

Aug. 21, 1980 - Initial Correspondence from Holy Cross to Revenue Canada-Taxation
~~Original~~ Inquiring about the legality of paying assessments

Nov. 14, 1980 - Response from Revenue Canada informing Holy Cross of the illegality of paying assessment according to Canadian Law.

Dec. 23, 1980 - letter of Holy Cross to the ~~the~~ Primate informing of their correspondence with Revenue Canada and the legal status of their assessments. Their findings were also communicated to ^{the} other Canadian Parishes.

February 2, 1981 - letter of Edward Chapian, Esq. to Revenue Canada, informing the Dept. that "Diocesan Dues" are in fact for membership privileges and services rendered.

April 1, 1981 - Response of Revenue Canada to Edward Chapian, Esq. stating that it would be legal for Holy Cross if they admit that the Diocesan Assessments are for services rendered.

April 13, 1981 - Letter of Revenue Canada to Holy Cross informing them ~~that~~ of the Dept.'s correspondence with Edward Chapian.

May 27, 1981 - letter of Holy Cross to Primate basically admitting their obligations to the Diocese, however under the circumstances they would be willing to transfer the funds to the Ad Hoc Committee.

June 9, 1981 - letter of Primate to Holy Cross informing them of the Diocesan Council's decision regarding their case. They were also advised that representatives of the Diocesan Council will meet with them in Toronto in an attempt to solve the problem.