about an objective situation does not imply a judgment about the imputability or culpability of the person involved.” The Dubia point to the Church’s teaching as expressed in John Paul II’s *Veritatis Splendor*, according to which circumstances or good intentions can never turn an intrinsically evil act into one that is excusable or even good.

The question arises whether *Amoris Laetitia*, too, is agreed that any act that transgresses against God’s commandments, such as adultery, murder, theft or perjury, can never, on account of circumstances that mitigate personal responsibility, become excusable or even good.

Do these acts, which the Church’s Tradition has called bad in themselves and grave sins, continue to be destructive and harmful for anyone committing them in whatever subjective state of moral responsibility he may be?

Or could these acts, depending on a person’s subjective state and depending on the circumstances and intentions, cease to be injurious and become commendable or at least excusable?

**Doubt No. 5:**

After *Amoris Laetitia* (303) does one still need to regard as valid the teaching of St. John Paul II’s encyclical *Veritatis Splendor*, 56, based on Sacred Scripture and on the Tradition of the Church, that excludes a creative interpretation of the role of conscience and that emphasizes that conscience can never be authorized to legitimate exceptions to absolute moral norms that prohibit intrinsically evil acts by virtue of their object?

*Amoris Laetitia*, 303, states that “conscience can do more than recognize that a given situation does not correspond objectively to the overall demands of the Gospel. It can also recognize with sincerity and honesty what for now is the most generous response which can be given to God.”

The Dubia ask for a clarification of these affirmations, given that they are susceptible to divergent interpretations.

For those proposing the creative idea of conscience, the precepts of God’s law and the norm of the individual conscience can be in tension or even in opposition, while the final word should always go to conscience that ultimately decides about good and evil. According to *Veritatis Splendor*, 56, “on this basis, an attempt is made to legitimize so-called ‘pastoral’ solutions contrary to the teaching of the magisterium, and to justify a ‘creative’ hermeneutic according to which the moral conscience is in no way obliged, in every case, by a particular negative precept.”
In this perspective, it will never be enough for moral conscience to know “this is adultery,” or “this is murder,” in order to know that this is something one cannot and must not do.

Rather, one would also need to look at the circumstances or the intentions to know if this act could not, after all, be excusable or even obligatory (Question 4 of the Dubia). For these theories, conscience could indeed rightfully decide that, in a given case, God’s will for me consists in an act by which I transgress one of his commandments. “Do not commit adultery” is seen as just a general norm. In the here and now, and given my good intentions, committing adultery is what God really requires of me. Under these terms, cases of virtuous adultery, lawful murder and obligatory perjury are at least conceivable.

This would mean to conceive of conscience as a faculty for autonomously deciding about good and evil and of God’s law as a burden that is arbitrarily imposed and that could at times be opposed to our true happiness.

However, conscience does not decide about good and evil. The whole idea of a “decision of conscience” is misleading. The proper act of conscience is to judge and not to decide. It says, “This is good.” “This is bad.” This goodness or badness does not depend on it. It acknowledges and recognizes the goodness or badness of an action, and for doing so, that is, for judging, conscience needs criteria; it is inherently dependent on truth.

God’s commandments are a most welcome help for conscience to get to know the truth and hence to judge verily. God’s commandments are the expression of the truth about our good, about our very being, disclosing something crucial about how to live life well. Pope Francis, too, expresses himself in these terms, when, in Amoris Laetitia, 295: “The law is itself a gift of God which points out the way, a gift for everyone without exception.”

Translation provided by the cardinal signatories.