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JUL 28 2015

S.C. Supreme Court

July 28, 2015

VIA HAND DELIVERY

The Honorable Daniel E. Shearouse
Clerk of Court
Supreme Court of South Carolina
Post Office Box 11330
Columbia, South Carolina 29211

Re: The Diocese of South Carolina et al. v. The Episcopal Church;
Case Tracking No.: 2015-000626

Dear Mr. Shearouse:

This letter accompanies one unbound copy and ten (10) bound copies of the record on appeal. We sent the Respondents electronic copies of the record yesterday. The proof of service is enclosed with this letter.

I need to direct the Court's attention to three items.

First, I was not able to sign the standard certification required by Rule 210(g). In light of the record's length, some Respondents consented early last week to the omission of certain materials they had designated for inclusion. My certificate of counsel accounts for these modifications.

Second, although Rule 210(c) provides that an entire pleading should be included when a portion of a pleading has been designated, I have only included an excerpt of the second amended complaint. I am the only party who designated this document and I cited only 7 of this pleading's 101 total pages. In these circumstances, including the entire document seemed unnecessary and wasteful.

Finally, over 3,000 pages of this record are never cited at all, by anybody. I am quite certain that many of the record's exhibits were totally unnecessary for inclusion, but I am obligated to include any materials the Respondents designated and did not wish to remove.

Please do not hesitate to contact me if the Court desires anything further of me or if I may be of assistance to you.

Yours sincerely,

Blake Hewitt

Blake A. Hewitt

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cc: All counsel of record, by e-mail only.