THE CONSTITUTION

OF THE

PRESBYTERIAN CHURCH (U.S.A.)

PART II

BOOK OF ORDER

2009–2011
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2009–2011

PUBLISHED BY
THE OFFICE OF THE GENERAL ASSEMBLY

100 Witherspoon Street
Louisville, KY 40202-1396
PREFACE

The Constitution of the Presbyterian Church (U.S.A.), as defined in G-1.0500 consists of The Book of Confessions (Part I) and the Book of Order (Part II).

The Book of Confessions contains the Nicene Creed, the Apostles’ Creed, the Scots Confession, the Heidelberg Catechism, the Second Helvetic Confession, the Westminster Confession of Faith, the Shorter Catechism, the Larger Catechism, the Theological Declaration of Barmen, the Confession of 1967, and A Brief Statement of Faith—Presbyterian Church (U.S.A.).


In this Book of Order

(1) SHALL and IS TO BE/ARE TO BE signify practice that is mandated,

(2) SHOULD signifies practice that is strongly recommended,

(3) IS APPROPRIATE signifies practice that is commended as suitable,

(4) MAY signifies practice that is permissible but not required.

(5) ADVISORY HANDBOOK signifies a handbook produced by agencies of the General Assembly to guide synods and presbyteries in procedures related to the oversight of ministry. Such handbooks suggest procedures that are commended, but not required.

The 214th General Assembly (2002) took action to supplement the Book of Order with an index of scriptural allusions in selected chapters of the Form of Government. The index has been added to this addition of the book and is found at the back of the book prior to the alphabetical index.

The amendments to the Form of Government, Directory for Worship, and Rules of Discipline, proposed to the presbyteries by the 218th General Assembly (2008) and approved by a majority of the presbyteries, are included in this volume. The new wording appears in boldface within the appropriate paragraph. These amendments take effect on June 28, 2009. Amendments have been made in the following places:

<table>
<thead>
<tr>
<th>Book of Order</th>
<th>Minutes, 2008</th>
<th>Book of Order</th>
<th>Minutes, 2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>G-5.0200</td>
<td>48, 241</td>
<td>G-13.0202a</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-6.0202b</td>
<td>48, 239</td>
<td>G-13.0202b</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-6.0401</td>
<td>48, 239</td>
<td>G-14.0431</td>
<td>36, 1279</td>
</tr>
<tr>
<td>G-9.0701b</td>
<td>23, 617</td>
<td>G-14.0720</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-9.0901</td>
<td>23, 617</td>
<td>G-14.0730</td>
<td>49, 265</td>
</tr>
<tr>
<td>Book of Order</td>
<td>Minutes, 2008</td>
<td>Book of Order</td>
<td>Minutes, 2008</td>
</tr>
<tr>
<td>---------------</td>
<td>---------------</td>
<td>---------------</td>
<td>---------------</td>
</tr>
<tr>
<td>G-9.0902c</td>
<td>23, 617</td>
<td>G-14.0742a,b,c</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-11.0102</td>
<td>19, 1262</td>
<td>G-14.0743</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-11.0407</td>
<td>48, 51, 277</td>
<td>D-2.0101a</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-12.0102k</td>
<td>19, 1262</td>
<td>D-2.0103</td>
<td>48, 49, 262</td>
</tr>
<tr>
<td>G-13.0103h</td>
<td>23, 617</td>
<td>D-2.0202</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-13.0107</td>
<td>49, 266</td>
<td>D-6.0202b</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-13.0108</td>
<td>49, 266</td>
<td>D-6.0302</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-13.0200</td>
<td>23, 617</td>
<td>D-6.0302a</td>
<td>23, 617</td>
</tr>
<tr>
<td>G-13.0201c</td>
<td>23, 617</td>
<td>D-10.0202h</td>
<td>48, 49, 262</td>
</tr>
<tr>
<td>G-13.0201d</td>
<td>23, 617</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Ecumenical Statement**

Korean Presbyterian Church in America—Covenant Relationship Agreement

June 2009

Gradye Parsons

*Stated Clerk of the General Assembly*

*Presbyterian Church (U.S.A.)*
EXPLANATION OF THE
REFERENCE NUMBER SYSTEM
OF THE

BOOK OF ORDER

The three parts of the Book of Order are abbreviated by the use of capital letters:

G — Form of Government
W — Directory for Worship
D — Rules of Discipline

Each reference in the text begins with the appropriate letter. The numeral appearing after the letter, and to the left of the decimal, indicates the chapter number. There are four numerals to the right of the decimal. The first two indicate the number of a section. The second two indicate the number of the subsection.

Each page is noted in numerals preceded by the proper letter to identify the material that appears on it. For example, in the Form of Government, the first page of Chapter VI bears the notation:

G-6.0000-.0106

This indicates that Chapter VI of the Form of Government begins here and the page includes Section 1 with six titled subsections: 6.0101, 6.0102, 6.0103, 6.0104, 6.0105, and 6.0106.

The chapters and sections of the Book of Order are so notated that it is possible for chapters and sections to be added by amendment without changing any of the present notations.

By avoiding page numbers, this notation makes it possible for citations to the Book of Order in minutes, reports, and correspondence to remain the same from year to year in English, Korean, Spanish, and Braille editions.

The words “[This section was stricken by...]” have been used in a few places to avoid renumbering, which would confuse citations to the Book of Order.
CONTENTS

FORM OF GOVERNMENT

CHAPTER I  Preliminary Principles ..............................................G-1.0000
  1. The Head of the Church ........................................................G-1.0100
  2. The Great Ends of the Church ...............................................G-1.0200
  3. The Historic Principles of Church Order ...............................G-1.0300
  4. The Historic Principles of Church Government ....................G-1.0400
  5. The Constitution Defined ......................................................G-1.0500

CHAPTER II  The Church and Its Confessions...............................G-2.0000

CHAPTER III The Church and Its Mission .....................................G-3.0000

CHAPTER IV The Church and Its Unity .........................................G-4.0000
  1. The Church—Universal and Particular .................................G-4.0100
  2. The Unity of the Church........................................................G-4.0200
  4. Diversity and Inclusiveness...................................................G-4.0400

CHAPTER V  The Church and Its Members ...................................G-5.0000
  1. The Meaning of Membership ................................................G-5.0100
  2. Membership Vows ................................................................G-5.0200
  3. Categories of Membership ....................................................G-5.0300
  4. Nonmember Privileges ..........................................................G-5.0400
  5. Preparation for Membership..................................................G-5.0500
  6. Review of Membership .........................................................G-5.0600

CHAPTER VI The Church and Its Officers .....................................G-6.0000
  1. Offices of Ministry ..............................................................G-6.0100
  2. Ministers of the Word and Sacrament ...................................G-6.0200
  3. Elders .....................................................................................G-6.0300
  4. Deacons .................................................................................G-6.0400
  5. Dissolution of Relationship ...................................................G-6.0500
  6. Release from the Exercise of Ordained Office ......................G-6.0600
  7. Renunciation of Jurisdiction ..................................................G-6.0700
CHAPTER XII  The Synod ..............................................................G-12.0000
  1. General .................................................................G-12.0100
  2. Meetings .................................................................G-12.0200
  3. Other Provisions .....................................................G-12.0300

CHAPTER XIII The General Assembly ...........................................G-13.0000
  1. The General Assembly ..............................................G-13.0100

CHAPTER XIV Ordination, Certification, and Commissioning .....G-14.0000
  1. Leadership in the Church ..........................................G-14.0100
  2. Preparation for the Office of Elder and Deacon .........G-14.0200
  3. Ordination as Officers of the Church .......................G-14.0300
  4. Preparation for the Office of Minister of the Word and Sacrament ...........................................G-14.0400
  5. Pastoral Relations ..................................................G-14.0500
  6. Dissolution of Installed Pastoral Relationships ........G-14.0600
  7. Persons Called to Certified Ministry .........................G-14.0700

CHAPTER XV Relationships ..........................................................G-15.0000
  1. Ecumenical Commitment .........................................G-15.0100
  2. Relations with Other Denominations .........................G-15.0200
  3. Church Union ........................................................G-15.0300

CHAPTER XVI Union Churches......................................................G-16.0000
  1. Particular Churches of Reformed Churches ...............G-16.0100
  2. Plan of Union ........................................................G-16.0200
  3. Particular Churches of Other Christian Bodies .........G-16.0300
  4. Plan of Union ........................................................G-16.0400
  5. Exception ............................................................G-16.0500

CHAPTER XVII Union Governing Bodies........................................G-17.0000
  1. Authorization ........................................................G-17.0100
  2. Plan of Union ........................................................G-17.0200
  3. Exception ............................................................G-17.0300
CHAPTER XVIII Amendments...........................................................G-18.0000
1. Reform.................................................................................G-18.0100
2. Confessional Documents.....................................................G-18.0200

DIRECTORY FOR WORSHIP

Preface

CHAPTER I THE DYNAMICS OF CHRISTIAN WORSHIP.......W-1.0000
1. Christian Worship: An Introduction.........................W-1.1000
2. The Language of Worship..............................................W-1.2000
3. Time, Space, and Matter.................................................W-1.3000
4. Responsibility and Accountability for Worship..........W-1.4000

CHAPTER II THE ELEMENTS OF CHRISTIAN WORSHIP ......W-2.0000
1. Prayer...............................................................................W-2.1000
3. Baptism.............................................................................W-2.3000
4. The Lord’s Supper.............................................................W-2.4000
5. Self-Offering ....................................................................W-2.5000
6. Relating to Each Other and the World.......................W-2.6000

