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Report must be released

or decades, the Ro-man Catholic Church has gone to extremes to ignore cover up and down ignore, the widespread sexual play abuse and rape of boys and some girls across the world. So it comes as no surprise that nearly two dozen current and former priests are seek-ing to block the release of a grand jury report detailing se-rial sexual abuse in Catholic dioceses across Pennsylvania.

and Fight, deny, a ave been the delay Fight, deny, and delay have been the Catholic Church's playbook when it comes to clergy sexual abuse. When all else fails, abuse when all else fails, and the control payer confithe church quietly pays confidential settlements to sweep cases under the rug.

But the truth must come out if the church and its vic-



EDITORIAL

The Supreme Court should order inaccuracies in the grand jury report fixed. But it must ecome public.

tims can ever move past this sordid scandal. That is why the Pennsylvania Supreme Court must allow the release court must allow the release of the more than 800-page grand jury report that shines a light on alleged clergy abuse in all of the state's Catholic dioceses except for Philadelphia and Altoona-Johnstown, which were the authors to a support of the state which were the subject of earinvestigations.

The report is the culmina ine report is the culmina-tion of a two-year investigation by Attorney General Josh Sha-piro's office, which included grand jury testimony by doz-ens of sexual abuse victims. Church officials in the six discesses that were the for-

dioceses that were the focus of the investigation said they or the investigation said they would not try to stop the report's release. But attorneys for nearly two dozen current and former clergy went to court to block the report's re-lease, claiming it was full of inaccuracies that tarnish the clergymen's reputations

It would be good to know who is paying the legal fees for the clergy, who are repre-sented by the high-powered firm of Saul Ewing Arnstein & Lehr LLP.

In the meantime, the Su-preme Court should consid-



A.G. Josh Shapiro. Clergy named in the report were allowed to write a response. WILLIAM THOMAS CAIN / For

er the due process claims by the clergy and order any proven inaccuracies corrected. There is also a simple

solution to this dispute.

The Attorney General's Office shared relevant portions of the report with the named clergy and gave them an opportunity to v to write sponse. That response should be included in the report when it is released without redactions. That way all the facts will come out and everyone will have had am-ple opportunity to respond. This is an important mot

This is an important mat-ter of public interest. For one thing, it involves tax dollars spent on a major investi-gation. The public has a right to know the findings. important, the victims have a right to tell their stories and attempt to hold the abusers accountable. Indeed, until the church stops taking half steps and truthfully and forcefully comes clean re-garding its clergy abuse scan-dal, the institution will have a hard time regaining its moral authority

In a court filing arguing for the report's release, attor-neys for abuse victim Todd Frey used Pope Francis' own words, spoken during a 2015 visit to Philadelphia, to sup-port their case. "The crimes port their case. "The crimes and sins of sexual abuse of longer be port their case.

and sins of sexual abuse of minors may no longer be kept secret," the pope said.

Charles L. Becker of Kline

Specter in Philadelphia

the pope, Mr.

& Specter in Philadelphia added: "Like the pope, Mr. Frey asks that the crimes committed against him and against other victims across the commonwealth no long-er be shrouded in secrecy."

Amen.