## = Pcolka Depo Ex. B

## ADDENDUM

CV 93 0300272S GEORGE L. ROSADO, ET AL

SUPERIOR COURT

JUDICIAL DISTRICT OF FAIRFIELD

vs.

BRIDGEPORT ROMAN CATHOLIC DIOCESAN CORPORATION, ET AL

## DECEMBER 8, 1994

## PROTECTIVE ORDER

1. Until further order of the court, which order shall be made not later than the completion of jury selection, all information, documents and transcripts which the parties may obtain through the depositions of the defendants, including persons designated pursuant to Practice Book § 244(g)<sup>6</sup>, and Bishop Edward Egan shall not be disseminated, shown, disclosed, divulged or transmitted by any one to any person or organization other than the parties to this lawsuit and their respective attorneys and to any investigators and potential expert witnesses retained by the

<sup>6</sup>Practice Book § 244(g) provides: "A party may in the notice [of deposition] and in his subpoena name as the deponent a public or private corporation or a partnership or an association or a governmental agency or a state officer in an action arising out of the officer's performance of employment and designate with reasonable particularity the matters on which examination is requested. The organization or state officer so named shall designate one or more officers, directors, or managing agents, or other persons who, consent to testify on its behalf, and may set forth, for each person/designated shall testify as to matters known or reasonably available to the organization. This paragraph does not preclude the taking of a deposition by any other procedure authorized my the Practice Book. "

8 *32*17

24

parties to this lawsuit or thier attorneys and stenographic personnel with a need and obligation to see and receive the same. such information or document shall PROVIDED, that no be disseminated, shown, disclosed, divulged or transmitted to any person whatsoever, other than to the parties and their attorneys. unless and until such other person first is shown a copy of this protective order, reads it, agrees to be bound by its terms and to the terms of any order supplementing this order, and signifies his or her agreement by signing both pages of this order.

2. All such documents and transcripts which the attorneys representing any of the parties believe in good faith may be entitled to protection from disclosure after the completion of jury selection, shall be marked "CONFIDENTIAL: SUBJECT TO COURT ORDER" and shall be submitted to the court for review and appropriate order before being released from the protection afforded by this order.

3. Whenever any pleading, document or motion referencing, incorporating or attaching any documents described in paragraph one of this order is filed with the court or delivered to any judge thereof, it shall be filed or delivered under seal pending review by the court or judge and shall be marked by the party filing or delivering same "CONFIDENTIAL: SUBJECT TO COURT ORDER".

BY THE COURT eun Bruce L. Levin

Judge of the Superior Court

25