CHAPTER III ORDERING OF CHRISTIAN WORSHIP ...........W-3.0000
1. Principles and Sources of Ordering............................W-3.1000
3. Service for the Lord’s Day..............................................W-3.3000
4. Service of Daily Prayer.....................................................W-3.4000
5. Other Regularly Scheduled Services of Worship.........W-3.5000
6. Special Gatherings...........................................................W-3.6000
CHAPTER IV ORDERING WORSHIP FOR SPECIAL PURPOSES .............................................. W-4.0000

1. Special Occasions and Recognitions ............................................. W-4.1000
2. Services of Welcome and Reception ........................................... W-4.2000
4. Ordination, Installation, and Commissioning ......................... W-4.4000
5. Transitions in Ministry ............................................................. W-4.5000
6. Censure and Restoration ........................................................ W-4.6000
7. Recognition of Service to the Community ............................... W-4.7000
8. Services of Acceptance and Reconciliation .......................... W-4.8000
9. Marriage ........................................................................... W-4.9000
10. Services on the Occasion of Death ....................................... W-4.10000

CHAPTER V WORSHIP AND PERSONAL DISCIPLESHIP ........ W-5.0000

1. Personal Worship, Discipleship, and the Community of Faith .......... W-5.1000
2. The Discipline of Daily Personal Worship ............................... W-5.2000
3. Scripture in Personal Worship ................................................ W-5.3000
4. Prayer in Personal Worship .................................................... W-5.4000
5. Other Disciplines in Personal Worship and Discipleship .... W-5.5000
6. Christian Vocation .................................................................. W-5.6000
7. Worship in Families and Households ..................................... W-5.7000

CHAPTER VI WORSHIP AND MINISTRY WITHIN THE COMMUNITY OF FAITH .................... W-6.0000

1. Mutual Ministries in the Church ................................................. W-6.1000
3. Pastoral Care ........................................................................... W-6.3000

CHAPTER VII WORSHIP AND THE MINISTRY OF THE CHURCH IN THE WORLD .............. W-7.0000

1. Worship and Mission ............................................................. W-7.1000
3. Compassion ........................................................................ W-7.3000
4. Reconciliation: Justice and Peace ........................................... W-7.4000
5. Caring for Creation and Life .................................................... W-7.5000
6. The Church and the Reign of God .......................................... W-7.6000
7. Worship as Praise ................................................................ W-7.7000
RULES OF DISCIPLINE

CHAPTER I PRINCIPLES OF CHURCH DISCIPLINE ..........D-1.0000

(Preamble)

Church Discipline .................................................................D-1.0101
Power Vested in Christ’s Church.............................................D-1.0102
Conciliate and Mediate ......................................................D-1.0103

CHAPTER II JUDICIAL PROCESS DEFINED...............D-2.0000

1. Judicial Process ...............................................................D-2.0100
   Church Discipline .................................................................D-2.0101
      a. Prevention and Correction of
         Irregularities and Delinquencies............................. D-2.0101a
      b. Correction of Offenses ........................................... D-2.0101b
   Governing Bodies of the Church.................................D-2.0102
   Alternative Forms of Resolution ...............................D-2.0103

2. Types of Cases.................................................................D-2.0200
   Remedial or Disciplinary .............................................D-2.0201
   Remedial ...........................................................................D-2.0202
      a. Irregularity .............................................................. D-2.0202a
      b. Delinquency ............................................................ D-2.0202b
   Disciplinary ....................................................................D-2.0203
      a. Church Officers ...................................................... D-2.0203a
      b. Offense ................................................................... D-2.0203b

CHAPTER III JURISDICTION IN JUDICIAL PROCESS ....D-3.0000

   Jurisdiction .................................................................D-3.0101
      a. Session .................................................................D-3.0101a
      b. Presbytery .............................................................D-3.0101b
      c. Presbytery, Synod, General Assembly ..................D-3.0101c
      d. Church Is Dissolved .............................................D-3.0101d
   No Further Judicial Action .............................................D-3.0102
   Lower Governing Body Fails to Act ..............................D-3.0103
   Jurisdiction Over Transferred Ministers ....................D-3.0104
   Each Governing Body to Enforce and Recognize ........D-3.0105
   When Jurisdiction Ends .............................................D-3.0106
CHAPTER IV  REFERENCE ........................................................................D-4.0000

1. Reference ..............................................................................D-4.0100
   Definition .............................................................................D-4.0101
   Proper Subject .......................................................................D-4.0102
   Duty of Lower Governing Body ............................................D-4.0103

2. Action on Reference ..............................................................D-4.0200
   Duty of Higher Governing Body ...........................................D-4.0201
   Acceptance ............................................................................D-4.0202
   Refusal ...................................................................................D-4.0203

CHAPTER V  PERMANENT JUDICIAL COMMISSIONS .............D-5.0000

1. Service on Permanent Judicial Commissions .....................D-5.0100
   Election ................................................................................D-5.0101
   Term ......................................................................................D-5.0102
   Classes ...................................................................................D-5.0103
   Vacancy ..................................................................................D-5.0104
   Eligibility ...............................................................................D-5.0105
   Commission Expenses ...........................................................D-5.0106

2. Meetings ................................................................................D-5.0200
   Officers ..................................................................................D-5.0201
   Bases of Power ......................................................................D-5.0202
   Meetings ................................................................................D-5.0203
   Quorum ..................................................................................D-5.0204
   Who Shall Not Participate .....................................................D-5.0205
   Lack of Quorum .....................................................................D-5.0206
      a. Inability to Reach a Quorum .................................. D-5.0206a
      b. Roster of Former Members ....................................D-5.0206b
      c. Participant Expense ................................................ D-5.0206c

CHAPTER VI  REMEDIAL CASES ...........................................D-6.0000

1. Initiating a Remedial Case and
   Obtaining a Stay of Enforcement ..........................................D-6.0100
   Method of Initiation ...............................................................D-6.0101
   Definition of Complaint ........................................................D-6.0102
Stay of Enforcement .............................................................. D-6.0103
  a. Who May File a Stay .................................................. D-6.0103a
  b. Copy Provided the Permanent Judicial
      Commission That Will Hear the Case .................. D-6.0103b
  c. Effective Time ....................................................... D-6.0103c
  d. Objection to Stay of Enforcement ......................... D-6.0103d

2. Filing a Complaint in a Remedial Case ......................... D-6.0200
   Parties ................................................................. D-6.0201
   Who May File Complaint ........................................ D-6.0202
     a. Against Presbytery, Synod, or
        Governing Body at Same Level ....................... D-6.0202a
     b. Against Session or General Assembly
        Council or Entity ...................................... D-6.0202b

3. Pretrial Procedures ..................................................... D-6.0300
   Statements in Complaint .......................................... D-6.0301
   Committee of Counsel ............................................... D-6.0302
     a. Provide by Rule ........................................... D-6.0302a
     b. Shall Not Serve ........................................... D-6.0302b
   Answer to Complaint ............................................. D-6.0303
   Procedure Prior to Trial .......................................... D-6.0304
   Examination of Papers ............................................ D-6.0305
   Preliminary Questions Determined ............................ D-6.0306
   Duty of Respondent Clerk of Session or Stated Clerk .... D-6.0307
   Procedures for Records ........................................... D-6.0308
   Trial Briefs ............................................................ D-6.0309
   Pretrial Conference ................................................ D-6.0310

CHAPTER VII TRIAL IN A REMEDIAL CASE ...................... D-7.0000

1. Conduct of Trial ....................................................... D-7.0100
   Trial—Remedial ..................................................... D-7.0101
   Conducted Formally ................................................ D-7.0102

2. Citations and Testimony ............................................. D-7.0200
   Citation of Parties and Witnesses ........................... D-7.0201
     a. Members Cited ............................................. D-7.0201a
     b. Others Requested ........................................ D-7.0201b
c. Witnesses from Another Governing Body ........................................... D-7.0201c

d. Expenses .................................................................................. D-7.0201d

Service of Citation ........................................................................ D-7.0202

Second Citation ........................................................................ D-7.0203

Refusal of Witness to Testify .................................................. D-7.0204

Deposition .................................................................................. D-7.0205

3. Procedures in Trial .................................................................... D-7.0300

Counsel .................................................................................. D-7.0301

Circulation of Materials .......................................................... D-7.0302

Control Conduct of Trial ....................................................... D-7.0303

a. Questions as to Procedure ...................................... D-7.0303a

b. Absences ............................................................................. D-7.0303b

Loss of Quorum ........................................................................ D-7.0304

4. Trial ....................................................................................... D-7.0400

Procedure in a Remedial Case .................................................. D-7.0401

a. Announcement by the Moderator ...................................... D-7.0401a

b. Eligibility of Commission Members .................................. D-7.0401b

(1) Disqualification ............................................................... D-7.0401b(1)

(2) Challenges ........................................................................ D-7.0401b(2)

c. Procedural Objections .......................................................... D-7.0401c

d. Amend Complaint ............................................................... D-7.0401d

e. Opening Statements ........................................................... D-7.0401e

f. Rules of Evidence ............................................................... D-7.0401f

g. Evidence ............................................................................. D-7.0401g

h. Final Statements ................................................................. D-7.0401h

