

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

AETNA CASUALTY & SURETY COMPANY

v.

C.A. No. 94-0285-T

MICHAEL E. KELLY, STEPHEN KELLY,
MATTHEW T. KELLY, JOHN JONES,
AGL JOHN DOE NO. 1, JOHN DOE
NO. 2, CYNTHIA LEWIS, DAVID R.
WOOD ROMAN CATHOLIC BISHOP OF
PROVIDENCE, A CORPORATION SOLE,
THE MOST REVEREND LOUIS E. GELINEAU,
THE MOST REVEREND RAYMOND A.
BEAULIEU, THE DIOCESE OF PROVIDENCE,
INC., KENNETH ANGELL, JEROME FIORETTI,
REVEREND ROGER MAROT, REVEREND EDWARD
CARDENTE, CATHOLIC YOUTH ORGANIZATION
OF THE DIOCESE OF PROVIDENCE, INC.,
ROBERT MARCANTONIO, WILLIAM O'CONNELL,
EDMUND MACKEREL, RICHARD MEGLIO,
ALFRED R. DESROSIERS, JAMES M. SILVA

ERRATA

In the Memorandum and Order of the above-captioned case dated
June 29, 1995, the following correction is made:

Page 16, reading

If it determined that the priests did not
engage in sexual abuse the question of indemnification
will not arise.

is hereby corrected to read

If it is determined that the priests did
not engage in sexual abuse the question of
indemnification will not arise.

By Order,

Deputy Clerk

ENTER:

Ernest C. Torres
United States District Judge

Dated: July , 1995