

AMENDMENT TO CHURCH ATTORNEY'S POST-TRIAL BRIEF

This is an amendment to the Church Attorney's post-trial brief in light of recent developments. This pleading follows up on the Church Attorney's email of June 23, 2017 promise to provide the Church Attorney's further views.

Respondent's recently revealed conduct is disappointing and discouraging. The notion that he would not only enter a further sales agreement at this time, but cause it to be shrouded in secrecy even from his own church, is shocking. The conduct demonstrates that all the efforts made at reconciliation (including extensive mediation and conference panel efforts) and the Church Attorney's recommendations, have fallen on deaf ears. His conduct demonstrates a contempt for the Title IV process, this Panel, and the Episcopal Church. As the Church Attorney mentioned in his opposition to Respondent's appeal, it is hard now not to suspect some other serious misconduct within Corp Sole.

Accordingly, the Church Attorney recommends under Title IV.14.6 that Respondent be deposed from ministry forthwith. The Church Attorney further recommends that the Panel recommend to the Diocese of Los Angeles and the incoming Bishop a forensic audit of Corp Sole be ordered and made public.

Respectfully submitted,

A handwritten signature in black ink that reads "Jerry Coughlan". The signature is written in a cursive style with a large, stylized initial "J".

Jerry Coughlan
Church Attorney