Decision .................................................................................. D-7.0402

a. Deliberation .......................................................................... D-7.0402a

b. Decision ............................................................................... D-7.0402b

c. Written Decision ................................................................. D-7.0402c

d. Filed Promptly ................................................................. D-7.0402d

e. Further Publicity ................................................................. D-7.0402e

5. Provisions for Appeal ............................................................... D-7.0500

Appeal Time ........................................................................ D-7.0501

Appeals .................................................................................. D-7.0502
6. Record of Proceedings ........................................................... D-7.0600
   Record of Proceedings ........................................................... D-7.0601
   a. Verbatim Recording ....................................................... D-7.0601a
   b. Exhibits ..................................................................... D-7.0601b
   c. Minutes ...................................................................... D-7.0601c
   d. Record ....................................................................... D-7.0601d
   e. Preservation .................................................................. D-7.0601e
   f. Transcript ..................................................................... D-7.0601f
Additions to the Record ............................................................ D-7.0602

7. Duty of Stated Clerk ............................................................... D-7.0700
   Reporting the Decision ....................................................... D-7.0701

CHAPTER VIII APPEAL IN A REMEDIAL CASE ....................... D-8.0000

1. Initiation of an Appeal ........................................................... D-8.0100
   Definition ........................................................................ D-8.0101
   Initiation of Appeal ............................................................. D-8.0102
   Effect of Appeal ................................................................ D-8.0103
   Withdrawal of Appeal ........................................................ D-8.0104
   Grounds for Appeal ............................................................ D-8.0105

2. Filings in Appeal Process ...................................................... D-8.0200
   Time for Filing Written Notice of Appeal ......................... D-8.0201
   Content of Written Notice of Appeal ................................ D-8.0202
   Transmittal of Notice of Appeal to Officers ....................... D-8.0203

3. Prehearing Proceedings ......................................................... D-8.0300
   Examination of Papers ..................................................... D-8.0301
   Preliminary Questions Determined .................................... D-8.0302
   Record on Appeal ............................................................. D-8.0303
   a. List of Record ............................................................... D-8.0303a
   b. Additional Records ....................................................... D-8.0303b
   c. Filing of Record on Appeal ............................................. D-8.0303c
   d. Correction of the Record ............................................... D-8.0303d
   e. Notice of Date of Reception .......................................... D-8.0303e
   f. Copy Furnished at Cost ............................................... D-8.0303f
   g. Extension ..................................................................... D-8.0303g
4. Hearing of Appeal .................................................................D-8.0400
   Notice of Hearing .................................................................D-8.0401
   Failure to Appear .................................................................D-8.0402
   Hearing .............................................................................D-8.0403
      a. New Evidence......................................................... D-8.0403a
      b. Hearing ...................................................................D-8.0403b

Decision of Permanent Judicial Commission .........................D-8.0404
      a. If No Errors Are Found ............................................ D-8.0404a
      b. If Errors Are Found ............................................... D-8.0404b
      c. Written Decision.................................................... D-8.0404c
      d. Determination of Each Error ................................. D-8.0404d
      e. Filed Promptly...................................................... D-8.0404e
      f. Further Publicity................................................... D-8.0404f

CHAPTER IX  REQUEST FOR VINDICATION ...............................D-9.0000

   Request for Vindication ......................................................D-9.0101
      a. Review by Governing Body .................................... D-9.0101a
      b. Investigating Committee ................................. D-9.0101b

   Conclusion of the Matter ....................................................D-9.0102

CHAPTER X  DISCIPLINARY CASES ..........................................D-10.0000

   1. Procedure Preliminary to a Disciplinary Case .................D-10.0100
      Initiation of Preliminary Procedures .........................D-10.0101
      Statement of Offense ..................................................D-10.0102
         a. Accusation......................................................... D-10.0102a
         b. Governing Body ............................................... D-10.0102b
         c. Self-Accusation .............................................. D-10.0102c
      Referral to Investigating Committee .........................D-10.0103
      Accusation from Other Governing Body ....................D-10.0104
      Transfer Prohibited ..................................................D-10.0105
      Administrative Leave ............................................. D-10.0106

   2. Investigation .................................................................D-10.0200
      Investigating Committee ...........................................D-10.0201
         a. Membership....................................................... D-10.0201a
         b. Appointment by Rule ......................................... D-10.0201b
         c. Expenses.......................................................... D-10.0201c
Investigating Committee Responsibilities .......................................................... D-10.0202a-j
Rights of the Persons .................................................................................. D-10.0203
  a. Rights of the Accuser ...................................................................... D-10.0203a
  b. Rights of the Person Alleging Harm ........................................... D-10.0203b
  c. Rights of the Person Alleged Against ........................................ D-10.0203c
Petition Commission to Review Procedures ........................................... D-10.0204

3. Communicate Determination .................................................................. D-10.0300
Investigating Committee May Utilize
Alternate Dispute Resolution ................................................................. D-10.0301
If Charges Are to Be Filed ....................................................................... D-10.0302
Petition for Review if No Charges Filed ............................................... D-10.0303
Disposition of Records ........................................................................ D-10.0304

4. Charges .................................................................................................. D-10.0400
Time Limit .................................................................................................. D-10.0401
Prosecution of Case .................................................................................. D-10.0402
  a. Parties ......................................................................................... D-10.0402a
  b. Only Two Parties ........................................................................ D-10.0402b
Form of Charge ........................................................................................ D-10.0403
  a. Several Together ........................................................................ D-10.0403a
  b. Details of the Charge ................................................................... D-10.0403b
  c. Tried Together ........................................................................... D-10.0403c
Filing of Charge ........................................................................................ D-10.0404
  a. Session ......................................................................................... D-10.0404a
  b. Presbytery ..................................................................................... D-10.0404b
Pretrial Conference .................................................................................. D-10.0405
  a. Time and Place ........................................................................... D-10.0405a
  b. Those Present ............................................................................... D-10.0405b
  c. Nothing More ............................................................................. D-10.0405c
Witnesses Disclosed ............................................................................... D-10.0406

CHAPTER XI TRIAL IN A DISCIPLINARY CASE .................................. D-11.0000

1. Conduct of Trial ..................................................................................... D-11.0100
Trial—Disciplinary .................................................................................. D-11.0101
  Conducted Formally ........................................................................ D-11.0102
2. Citations and Testimony ...................................................... D-11.0200
   Citation of Parties and Witnesses ........................................ D-11.0201
      a. Members Cited ..................................................... D-11.0201a
      b. Others Requested .................................................. D-11.0201b
      c. Witnesses from Another Governing Body ........... D-11.0201c
      d. Expenses ............................................................... D-11.0201d
   Service of Citation ............................................................... D-11.0202
      a. Second Citation .................................................... D-11.0202a
      b. Accused Does Not Appear ................................... D-11.0202b
   Refusal of Witness to Testify .............................................. D-11.0203
   Deposition ........................................................................... D-11.0204
3. Procedures in Trial .............................................................. D-11.0300
   Counsel ................................................................................ D-11.0301
   Unable to Secure Counsel ................................................... D-11.0302
   Circulation of Materials ....................................................... D-11.0303
   Control Conduct of Trial ..................................................... D-11.0304
      a. Questions as to Procedure .................................... D-11.0304a
      b. Absences ............................................................... D-11.0304b
   Loss of Quorum................................................................... D-11.0305
   Closed Proceedings ............................................................. D-11.0306
4. Trial ..................................................................................... D-11.0400
   Presumption of Innocence ................................................... D-11.0401
   Procedure in a Disciplinary Case ........................................ D-11.0402
      a. Announcement by the Moderator ......................... D-11.0402a
      b. Eligibility of Commission Members .................... D-11.0402b
         (1) Disqualification ........................................ D-11.0402b(1)
         (2) Challenges .................................................. D-11.0402b(2)
      c. Preliminary Objections ......................................... D-11.0402c
      d. Plea ....................................................................... D-11.0402d
      e. Opening Statements ........................................... D-11.0402e
      f. Rules of Evidence ................................................. D-11.0402f
      g. Prosecution ........................................................... D-11.0402g
      h. Defense ................................................................. D-11.0402h
      i. Rebuttal ..................................................................... D-11.0402i
      j. Final Statements .................................................... D-11.0402j
Decision ................................................................................. D-11.0403
   a. Beyond a Reasonable Doubt ..................................... D-11.0403a
   b. Judgment of Guilt by 2/3 Vote .............................. D-11.0403b
   c. Written Decisions ............................................... D-11.0403c
   d. Announcements in Open Meeting ...................... D-11.0403d
   e. Degree of Censure ........................................... D-11.0403e
   f. Filed Promptly .................................................. D-11.0403f
   g. Notification of Parties ...................................... D-11.0403g
   h. Further Publicity ............................................. D-11.0403h

5. Provisions for Appeal ....................................................... D-11.0500
   Appeal Time .......................................................... D-11.0501
   Appeals ............................................................... D-11.0502

6. Record of Proceedings ..................................................... D-11.0600
   Record of Proceedings ............................................. D-11.0601
   a. Verbatim Recordings ........................................... D-11.0601a
   b. Exhibits ......................................................... D-11.0601b
   c. Minutes .......................................................... D-11.0601c
   d. Record ............................................................ D-11.0601d
   e. Preservation of the Record ................................. D-11.0601e
   f. Transcript ........................................................ D-11.0601f
   Additions to the Record ........................................... D-11.0602

