#### STATUTORY RULES OF NORTHERN IRELAND

# 2012 No. 408

# The Civil Registration Regulations (Northern Ireland) 2012

# PART IV

## **REGISTRATION OF STILL-BIRTHS**

Registration of still-births without reference to the Coroner

#### Certificate of evidence of a still-birth

15. The form of a certificate to be given in pursuance of Article 15(3) of the 1976 Order by a registered medical practitioner or a midwife present at a still-birth, or who has examined the body of a still-born child, shall be Form 7.

#### Particulars to be registered concerning a still-birth

- **16.**—(1) Subject to the provisions of this regulation, the particulars to be registered concerning a still-birth shall be those particulars required to be entered in Form 2.
- (2) Subject to paragraph (3), the provisions of regulations 10, 11 and 12(4) shall, with any necessary modifications, apply to completing Form 2 as they apply to completing Form 1, but a qualified informant shall not be required to verify particulars of the cause of the still-birth.
- (3) The cause of still-birth shall be entered as stated in the certificate given by the registered medical practitioner or midwife, followed by the word 'Certified'.

Registration of still-births following reference to the Coroner

#### Reference to Coroner

17. Where a registrar is informed of an alleged still-birth and does not receive a certificate issued in pursuance of Article 15(3) of the 1976 Order, the registrar shall report the alleged still-birth to a coroner on a form provided for the purpose by the Registrar General.

#### Coroner's certificate or notification

- 18. Where the coroner examines or causes to be examined the body of a child, and is satisfied that the body is that of a still-born child, the form of certificate the coroner shall send to the registrar in pursuance of Article 16(1) of the 1976 Order shall be
  - (a) Form 8, if an inquest has been held; or
  - (b) Form 9, if the coroner does not consider it necessary to hold an inquest.

### Registration of still-birth where inquest is not held

- 19.—(1) Where a registrar receives notification in Form 8 from a coroner that the coroner does not intend to hold an inquest concerning a still-birth the registrar shall take such steps as may be required to register the still-birth.
- (2) Any registration under paragraph (1) shall be made in accordance with regulation 16 except that in the entry relating to the cause of still-birth, there shall be entered
  - (a) if Part A of the coroner's notification has been completed, the words "Coroner's Statement", or
  - (b) if Part B of the coroner's notification has been completed, the words "Coroner's Certificate".

## Registration of still-birth after inquest

**20.** Where a registrar receives a coroner's certificate upon an inquest, from which it appears that the child was still-born, or that there was not sufficient evidence to show that the child was born alive, the particulars to be registered concerning the still-birth shall be the particulars required to be entered in Form 2, other than those particulars relating to the qualified informant.