

IN THE DIOCESE OF VIRGINIA  
BEFORE THE DISCIPLINARY BOARD  
IN THE TITLE IV MATTER OF  
THE REVEREND DR. B. CAYCE RAMEY, RESPONDENT

To: The Rev. Dr. B. Cayce Ramey, Respondent  
The Rev. Edward O. Miller, Jr. Respondent's Advisor  
Jack W. Burtch, Jr. Esquire, Counsel to Respondent  
Bradfute W. Davenport, Jr., Esquire, Church Attorney  
The Rt. Rev. Susan E. Goff, Complainant

**INTERIM BOARD ORDER ON RECONSIDERING SANCTIONS**

On January 15, 2024, the Disciplinary Board of the Diocese of Virginia (hereinafter BOARD) issued DECISION ON NOTICE OF APPEAL FROM HEARING PANEL SANCTIONS ORDER (hereinafter DECISION), and on January 29, 2024, Respondent filed MOTION TO RECONSIDER SANCTIONS NO'S 2 AND 4 (hereinafter MOTION) with the BOARD.<sup>1</sup>


Though not a technical appeal from the BOARD, the MOTION to the BOARD by moving that the BOARD reconsider sanctions previously ordered in the issued interlocutory DECISION raises a prospect of introducing sanctionable disruption or delay in at least scheduling and conducting hearings by the Hearing Panel on the merits, which are imminent, while the BOARD considers and rules on the reconsideration MOTION. (Canon IV.13.11.a) To minimize disruption and delay, the Church Attorney is to expedite filing a written response to the MOTION, and upon that filing the BOARD without a hearing on the MOTION will timely rule on the MOTION based on the filings.

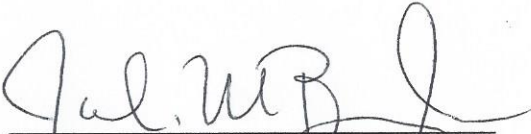
---

<sup>1</sup> The DECISION "cannot be the subject of an interlocutory appeal." (Canon IV.13.11.c)

The BOARD pending ruling on the MOTION orders that Sanction 2 as set out in the DECISION is stayed.

Dated:

30/January/2024  




Julian M. Bivins, Jr., President  
Disciplinary Board of the  
Diocese of Virginia