7. Duty of Stated Clerk ....................................................... D-11.0700
   Reporting the Decision .......................................... D-11.0701

8. Enforcement ............................................................... D-11.0800
   Enforcement by Governing Body ............................ D-11.0801

CHAPTER XII CENSURE AND RESTORATION IN A
DISCIPLINARY CASE .................................................. D-12.0000

1. Censures ................................................................. D-12.0100
   Degrees of Church Censure .................................... D-12.0101
   Rebuke Followed by Prayer ..................................... D-12.0102
   Rebuke with Supervised Rehabilitation .................... D-12.0103
   a. Prayer ............................................................. D-12.0103a
   b. Communicate Goals of Rehabilitation ................. D-12.0103b
c. Statement of Evaluation and Rehabilitation ........ D-12.0103c  
d. Voluntary Acts of Repentance if Involving  
   Sexual Abuse of Another Person ................. D-12.0103d  

Temporary Exclusion ........................................ D-12.0104  
a. Prayer .................................................. D-12.0104a  
b. Supervised Rehabilitation .......................... D-12.0104b  
c. Voluntary Act of Repentance if Involving  
   Sexual Abuse of Another Person ................. D-12.0104c  
d. Refrain from Exercise of Office .................. D-12.0104d  
e. Cannot Vote or Hold Office ......................... D-12.0104e  
f. Effect of Temporary Exclusion of a Minister .... D-12.0104f  
g. Notice of Temporary Exclusion .................. D-12.0104g  
h. Termination of Censure of  
   Temporary Exclusion ............................... D-12.0104h  
i. Early Restoration .................................... D-12.0104i  

Removal from Office or Membership .................. D-12.0105  
a. Removal from Office ............................... D-12.0105a  
b. Removal from Membership ....................... D-12.0105b  
c. Prayer .................................................. D-12.0105c  
d. Consequences of Removal from Office .......... D-12.0105d  
e. Notice of Removal .................................... D-12.0105e  

2. Restoration ........................................ D-12.0200  
Decision of Governing Body ......................... D-12.0201  
Form of Restoration to Office After Removal ........ D-12.0202  
a. Form ............................................... D-12.0202a  
b. Restored to Roll .................................... D-12.0202b  
Form of Restoration to Membership After Removal ... D-12.0203  
a. Form ............................................... D-12.0203a  
b. Restored to Roll .................................... D-12.0203b  
c. Restored to Office .................................. D-12.0203c  

CHAPTER XIII  APPEAL IN A DISCIPLINARY CASE .......... D-13.0000  

1. Initiation of Appeal ................................ D-13.0100  
   Definition ............................................ D-13.0101  
Initiation of Appeal .................................... D-13.0102  
Appeal of Appellate Decision ....................... D-13.0103  
Effect of Appeal ....................................... D-13.0104
Withdrawal of Appeal ......................................................... D-13.0105
Grounds for Appeal ............................................................. D-13.0106

2. Filings in Appeal Process .................................................... D-13.0200
Time for Filing Written Notice of Appeal........................... D-13.0201
Content of Written Notice of Appeal ................................. D-13.0202
Transmittal of Notice of Appeal to Officers....................... D-13.0203

Examination of Papers......................................................... D-13.0301
Preliminary Questions Determined ................................ D-13.0302
Record on Appeal............................................................... D-13.0303
a. List of Record................................................................. D-13.0303a
b. Additional Records....................................................... D-13.0303b
c. Filing of Record on Appeal ........................................ D-13.0303c
d. Correction of the Record ............................................... D-13.0303d
e. Notice of Date of Reception ........................................ D-13.0303e
f. Copy Furnished at Cost ............................................... D-13.0303f
g. Extension................................................................. D-13.0303g
Filing of Appellant’s Brief .................................................. D-13.0304
a. Copy to Other Party....................................................... D-13.0304a
b. Extension................................................................. D-13.0304b
c. Failure to File Brief................................................... D-13.0304c
Filing of Appellee’s Brief .................................................... D-13.0305
a. Copy to Other Party....................................................... D-13.0305a
b. Extension................................................................. D-13.0305b
c. Failure to File Brief................................................... D-13.0305c
Transmittal of Records and Briefs .................................... D-13.0306
Prehearing Conference ....................................................... D-13.0307

4. Hearing of Appeal ............................................................ D-13.0400
Notice of Hearing ............................................................... D-13.0401
Failure to Appear ............................................................... D-13.0402
Hearing ................................................................. D-13.0403
a. New Evidence................................................................. D-13.0403a
b. Hearing................................................................. D-13.0403b
Decision of Permanent Judicial Commission ...................... D-13.0404
a. If No Errors Are Found ........................................ D-13.0404a
b. If Errors Are Found ........................................ D-13.0404b
CH 14  EVIDENCE IN REMEDIAL OR DISCIPLINARY CASES

1. Evidence
   Evidence Defined

2. Witnesses
   Challenge
   Husband or Wife
   Counselor
   Counsel for Parties
   Credibility of Witnesses

3. Testimony
   Separate Examination
   Examination of Witnesses
   a. Oath
   b. Affirmation
   Record of Testimony
   Testimony Taken by Deposition
   a. Person from Another Governing Body
   b. Taking of Testimony
   c. Offered as Evidence
   d. Questions of Admissibility
   Member as Witness

4. Records as Evidence
   Admissibility of Records
   Admissibility of Testimony Taken by Another Governing Body
5. New Evidence.................................................................................. D-14.0500  
  Application for New Trial .......................................................... D-14.0501  
  Consideration in Appeal......................................................... D-14.0502  

Appendix A: Forms for Judicial Process .................................. A-1–A-33  
Appendix B: Articles of Agreement .......................................... B-1–B-16  
Appendix C: A Formula of Agreement ....................................... C-1–C-9  
Appendix D: Visible Marks of Churches Uniting in Christ ........ D-1–D-15  
Appendix E: Covenant Relationship Between the Korean Presbyterian Church in America and the Presbyterian Church (U.S.A.) .................................................. E-1–E-4  
Appendix F: About the Presbyterian Church (U.S.A.) Seal .......... F-1–F-3  
  About the Use of the Presbyterian Church (U.S.A.) .......... F-4–F-5  
Appendix G: Other Resources in Church Law and Policy .......... G-1  

Indexes  
  Scriptural Allusion Index  
  Index
THE
FORM OF GOVERNMENT
[TEXT]
G-1.0000—he have of Government

CHAPTER I

G-1.0000—PRELIMINARY PRINCIPLES

G-1.0100 1. The Head of the Church

Christ Is Head of the Church

a. All power in heaven and earth is given to Jesus Christ by Almighty God, who raised Christ from the dead and set him above all rule and authority, all power and dominion, and every name that is named, not only in this age but also in that which is to come. God has put all things under the Lordship of Jesus Christ and has made Christ Head of the Church, which is his body.

Christ Calls the Church Into Being

b. Christ calls the Church into being, giving it all that is necessary for its mission to the world, for its building up, and for its service to God. Christ is present with the Church in both Spirit and Word. It belongs to Christ alone to rule, to teach, to call, and to use the Church as he wills, exercising his authority by the ministry of women and men for the establishment and extension of his Kingdom.

Christ Gives the Church Its Faith and Life

c. Christ gives to his Church its faith and life, its unity and mission, its officers and ordinances. Insofar as Christ’s will for the Church is set forth in Scripture, it is to be obeyed. In the worship and service of God and the government of the church, matters are to be ordered according to the Word by reason and sound judgment, under the guidance of the Holy Spirit.

Christ Is the Church’s Authority

d. In affirming with the earliest Christians that Jesus is Lord, the Church confesses that he is its hope and that the Church, as Christ’s body, is bound to his authority and thus free to live in the lively, joyous reality of the grace of God.

G-1.0200 2. The Great Ends of the Church

The Great Ends of the Church

The great ends of the church are the proclamation of the gospel for the salvation of humankind; the shelter, nurture, and spiritual fellowship of the children of God; the maintenance of

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1 The following abbreviations are used throughout:

G—Form of Government
W—Directory for Worship
D—Rules of Discipline.
divine worship; the preservation of the truth; the promotion of social righteousness; and the exhibition of the Kingdom of Heaven to the world. 

3. The Historic Principles of Church Order

In setting forth the following form of government, worship, and discipline, the Presbyterian Church (U.S.A.) reaffirms the historic principles of Church order which have been a part of our common heritage in this nation and which are basic to our Presbyterian concept and system of church government, namely:

(1) (a) That “God alone is Lord of the conscience, and hath left it free from the doctrines and commandments of men which are in anything contrary to his Word, or beside it, in matters of faith or worship.”

(b) Therefore we consider the rights of private judgment, in all matters that respect religion, as universal and unalienable: We do not even wish to see any religious constitution aided by the civil power, further than may be necessary for protection and security, and at the same time, be equal and common to all others.

---

2 This statement of the great ends of the Church, slightly edited here, came from the United Presbyterian Church of North America, which united with the Presbyterian Church in the United States of America in 1958. The statement was then made a part of the Constitution of The United Presbyterian Church in the United States of America, as the united body was called. This now classic statement was adopted by the United Presbyterian Church of North America in 1910, following various actions between 1904 and 1910 looking forward to the revision of the church’s Constitution.

