VIRGINIA:

IN THE CIRCUIT COURT OF FAIRFAX COUNTY

In re:) (Case Nos.:	CL 2007-248724,
Multi-Circuit Episcopal Church Litigation)		CL 2006-15792,
)		CL 2006-15793,
	<u> </u>		CL 2007-556,
	<u> </u>		CL 2007-1235,
	<u> </u>		CL 2007-1236,
	j		CL 2007-1237,
)		CL 2007-1238,
)		CL 2007-1625,
	Ś		CL 2007-5249,
	Ś		CL 2007-5250,
	Ś		CL 2007-5362,
	j i		CL 2007-5363,
	j		CL 2007-5364,
	Ś		CL 2007-5682,
	Ś		CL 2007-5683,
	Ś		CL 2007-5684,
	Ś		CL 2007-5685,
	Ś		CL 2007-5686,
	Ś		CL 2007-5902,
	í		CL 2007-5903, and
	j		CL 2007-11514

SUPPLEMENTAL STIPULATION BETWEEN ST. STEPHEN'S CHURCH AND THE PROTESTANT EPISCOPAL CHURCH IN THE DIOCESE OF VIRGINIA AND THE EPISCOPAL CHURCH REGARDING ST. STEPHEN'S CHURCH 1874 DEED

COME NOW St. Stephen's Church ("St. Stephen's"), by and through its counsel, and the Protestant Episcopal Church in the Diocese of Virginia and The Episcopal Church, by and through their counsel, and pursuant to the discussion and agreement at the October 8, 2008, Hearing, hereby amend and supplement the Stipulations of Fact Regarding St. Stephen's Church 1874 Deed, served October 3, 2008 (the "Original Stipulations").

1. The Episcopal Church and the Diocese recognize St. Stephen's Episcopal Church, as identified in ¶ 7 of the Original Stipulations, as the continuation of the St. Stephen's Episcopal parish congregation existing in Heathsville prior to the § 57-9 vote to disaffiliate.

2. St. Stephen's Church does not concede that the facts set forth in the foregoing paragraph are relevant or legally significant in any way and expressly asserts that they are irrelevant and insignificant. The Diocese and the Episcopal Church assert that such facts are relevant and legally significant.

3. In light of the Original Stipulations and this Supplemental Stipulation, the parties agree that there is no need for the presentation of further evidence regarding St. Stephen's Church's § 57-9 action at the October 2008 trial. Accordingly, the Diocese and the Episcopal Church: (i) withdraw the designated deposition testimony of the Rev. Jeffrey O. Cerar and proposed trial exhibits 113 and 114; (ii) stipulate that no "continuing congregation" testimony will be offered or admitted at the October 2008 trial with respect to St. Stephen's § 57-9 action; and (iii) stipulate that proposed exhibits 7, 105, and 106, will neither be offered nor admitted in evidence at the October 2008 trial with respect to the St. Stephen's § 57-9 action.

Dated: October 13, 2008

ST. STEPHEN'S CHURCH

By: R. Hunter Manson (VSB # 05681)
P. O. Box 539
876 Main Street
Reedville, VA 22539
804-453-5600 (telephone)

804-453-7055 (facsimile)

MARY A. MCREYNOLDS, P.C.

Mary A. McReynolds (pro hac vice) 1050 Connecticut Avenue, N.W.

Tenth Floor

Washington, D.C. 20036

202-429-1770 (telephone)

202-772-2358 (facsimile)

Counsel for St. Stephen's Church and Its Related Trustees

PROTESTANT EPISCOPAL CHURCH IN THE DIOCESE OF VIRGINIA

TROUTMAN SANDERS LLP

Bradfute W. Davenport, Jr. (VSB # 12848)

William H. Hurd (VSB # 16769)

George A. Somerville (VSB # 22419)

Joshua D. Heslinga (VSB # 73036)

P.O. Box 1122

Richmond, Virginia 23218-1122

Telephone: (804) 697-1200 Facsimile: (804) 697-1339

Mary C. Zinsner (VSB # 31397)

Elizabeth A. Billingsley (VSB # 70808)

TROUTMAN SANDERS LLP

1660 International Drive, Suite 600

McLean, Virginia 22102 Telephone: (703) 734-4334 Facsimile: (703) 734-4340

Counsel for The Protestant Episcopal Church in the Diocese of Virginia

THE EPISCOPAL CHURCH

GOODWIN PROCTER LLP

By: Heather H. Anderson (VSB # 38093)

Adam M. Chud (pro hac vice)

Soyong Cho (VSB # 70896)

901 New York Avenue, NW Washington, DC 20001

Telephone: (202) 346-4000 Facsimile: (202) 346-4444

Counsel for The Episcopal Church

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 13/h day of October, 2008, a copy of the foregoing

Supplemental Stipulation was sent by first-class mail, postage prepaid and electronic mail to:

Edward H. Grove, III, Esquire BRAULT PALMER GROVE WHITE & STEINHILBER, LLP 10533 Main Street Fairfax, VA 22030 Robert C. Dunn, Esquire Law Office of Robert C. Dunn P.O. Box 117 Alexandria, VA 22313-0117

Counsel for the CANA Congregations by email only.

The Honorable Robert F. McDonnell Attorney General of Virginia Stephen R. McCullough, Esq. Office of the Attorney General 900 East Main Street Richmond, VA 23219

Mary A. McReynolds

#376842v1