



Retention and destruction of information

- 1.1. Under data protection law, personal data should be kept for no longer than is necessary for the purpose for which it is held. However, data protection law does not contain any prescriptive time limits for holding personal data.
- 1.2. The table below sets out the suggested retention periods for each type of information which may be held relating to safeguarding issues:

Name	Retention period	Rationale for retention
		period
Cases/situations that although reported to	1 year or for as long as	The person against whom
the Catholic Church, do not involve case	necessary to respond to	allegations have been
management by the Church.	any ongoing queries e.g.	made holds no role within
All records relating to enquiries and actions in respect of individuals that are referred to other organisations and there is no ongoing safeguarding case management role for the Church. These might include allegations against individuals in different denominations and parishioners who require welfare support from statutory authorities.	from the authority that the information has been passed to, if this is later. A summary record including date, name of individual, and action taken is to be retained indefinitely.	the Church, either as an office holder or a volunteer. If referred to another body, they will hold their own more detailed safeguarding record. The summary record is retained to demonstrate that the referral was received and acted on.
All records relating to information about an individual referred to the safeguarding office that does not constitute a safeguarding matter or require any ongoing action.	A summary record including date, name of individual, and action taken is to be retained indefinitely where the person concerned is a member of clergy and for	The information does not constitute a safeguarding matter or require any further action. The summary record is retained to demonstrate that the information was received
	12 months for all others.	and considered.
Case files in the name of alleged perpetrator that are likely to include, but not restricted to: CM1 – referral form	For clergy and religious, 85 years from date of birth, or date of death if later. At the	Clergy and Religious generally have a lifelong relationship with the
Civit – referral form	end of the relevant period,	Church and dioceses and
Case recording log	a summary record of the case file will be retained	religious congregations have vicarious liability for
Case recording log	indefinitely.	their actions whilst within
Chronology of significant events	muchilitely.	the Church, even after they
Chronology of significant events	For all other church roles	have left the Church. We
	e.g., volunteers, office	know that people often do
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Case summaries (excluding final summary holders, 25 years from the not tell the Church about when main file records are being deleted) date their role ceases or at alleged abuse for many years after it is said to have least 6 years after the date Letters/emails/texts/other electronic of death of the accused occurred. For these messaging sent and received person if this is sooner. At reasons, full case files the end of these retention concerning religious and Minutes of meetings periods, a summary record clergy are to be kept until of the case file will be the accused person's 85th IRA2 Risk Assessment Agreement and any retained until the 85th birthday or death if later, agreement between commissioned birthday of the accused and summary files are to person. assessor/investigator and person being be kept indefinitely. assessed/investigated The summary record In respect of other roles, should include: Safeguarding Plans the Limitation Act 1980 Risk Information Framework provides for a limitation Name of accused: period of 3 years for Reports e.g. risk assessment, psychological, DOB: personal injury claims from DOD: psychiatric, investigative, the date of the incident, or Role: from the claimant's 18th National review template forms Date of birthday if the incident ordination(employment): occurred prior to that date. Legal and restricted information which must Movement between However, Judges have an be kept in a separate section of the file. dioceses/religious unfettered discretion under the Limitation Act to allow congregations: Summary of safeguarding a claim to proceed outside issues/convictions etc: of these timescales. We Record of DBS checks/other know that people often do checks (e.g. testimonials): not tell the Church about Summary of actions taken alleged abuse for many by the Church: years after it is said to have Name of alleged victim(s): occurred. DOB of alleged victims: For this reason, we keep full files until 25 years after the role ceases and summary files until the 85th birthday of the accused person. 3 years after event/activity Records need to be kept in Parish or other event/activity related records. Records are likely to include but are not ceases. case of incidents occurring restricted to: at events. The general limitation period for PHOTO 1 – Parental consent to use of images personal injury claims is 3 years from the date of Case 2 – Approval of events form incident or 3 years from a child's 18th birthday, if a

child has been

injured. Incidents may not

Case 4 – Parental consent for an activity

Case 5 – Session recording sheet		be reported
*Case 6 – Incident report form	*Case 6 - Incident involving an adult – 3 years from date of incident - Incident involving a child – 21 years from date of incident	contemporaneously, so these records need should be kept for 3-years post- event/activity in case a claim is made. Case 6 Where an incident has occurred, the record should be kept for the full limitation period. NB If a safeguarding file is opened in relation to an incident, the IRF may be transferred onto that file and the retention period for that file will apply.
Personnel related files and records. Records	10 years and 1 day after	We know that people often
are likely to include, but are not restricted to: *Electronic entries on the CSSA DBS Database	person leaves their role. *Where a case file is	do not tell the Church about concerns or abuse for many years after it is
DBS 1 – Volunteer registration form	opened, the entries on the DBS Database e.g. date of check and existence of a	said to have occurred. For this reason, we retain records on volunteers and
DBS 2 – Volunteer reference form	risk assessment, should be recorded on the case file	safeguarding roles for a ten-year period after they
**DBS 3 – ID verification form	before the electronic record is destroyed	leave their role, or at least six years following death if
***DBS 4 – Safeguarding self-declaration form	**Existing DBS 3 forms can	this is sooner.
DBS 5 – Withdrawal of consent to undertake DBS online Update Service checks	be destroyed when a new form is completed.	
DBS 9 – Confidentiality Agreement for	***Existing DBS4 forms can	
individuals handling DBS Disclosure	be destroyed when a new	
information and accessing the national	Disclosure application has	
database	been completed and any	
	queries about Disclosure	
DBS 10 – Counter-signatory agreement	content and prior self-	
between Catholic dioceses/religious congregations in relation to the provision of	disclosure have been resolved.	
DBS Disclosures	resolved.	

DBS 11 – Request for a new counter-signatory to be added to the CSSA Registered Body account

DBS 12 – Request for removal of a countersignatory from the CSSA Registered Body account

DBS 13 - Ebulk user exit form

DBS 14 – Ebulk end-user agreement

Blemished DBS Disclosure risk assessment form

CASE 1 – Written Agreement for volunteers which indicates that they have read and understood their job description and agree to adhere to national safeguarding procedures

Case 9 – Declaration that the volunteer has understood the safeguarding procedures

Testimonials of suitability

Form 1 – Supervision Agreement

Form 3 - Record of supervision

Form 4 – Record of individual case discussion

Form A – Preparation by role holder for appraisal

Form B – Preparation by supervisor for appraisal

Form C - Annual appraisal summary

Once a recruitment (or other relevant) decision has been made, do not keep certificate information for any longer than is necessary e.g. to allow for the consideration and resolution of any disputes or complaints. Throughout this time, the usual conditions regarding the safe storage and strictly controlled access must prevail.