3 This section, with the exception of the first paragraph, was first drawn up by the Synod of New York and Philadelphia, and prefixed to the Form of Government as published by that body in 1788. In that year, the synod was divided into four synods and gave place to the General Assembly of the Presbyterian Church in the United States of America, which held its first meeting the following year. The four synods formed were the Synod of New York and New Jersey, the Synod of Philadelphia, the Synod of Virginia, and the Synod of the Carolinas. The presbyteries of these four synods were represented in the first General Assembly, which met in Philadelphia on May 21, 1789. The general plan drawn up in 1788 became that by which the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America were subsequently governed.

4 The words “men” and “man’s” throughout this quotation from the eighteenth century should be understood as applying to all persons.

5 This quotation may be found in The Westminster Confession of Faith, 6.109, in The Book of Confessions.
G-1.0302 Corporate Judgment
(2) That, in perfect consistency with the above principle of common right, every Christian Church, or union or association of particular churches, is entitled to declare the terms of admission into its communion, and the qualifications of its ministers and members, as well as the whole system of its internal government which Christ hath appointed; that in the exercise of this right they may, notwithstanding, err, in making the terms of communion either too lax or too narrow; yet, even in this case, they do not infringe upon the liberty or the rights of others, but only make an improper use of their own.

G-1.0303 Officers
(3) That our blessed Savior, for the edification of the visible Church, which is his body, hath appointed officers, not only to preach the gospel and administer the Sacraments, but also to exercise discipline, for the preservation of both truth and duty; and that it is incumbent upon these officers, and upon the whole Church, in whose name they act, to censure or cast out the erroneous and scandalous, observing, in all cases, the rules contained in the Word of God.

G-1.0304 Truth and Goodness
(4) That truth is in order to goodness; and the great touchstone of truth, its tendency to promote holiness, according to our Savior’s rule, “By their fruits ye shall know them.” And that no opinion can be either more pernicious or more absurd than that which brings truth and falsehood upon a level, and represents it as of no consequence what a man’s opinions are. On the contrary, we are persuaded that there is an inseparable connection between faith and practice, truth and duty. Otherwise, it would be of no consequence either to discover truth or to embrace it.

G-1.0305 Differences of Views
(5) That, while under the conviction of the above principle we think it necessary to make effectual provision that all who are admitted as teachers be sound in the faith, we also believe that there are truths and forms with respect to which men of good characters and principles may differ. And in all these we think it the duty both of private Christians and societies to exercise mutual forbearance toward each other.

G-1.0306 Election by the People
(6) That though the character, qualifications, and authority of Church officers are laid down in the Holy Scriptures, as well as the proper method of their investiture and institution, yet the election of the persons to the exercise of this authority, in any particular society, is in that society.

G-1.0307 Church Power
(7) That all Church power, whether exercised by the body in general or in the way of representation by delegated authority, is only ministerial and declarative; that is to say, that the
Holy Scriptures are the only rule of faith and manners; that no Church governing body ought to pretend to make laws to bind the conscience in virtue of their own authority; and that all their decisions should be founded upon the revealed will of God. Now though it will easily be admitted that all synods and councils may err, through the frailty inseparable from humanity, yet there is much greater danger from the usurped claim of making laws than from the right of judging upon laws already made, and common to all who profess the gospel, although this right, as necessity requires in the present state, be lodged with fallible men.

(8) Lastly, that if the preceding scriptural and rational principles be steadfastly adhered to, the vigor and strictness of its discipline will contribute to the glory and happiness of any church. Since ecclesiastical discipline must be purely moral or spiritual in its object, and not attended with any civil effects, it can derive no force whatever but from its own justice, the approbation of an impartial public, and the countenance and blessing of the great Head of the Church universal.

The radical principles of Presbyterian church government and discipline are:

That the several different congregations of believers, taken collectively, constitute one Church of Christ, called emphatically the Church; that a larger part of the Church, or a representation of it, should govern a smaller, or determine matters of controversy which arise therein; that, in like manner, a representation of the whole should govern and determine in regard to every part, and to all the parts united: that is, that a majority shall govern; and consequently that appeals may be carried from lower to higher governing bodies, till they be finally decided by the collected wisdom and united voice of the whole Church. For these principles and this procedure, the example of the apostles and the practice of the primitive Church are considered as authority.

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6 The text of this section was adopted in 1797 by the General Assembly of the Presbyterian Church in the United States of America. In this quotation, the word “radical” is used in its primary meaning of “fundamental and basic,” and the word “appeals” is used in a general sense rather than with reference to a case involved in judicial process.
<table>
<thead>
<tr>
<th>G-1.0500</th>
<th><strong>5. The Constitution Defined</strong></th>
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<tbody>
<tr>
<td><strong>Definition of the Constitution</strong></td>
<td>The Constitution of the Presbyterian Church (U.S.A.) consists of <em>The Book of Confessions</em> and the <em>Book of Order</em>.</td>
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<td>G-1.0501</td>
<td><em>The Book of Confessions</em> includes:</td>
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<tr>
<td></td>
<td>The Nicene Creed</td>
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<tr>
<td></td>
<td>The Apostles’ Creed</td>
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<td>The Scots Confession</td>
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<td>The Heidelberg Catechism</td>
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<td>The Second Helvetic Confession</td>
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<td>The Westminster Confession of Faith</td>
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<td>The Larger Catechism</td>
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<td>The Shorter Catechism</td>
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<td>The Theological Declaration of Barmen</td>
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<td>The Confession of 1967</td>
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<td></td>
<td>A Brief Statement of Faith—Presbyterian Church (U.S.A.).</td>
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<tr>
<td>G-1.0502</td>
<td>The <em>Book of Order</em> includes:</td>
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<td></td>
<td>Form of Government</td>
</tr>
<tr>
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<td>Directory for Worship</td>
</tr>
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<td></td>
<td>Rules of Discipline.</td>
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CHAPTER II

G-2.0000

THE CHURCH AND ITS CONFESSIONS

G-2.0100

Purpose of Confessional Statements

a. The Presbyterian Church (U.S.A.) states its faith and bears witness to God's grace in Jesus Christ in the creeds and confessions in The Book of Confessions. In these confessional statements the church declares to its members and to the world who and what it is, what it believes, what it resolves to do.

Church as Community

b. These statements identify the church as a community of people known by its convictions as well as by its actions. They guide the church in its study and interpretation of the Scriptures; they summarize the essence of Christian tradition; they direct the church in maintaining sound doctrines; they equip the church for its work of proclamation.

G-2.0200

Confessional Statements as Subordinate Standards

These confessional statements are subordinate standards in the church, subject to the authority of Jesus Christ, the Word of God, as the Scriptures bear witness to him. While confessional standards are subordinate to the Scriptures, they are, nonetheless, standards. They are not lightly drawn up or subscribed to, nor may they be ignored or dismissed. The church is prepared to counsel with or even to discipline one ordained who seriously rejects the faith expressed in the confessions. Moreover, a more exacting amendment process is required to change the confessions of the church than is required to change the Constitution in matters of government, worship, or discipline. Yet the church, in obedience to Jesus Christ, is open to the reform of its standards of doctrine as well as of governance. The church affirms “Ecclesia reformata, semper reformanda,” that is, “The church reformed, always reforming,” according to the Word of God and the call of the Spirit.

G-2.0300

Faith of the Church Catholic

In its confessions, the Presbyterian Church (U.S.A.) gives witness to the faith of the Church catholic. The confessions express the faith of the one, holy, catholic, and apostolic Church in the recognition of canonical Scriptures and the formulation and adoption of the ecumenical creeds, notably the

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1 An alternate translation for “Ecclesia reformata, semper reformanda” is “The church reformed, always to be reformed.”
Nicene and Apostles’ Creeds with their definitions of the mystery of the triune God and of the incarnation of the eternal Word of God in Jesus Christ.

In its confessions, the Presbyterian Church (U.S.A.) identifies with the affirmations of the Protestant Reformation. The focus of these affirmations is the rediscovery of God’s grace in Jesus Christ as revealed in the Scriptures. The Protestant watchwords—grace alone, faith alone, Scripture alone—embody principles of understanding which continue to guide and motivate the people of God in the life of faith.

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CHAPTER III
THE CHURCH AND ITS MISSION

G-3.0000
The mission of the Church is given form by God’s activity in the world as told in the Bible and understood by faith.

G-3.0100

Form

G-3.0101

God’s Activity

a. God created the heavens and the earth and made human beings in God’s image, charging them to care for all that lives; God made men and women to live in community, responding to their Creator with grateful obedience. Even when the human race broke community with its Maker and with one another, God did not forsake it, but out of grace chose one family for the sake of all, to be pilgrims of promise, God’s own Israel.

God’s Covenant

b. God liberated the people of Israel from oppression; God covenanted with Israel to be their God and they to be God’s people, that they might do justice, love mercy, and walk humbly with the Lord; God confronted Israel with the responsibilities of this covenant, judging the people for their unfaithfulness while sustaining them by divine grace.

G-3.0102

God in Christ

God was incarnate in Jesus Christ, who announced good news to the poor, proclaimed release for prisoners and recovery of sight for the blind, let the broken victims go free, and proclaimed the year of the Lord’s favor. Jesus came to seek and to save the lost; in his life and death for others God’s redeeming love for all people was made visible; and in the resurrection of Jesus Christ there is the assurance of God’s victory over sin and death and the promise of God’s continuing presence in the world.

G-3.0103

The Holy Spirit

God’s redeeming and reconciling activity in the world continues through the presence and power of the Holy Spirit, who confronts individuals and societies with Christ’s Lordship of life and calls them to repentance and to obedience to the will of God.

