

At a Special Term, Part \_\_\_\_ of the  
Supreme Court of the State of New  
York, Suffolk County, Riverhead,  
New York on the \_\_\_\_ day of  
September, 2019.

PRESENT: \_\_\_\_\_  
J.S.C.

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J. CHRISTOPHER HARING,

Index No. 608259/2019

Plaintiff,

-against-

CAROLINE CHURCH OF BROOKHAVEN, REVEREND  
CANON RICHARD D. VISCONTI, AS RECTOR OF THE  
CAROLINE CHURCH OF BROOKHAVEN, MARK  
LaSORSA, AS SENIOR CHURCHWARDEN, BARBARA  
RUSSELL, AS JUNIOR CHURCHWARDEN, NICK  
AMATO, CAROLYN MARTEZIAN, WILLIAM RHAME,  
MIRJANA ELLIS, WILLIAM HARVEY, MARY WUESTE,  
SUSAN RYDZESKI, JACKIE HULL and FRANK WEILAND,  
AS MEMBERS OF THE VESTRY OF THE CAROLINE  
CHURCH OF BROOKHAVEN, EPISCOPAL DIOCESE OF  
LONG ISLAND, RIGHT REVEREND LAWRENCE C.  
PROVENZANO, AS BISHOP OF THE EPISCOPAL  
DIOCESE OF LONG ISLAND, and LETICIA JAMES, AS  
ATTORNEY GENERAL OF THE STATE OF NEW YORK,

**ORDER TO SHOW  
SHOW CAUSE**

Defendants.

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Upon reading and filing the annexed affidavit of Reverend Canon Richard D. Visconti  
sworn to on September \_\_\_\_, 2019, the affirmation of Daniel P. Barker, dated September \_\_\_\_,  
2019, and the exhibits annexed hereto, and upon all the papers and proceedings heretofore had  
herein;

Let the plaintiff show cause at an IAS Part of this Court, to be held at the Courthouse,  
located at 1 Court Street, Riverhead, New York, at 9:30 o'clock in the forenoon, on the \_\_\_\_

day of \_\_\_\_\_, 2019, or as soon thereafter as counsel can be heard, why an Order should not be issued granting the following defendants: CAROLINE CHURCH OF BROOKHAVEN, REVEREND CANON RICHARD D. VISCONTI, AS RECTOR OF THE CAROLINE CHURCH OF BROOKHAVEN, MARK LaSORSA, AS SENIOR CHURCHWARDEN, BARBARA RUSSELL, AS JUNIOR CHURCHWARDEN, NICK AMATO, CAROLYN MARTEZIAN, WILLIAM RHAME, MIRJANA ELLIS, WILLIAM HARVEY, MARY WUESTE, SUSAN RYDZESKI, JACKIE HULL and FRANK WEILAND, AS MEMBERS OF THE VESTRY OF THE CAROLINE CHURCH OF BROOKHAVEN, the following relief:

Granting a preliminary injunction enjoining and restraining the plaintiff, his agents, and all persons acting on his behalf, pending determination of this proceeding, (1) from maintaining his website <http://www.savethechurchyard.org>, containing confidential information and documentation of the Caroline Church of Brookhaven, while this litigation is pending; (2) to immediately remove all of the Caroline Church of Brookhaven's confidential information and documentation from the website; and (3) from revealing any other confidential information and documents obtained by plaintiff while a fiduciary of the Caroline Church of Brookhaven; and why the aforementioned defendants should not have such other and further relief as may be just, proper, and equitable.

NOW, on motion of Smith, Finkelstein, Lundberg, Isler & Yakaboski, LLP, attorneys for the petitioners, it is,

ORDERED, that pending the return date of this motion, the plaintiff, his agents, and all persons acting on his behalf are hereby enjoined and restrained (1) from maintaining his website <http://www.savethechurchyard.org>, containing confidential information and documentation of

the Caroline Church of Brookhaven, while this litigation is pending; (2) to immediately remove all of the Caroline Church of Brookhaven's confidential information and documentation from the website; and (3) from revealing any other confidential information and documents obtained by plaintiff while a fiduciary of the Caroline Church of Brookhaven;

FURTHER ORDERED that service of a copy of this Order, and the papers on which it was granted, shall be made via the New York State Courts Electronic Filing system, on or before the \_\_\_\_\_ day of September, 2019 and that such delivery shall be good and sufficient service thereof.

ENTER:

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JUSTICE OF THE SUPREME COURT