G-3.0200

The Church as the Body of Christ

The Church of Jesus Christ is the provisional demonstration of what God intends for all of humanity.

a. The Church is called to be a sign in and for the world of the new reality which God has made available to people in Jesus Christ.
b. The new reality revealed in Jesus Christ is the new humanity, a new creation, a new beginning for human life in the world:

   (1) Sin is forgiven.
   (2) Reconciliation is accomplished.
   (3) The dividing walls of hostility are torn down.

c. The Church is the body of Christ, both in its corporate life and in the lives of its individual members, and is called to give shape and substance to this truth.

G-3.0300
The Church’s Calling

a. The Church is called to tell the good news of salvation by the grace of God through faith in Jesus Christ as the only Savior and Lord, proclaiming in Word and Sacrament that

   (1) the new age has dawned.
   (2) God who creates life, frees those in bondage, forgives sin, reconciles brokenness, makes all things new, is still at work in the world.

Present Claims of Christ
b. The Church is called to present the claims of Jesus Christ, leading persons to repentance, acceptance of him as Savior and Lord, and new life as his disciples.

Christ’s Faithful Evangelist
c. The Church is called to be Christ’s faithful evangelist

   (1) going into the world, making disciples of all nations, baptizing them in the name of the Father and of the Son and of the Holy Spirit, teaching them to observe all he has commanded;
   (2) demonstrating by the love of its members for one another and by the quality of its common life the new reality in Christ; sharing in worship, fellowship, and nurture, practicing a deepened life of prayer and service under the guidance of the Holy Spirit;
   (3) participating in God’s activity in the world through its life for others by

      (a) healing and reconciling and binding up wounds,
      (b) ministering to the needs of the poor, the sick, the lonely, and the powerless,
      (c) engaging in the struggle to free people from sin, fear, oppression, hunger, and injustice,
      (d) giving itself and its substance to the service of those who suffer,
(e) sharing with Christ in the establishing of his just, peaceable, and loving rule in the world.

G-3.0400
Called to Risk and Trust

The Church is called to undertake this mission even at the risk of losing its life, trusting in God alone as the author and giver of life, sharing the gospel, and doing those deeds in the world that point beyond themselves to the new reality in Christ.

G-3.0401
Called to Openness

The Church is called

a. to a new openness to the presence of God in the Church and in the world, to more fundamental obedience, and to a more joyous celebration in worship and work;

b. to a new openness to its own membership, by affirming itself as a community of diversity, becoming in fact as well as in faith a community of women and men of all ages, races, and conditions, and by providing for inclusiveness as a visible sign of the new humanity;

c. to a new openness to the possibilities and perils of its institutional forms in order to ensure the faithfulness and usefulness of these forms to God’s activity in the world;

d. to a new openness to God’s continuing reformation of the Church ecumenical, that it might be a more effective instrument of mission in the world.
CHAPTER IV
THE CHURCH AND ITS UNITY

1. The Church—Universal and Particular

The Church universal consists of all persons in every nation, together with their children, who profess faith in Jesus Christ as Lord and Savior and commit themselves to live in a fellowship under his rule. The Church universal is thus a fellowship of believers who share a common faith and a common Lord. It is a community of believers who are united in faith and in the service of God.

Since this whole company cannot meet together in one place to worship and to serve, it is reasonable that it should be divided into particular congregations. The particular church is, therefore, understood as a local expression of the universal Church.

A particular church consists of those persons in a particular place, along with their children, who profess faith in Jesus Christ as Lord and Savior and who have been gathered for the service of God as set forth in Scripture, subject to a particular form of church government.

Each particular church of the Presbyterian Church (U.S.A.) shall be governed by this Constitution. Its officers are ministers of the Word and Sacrament, elders, and deacons. Its government and guidance are the responsibility of the session. It shall fulfill its responsibilities as the local unit of mission for the service of all people, for the upbuilding of the whole church, and for the glory of God.

2. The Unity of the Church

The unity of the Church is a gift of its Lord and finds expression in its faithfulness to the mission to which Christ calls it. The Church is a fellowship of believers which seeks the enlargement of the circle of faith to include all people and is never content to enjoy the benefits of Christian community for itself alone.

There is one Church. As the Bible speaks of the one body which is the Church living under the one Spirit of God known through Christ, it reminds us that we have “one Lord, one faith, one baptism, one God and Father of us all.” (Ephesians 4:5–6)
Visible oneness, by which a diversity of persons, gifts, and understandings is brought together, is an important sign of the unity of God’s people. It is also a means by which that unity is achieved. Further, while divisions into different denominations do not destroy this unity, they do obscure it for both the Church and the world. The Presbyterian Church (U.S.A.), affirming its historical continuity with the whole Church of Jesus Christ, is committed to the reduction of that obscurity and is willing to seek and to maintain communion and community with all other branches of the one, catholic Church. (G-15.0000)

3. **Principles of Presbyterian Government**

The Presbyterian Church (U.S.A.) reaffirms, within the context of its commitment to the Church universal, a special commitment to basic principles of Presbyterian polity:

a. The particular churches of the Presbyterian Church (U.S.A.) wherever they are, taken collectively, constitute one church;

b. This church shall be governed by presbyters (elders and ministers of the Word and Sacrament, traditionally called ruling and teaching elders);

c. These presbyters shall come together in governing bodies (traditionally called judicatories or courts) in regular gradation;

d. Presbyters are not simply to reflect the will of the people, but rather to seek together to find and represent the will of Christ;

e. Decisions shall be reached in governing bodies by vote, following opportunity for discussion, and a majority shall govern;

f. A higher governing body shall have the right of review and control over a lower one and shall have power to determine matters of controversy upon reference, complaint, or appeal;

g. Presbyters are ordained only by the authority of a governing body;

h. Ecclesiastical jurisdiction is a shared power, to be exercised jointly by presbyters gathered in governing bodies;

i. Governing bodies possess whatever administrative authority is necessary to give effect to duties and powers assigned by the Constitution of the church.
**Presbyterian Unity**

The nature of Presbyterian order is such that it shares power and responsibility. The system of governing bodies, whether they have authority over one or many churches, sustains such mutual relationships within the structures as to express the unity of the church.

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**Historical Awareness**

The Presbyterian system of government calls for continuity with and faithfulness to the heritage which lies behind the contemporary church. It calls equally for openness and faithfulness to the renewing activity of the God of history.

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**Ecumenical Awareness**

This form of government is established in the light of Scripture to give order to this church but is not regarded as essential to the existence of the Church of Jesus Christ nor to be required of all Christians.

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**Diversity and Inclusiveness**

**Variety of Forms**

The church in its witness to the uniqueness of the Christian faith is called to mission and must be responsive to diversity in both the church and the world. Thus the fellowship of Christians as it gathers for worship and orders its corporate life will display a rich variety of form, practice, language, program, nurture, and service to suit culture and need.

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**Openness to Others**

Our unity in Christ enables and requires the church to be open to all persons and to the varieties of talents and gifts of God’s people, including those who are in the communities of the arts and sciences.

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**Full Participation**

The Presbyterian Church (U.S.A.) shall give full expression to the rich diversity within its membership and shall provide means which will assure a greater inclusiveness leading to wholeness in its emerging life. Persons of all racial ethnic groups, different ages, both sexes, various disabilities, diverse geographical areas, different theological positions consistent with the Reformed tradition, as well as different marital conditions (married, single, widowed, or divorced) shall be guaranteed full participation and access to representation in the decision making of the church. (G-9.0104ff)
CHAPTER V

G-5.0000 THE CHURCH AND ITS MEMBERS

G-5.0100 1. The Meaning of Membership

a. The incarnation of God in the life, death, and resurrection of Jesus Christ gives to the church not only its mission but also its understanding of membership. One becomes an active member of the church through faith in Jesus Christ as Savior and acceptance of his Lordship in all of life. Baptism and a public profession of faith in Jesus as Lord are the visible signs of entrance into the active membership of the church.

b. Persons may enter into active church membership in the following ways: by profession of faith, reaffirmation of faith in Jesus Christ, or transfer of certificate from some other church.

c. When persons baptized as infants reach an age when they are ready to make public their profession of faith and accept their responsibility in the life of the church, the session should invite, encourage, and help them prepare for their responsibility as active church members. The age at which young persons should make such public profession is not precisely fixed. It is left to the prudence of the session to judge, after careful examination, the readiness of those who apply for active membership.

d. When persons who have not been baptized desire to profess their faith in Christ and be incorporated in the life of the church as believers, they shall do so by making public their profession of faith and receiving baptism after appropriate instruction and examination by the session.

e. Persons who have made a profession of faith and have been received into membership in a particular church may be received by the session upon receipt of a certificate of transfer from the church in which they have been most recently a member.

f. It is sometimes the case that persons who previously made a profession of faith and became active members in a particular church are unable to secure a certificate of transfer or other evidence of church membership. After instruction and examination by the session, these persons shall reaffirm publicly their profession of faith and their acceptance of responsibility in the life of the church.
A faithful member accepts Christ’s call to be involved responsibly in the ministry of his Church. Such involvement includes

a. proclaiming the good news,

b. taking part in the common life and worship of a particular church,

c. praying and studying Scripture and the faith of the Christian Church,

d. supporting the work of the church through the giving of money, time, and talents,

e. participating in the governing responsibilities of the church,

f. demonstrating a new quality of life within and through the church,

g. responding to God’s activity in the world through service to others,

h. living responsibly in the personal, family, vocational, political, cultural, and social relationships of life,

i. working in the world for peace, justice, freedom, and human fulfillment.

The congregation shall welcome all persons who respond in trust and obedience to God’s grace in Jesus Christ and desire to become part of the membership and ministry of his Church. No persons shall be denied membership because of race, ethnic origin, worldly condition, or any other reason not related to profession of faith. Each member must seek the grace of openness in extending the fellowship of Christ to all persons. (G-9.0104) Failure to do so constitutes a rejection of Christ himself and causes a scandal to the gospel.

After new members are examined, affirming their faith in Jesus Christ as Lord and Savior, and are received by the session, whether by profession of faith, certificate of transfer, or reaffirmation of faith, they shall be presented to and welcomed by the congregation during a service of worship where they shall make a public profession of their faith in Jesus Christ as Lord and Savior, as do confirmands (W-4.2003a, b, and c).
G-5.0300 3. Categories of Membership

The membership of a particular church of the Presbyterian Church (U.S.A.) includes baptized members, active members, inactive members, and affiliate members.

G-5.0301 Baptized Member

A baptized member of a particular church is a person who has received the Sacrament of Baptism and who has been enrolled as a baptized member by the session but who has not made a profession of faith in Jesus Christ as Lord and Savior. Such baptized members are entitled to the pastoral care and instruction of the church, and to participation in the Sacrament of the Lord’s Supper.

G-5.0302 Active Member

An active member of a particular church is a person who has made a profession of faith in Christ, has been baptized, has been received into membership of the church, has voluntarily submitted to the government of this church, and participates in the church’s work and worship. An active member is entitled to all the rights and privileges of the church, including the right to participate in the Sacrament of the Lord’s Supper, to present children for baptism, to take part in meetings of the congregation, and to vote and hold office. Other conditions of active membership that meet the needs of the particular church and are consistent with the order and confessions of the Presbyterian Church (U.S.A.) may be adopted by the session after careful study and discussion with the congregation.

G-5.0303 Inactive Member

An inactive member of a particular church is one who does not participate in the church’s work and worship. An inactive member is entitled to all the rights and privileges of an active member except the right to speak in the meetings of the congregation and to vote and hold office.

G-5.0304 Affiliate Member

An affiliate member of a particular church is an active member of another church of this denomination or of another denomination or Christian body, who has temporarily moved from the community where the church of active membership is situated, has presented a certificate of good standing from the appropriate governing body of that church, and has been received by the session as an affiliate member. An affiliate member is entitled to all the rights and privileges of an active member except the right to vote and hold office.

G-5.0400 4. Nonmember Privileges

G-5.0401 Nonmember Privileges

Persons not members of the Presbyterian Church (U.S.A.) are entitled to the following privileges:
a. All persons are welcome to participate in the life and worship of this church.

b. All baptized persons, whether children or adults, even though they have made no profession of their faith in Christ, are entitled to participation in the Lord’s Supper, to pastoral care and instruction of the church.

c. Confessing members of other Christian churches may participate in the Sacrament of the Lord’s Supper and may present children for baptism.

G-5.0500 5. Preparation for Membership

G-5.0501 Session’s Duty

The session shall have responsibility for preparing those who would become members of the congregation.

G-5.0502 Profession by Children

a. While the preparation is a part of the continuing nurture of the congregation, particular care shall be taken to prepare children of members for public profession of faith in Jesus Christ. Instruction shall be given in the meaning of this profession, the responsibilities of membership, and the faith and order of the Presbyterian Church (U.S.A.).

Profession by Adults

b. Similar instruction shall be given to others who make a profession of faith. The session shall determine whether this instruction shall be given before or after the public profession.

G-5.0503 Reaffirmation, Transfer

Appropriate instruction shall be offered to those who unite with a particular congregation by reaffirmation of faith or by transfer of certificate of church membership.

G-5.0600 6. Review of Membership

G-5.0601 By the Member

Accepting the privilege and responsibility of membership in the church is a commitment to Jesus Christ that binds the individual to fulfillment of the obligations of membership. Members shall, when encouraged by the session, regularly review and evaluate the integrity with which they are involved in the ministry of the church and consider ways in which their participation in the worship and service of the church may be increased and made more meaningful.

G-5.0602 By the Session

The session shall review the roll of members at least annually, and shall counsel with those who have neglected the responsibilities of membership.
CHAPTER VI

CHAPTER VI. THE CHURCH AND ITS OFFICERS

1. Offices of Ministry

All ministry in the Church is a gift from Jesus Christ. Members and officers alike serve mutually under the mandate of Christ who is the chief minister of all. His ministry is the basis of all ministries; the standard for all offices is the pattern of the one who came “not to be served but to serve.” (Matt. 20:28)

One responsibility of membership in the church is the election of officers who are ordained to fulfill particular functions. The existence of these offices in no way diminishes the importance of the commitment of all members to the total ministry of the church. These ordained officers differ from other members in function only.

The Church offices mentioned in the New Testament which this church has maintained include those of presbyters (ministers of the Word and Sacrament and elders) and deacons.

While the ministry is one, specific forms of ministry may emphasize special tasks and skills and the ordering of the offices of ministry shall reflect this variety. There may be forms of ministry in which primary emphasis is given to proclamation of the Word and the celebration of the Sacraments, forms that stress deeds of love and mercy, forms that are primarily educational, administrative, legislative, or judicial, and forms that are primarily prophetic.

Both men and women shall be eligible to hold church offices. When women and men, by God’s providence and gracious gifts, are called by the church to undertake particular forms of ministry, the church shall help them to interpret their call and to be sensitive to the judgments and needs of others. As persons discover the forms of ministry to which they are called, and as they are called to new forms, they and the church shall pray for the presence and guidance of the Holy Spirit upon them and upon the mission of the Church.

a. To those called to exercise special functions in the church—deacons, elders, and ministers of the Word and Sacrament—God gives suitable gifts for their various duties. In addition to possessing the necessary gifts and abilities, natural and acquired, those who undertake particular ministries should be persons of strong faith, dedicated discipleship, and love of Jesus Christ as
Savior and Lord. Their manner of life should be a demonstration of the Christian gospel in the church and in the world. They must have the approval of God’s people and the concurring judgment of a governing body of the church.

b. Those who are called to office in the church are to lead a life in obedience to Scripture and in conformity to the historic confessional standards of the church. Among these standards is the requirement to live either in fidelity within the covenant of marriage between a man and a woman (W-4.9001), or chastity in singleness. Persons refusing to repent of any self-acknowledged practice which the confessions call sin shall not be ordained and/or installed as deacons, elders, or ministers of the Word and Sacrament.

G-6.0107 Election by the People

The government of this church is representative, and the right of God’s people to elect their officers is inalienable. Therefore, no person can be placed in any permanent office in a congregation or governing body of the church except by election of that body.

G-6.0108 Freedom of Conscience—Individual and Corporate

a. It is necessary to the integrity and health of the church that the persons who serve in it as officers shall adhere to the essentials of the Reformed faith and polity as expressed in The Book of Confessions and the Form of Government. So far as may be possible without serious departure from these standards, without infringing on the rights and views of others, and without obstructing the constitutional governance of the church, freedom of conscience with respect to the interpretation of Scripture is to be maintained.

b. It is to be recognized, however, that in becoming a candidate or officer of the Presbyterian Church (U.S.A.) one chooses to exercise freedom of conscience within certain bounds. His or her conscience is captive to the Word of God as interpreted in the standards of the church so long as he or she continues to seek or hold office in that body. The decision as to whether a person has departed from essentials of Reformed faith and polity is made initially by the individual concerned but ultimately becomes the responsibility of the governing body in which he or she serves. (G-1.0301; G-1.0302)\(^1\)

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\(^1\)Very early in the history of the Presbyterian Church in the United States of America, even before the General Assembly was established, the plan of reunion of the Synod of New York and Philadelphia contained the following sentences: “That when any matter is determined by a major vote, every member shall either actively concur with or passively submit to such determination; or if his conscience permit him to do neither, he shall, after sufficient liberty modestly to reason and remonstrate, peaceably withdraw from our communion without attempting to make any schism. Provided always that this shall be understood to extend only to such determination as the body shall judge indispensable in doctrine or Presbyterian government.” (Hist. Dig. (P) p. 1310.) (Plan of Union of 1758, par. II.)
Candidates for Ministry
c. Persons seeking to be received as candidates for ministry in the Presbyterian Church (U.S.A.) shall have their attention drawn to the constitutional documents of the church including its statement on freedom of conscience. (G-14.0405)

G-6.0200 2. Ministers of the Word and Sacrament

G-6.0201 Ministers and Presbytery
As the Lord has set aside through calling and training certain members to perform a special ministry of the Word and Sacrament and has committed to them a variety of work to do, the church through the presbytery calls them to the responsibility and office of ministers of the Word and Sacrament. Such ministers shall be members of presbytery which shall designate them to such work as may be helpful to the church in mission, in the performance of which they shall be accountable to the presbytery. They shall be responsible for participation in the larger ministry of the church in addition to the duties to which they are called and designated by the presbytery. Ministers of the Word and Sacrament have membership in presbytery by action of the presbytery itself, and maintain their membership in accordance with G-11.0000.

G-6.0202 Names Expressive of Duties
a. The person who fulfills this responsibility has, in Scripture, obtained different names expressive of his or her various duties. As he or she has the oversight of the flock of Christ, he or she is termed bishop. As he or she feeds them with spiritual food, he or she is termed pastor. As a servant of Christ in the Church, the term minister is given. As it is his or her duty to be grave and prudent, and an example to the flock, and to govern well in the house and Kingdom of Christ, he or she is termed presbyter or elder. As he or she is sent to declare the will of God to sinners, and to beseech them to be reconciled to God, through Christ, he or she is termed ambassador. And as he or she dispenses the manifold grace of God and the ordinances instituted by Christ, he or she is termed steward of the mysteries of God. Both men and women may be called to this office.

Pastors, Associate Pastors
b. The permanent pastoral offices of ministers of the Word and Sacrament are pastors and associate pastors. When a minister of the Word and Sacrament is called as pastor or associate pastor of a particular church or churches, she or he is to be responsible for a quality of life and relationships that commend the gospel to all persons and that communicate its joy and its justice. The pastor is re-

2The 213th General Assembly (2001) restored this language (paragraph “a”) traceable to the 1789 Form of Government, affirming our Presbyterian heritage regarding pastoral office.
sponsible for studying, teaching, and preaching the Word, for administering Baptism and the Lord’s Supper, for praying with and for the congregation. With the elders, the pastor is to encourage the people in the worship and service of God; to equip and enable them for their tasks within the church and their mission in the world; to exercise pastoral care, devoting special attention to the poor, the sick, the troubled, and the dying; to participate in governing responsibilities, including leadership of the congregation in implementing the principles of participation and inclusiveness in the decision making of the church, and its task of reaching out in concern and service to the life of the human community as a whole.

With the deacons the pastor is to share in the ministries of compassion, witness, and service. In addition to these pastoral duties, he or she is responsible for sharing in the ministry of the church in the governing bodies above the session and in ecumenical relationships.

Co-Pastors

Co-Pastors c. A particular church, with the consent of presbytery, may elect pastors to serve as co-pastors in exercising the responsibility of minister of the Word and Sacrament for the congregation.

G-6.0203 Teachers, Chaplains, and Others

When ministers are designated as educators, chaplains, pastoral counselors, campus ministers, missionaries, partners in mission, evangelists, administrators, social workers, consultants, or in other specific tasks appropriate to the ministry of the church, they shall evidence a quality of life which helps to share the ministry of the good news. They shall exercise pastoral care of those for whom they are responsible and shall seek to fulfill their ministry by serving Christ and their fellow men and women, strengthening the church and equipping it for concern and service to the life of the human community. In addition to fulfilling the particular responsibilities to which they are called, they shall participate in a congregation, in their presbytery, and in ecumenical relationships, and shall be eligible for election to the higher governing bodies of the church and to the boards and agencies of those governing bodies.

G-6.0204 Information Held in Confidence

a. In the exercise of pastoral care, ministers of the Word and Sacrament shall maintain a relationship of trust and confidentiality, and shall hold in confidence all information revealed to them in the course of providing such care and all information relating to the exercise of such care. When the person whose confidences are at issue gives express consent to reveal confidential information, then a minister of the Word and Sacrament may, but cannot be compelled to, reveal confidential information. A minister of the Word and Sacrament may reveal confidential information when she or he
reasonably believes that there is risk of imminent bodily harm to any person.

Duty to Report

b. A minister of the Word and Sacrament shall report to ecclesiastical and civil legal authorities knowledge of harm, or the risk of harm, related to the physical abuse, neglect, and/or sexual molestation or abuse of a minor or an adult who lacks mental capacity when (1) such information is gained outside of a confidential communication as defined in G-6.0204a; or (2) she or he reasonably believes that there is risk of future physical harm or abuse.

G-6.0300 3. Elders

G-6.0301 Scriptural Practice

As there were in Old Testament times elders for the government of the people, so the New Testament Church provided persons with particular gifts to share in governing and ministry.\(^1\)

G-6.0302 Governmental Responsibilities

Elders are chosen by the people. Together with ministers of the Word and Sacrament, they exercise leadership, government, and discipline\(^4\) and have responsibilities for the life of a particular church as well as the church at large, including ecumenical relationships. They shall serve faithfully as members of the session. (G-10.0102) When elected commissioners to higher governing bodies, elders participate and vote with the same authority as ministers of the Word and Sacrament, and they are eligible for any office.

G-6.0303 Gifts and Requirements

Elders should be persons of faith, dedication, and good judgment. Their manner of life should be a demonstration of the Christian gospel, both within the church and in the world. (G-6.0106)

G-6.0304 Specific Responsibilities

a. It is the duty of elders, individually and jointly, to strengthen and nurture the faith and life of the congregation committed to their charge. Together with the pastor, they should encourage the people in the worship and service of God, equip and renew them for their tasks within the church and for their mission in the world, visit and comfort and care for the people, with special attention to the poor, the sick, the lonely, and those who are oppressed. They should inform the pastor and session of those persons and structures which may need special attention. They should assist in worship. (See W-1.4003, W-2.3011–3012, W-3.1003, W-3.3616, and W-4.4003.) They should cultivate their ability to teach the Bible and may be authorized to supply places which are without the regular ministry of the Word and Sacrament. In specific circumstances and with proper instruction, specific elders may be authorized by the presbytery to administer the Lord’s Supper in
accord with G-11.0103z. Those duties which all Christians are bound to perform by the law of love are especially incumbent upon elders because of their calling to office and are to be fulfilled by them as official responsibilities.

Duty to Report

b. An elder shall report to ecclesiastical and civil legal authorities knowledge, gained in the course of service to the church, of harm, or the risk of harm, related to the physical abuse, neglect, and/or sexual molestation or abuse of a minor or an adult who lacks mental capacity when (1) such information is gained outside of privileged communication; or (2) she or he reasonably believes that there is risk of future physical harm or abuse.

G-6.0400

4. Deacons

G-6.0401

The Ministry and Gifts of Deacons

The office of deacon as set forth in Scripture is one of compassion, witness, and service after the example of Jesus Christ. Persons of spiritual character, honest repute, of exemplary lives, brotherly and sisterly love, sincere compassion, and sound judgment should be chosen for this office.

G-6.0402

Responsibilities

a. It is the duty of deacons, first of all, to minister to those who are in need, to the sick, to the friendless, and to any who may be in distress both within and beyond the community of faith. They shall assume such other duties as may be delegated to them from time to time by the session, such as leading the people in worship through prayers of intercession, reading the Scriptures, presenting the gifts of the people, and assisting with the Lord’s Supper. (See W-3.3616.)

Duty to Report

b. A deacon shall report to ecclesiastical and civil legal authorities knowledge, gained in the course of service to the church, of harm, or the risk of harm, related to the physical abuse, neglect, and/or sexual molestation or abuse of a minor or an adult who lacks mental capacity when (1) such information is gained outside of privileged communication; or (2) she or he reasonably believes that there is risk of future physical harm or abuse.

G-6.0403

Organization

The deacons of a particular church shall be organized in one or both of the following ways.

As a Board

a. They may be organized as a board, of which the pastor, co-pastors, and associate pastors shall be advisory members. The board of deacons shall elect a moderator and a secretary from among its members. The secretary shall keep a record of the board’s proceedings.
Individually Commissioned

b. They may be individually commissioned by the session to particular tasks consistent with the responsibility of their office. (See G-6.0402.) The session shall ordinarily conduct an annual review of their service, at which time their commission may be renewed, altered, or terminated.

G-6.0404 Supervised by Session

As the whole church is under the jurisdiction of the session, the board of deacons shall be under its supervision and authority. The records of the board of deacons shall be submitted to the session at least annually and at other times upon the request of the session. The session may void or amend any action of the board of deacons, or direct the board to reconsider such action.

G-6.0405 Meetings

The board shall meet regularly, or upon the call of its moderator, or when directed to meet by the session, but it shall meet at least quarterly. The board shall determine its own quorum. A joint meeting of the session and board of deacons shall be held at least annually to confer on matters of common interest, with the moderator of the session presiding. No binding decision may be reached in such joint meeting, but the session and the board may act separately on matters committed to their care.

G-6.0406 Related Service

Deacons may be appointed by governing bodies to serve on committees or as trustees. The session may select and appoint other members of the congregation to assist the deacons in their ministry of compassion.

G-6.0407 Decision Not to Use Deacons

A congregation by a majority vote may elect not to use the office of deacon. In such a case, or in the case where deacons cannot be secured, the function of the office shall always be preserved and shall devolve upon the elders and the session.

G-6.0500

5. Dissolution of Relationship

G-6.0501 Dissolution of Relationship

An elder or deacon may resign from the session or board of deacons for good cause, with the session’s consent. On ceasing to be an active member of a particular church, an elder or deacon ceases to be a member of its session or board. When an elder or deacon, because of change of residence or disability, is unable to perform the duties of the office for a period of one year, the active relationship shall be dissolved by the session unless there is good reason not to do so, which reason shall be recorded.
6. **Release from the Exercise of Ordained Office**

**Release from the Exercise of Ordained Office**

a. If a minister, elder, or deacon against whom no inquiry has been initiated pursuant to D-10.0101 and D-10.0201, against whom no charges have been filed, and who otherwise is in good standing, shall make application to the governing body in which he or she holds membership to be released from the exercise of the ordained office, the governing body, upon granting the release, shall delete that person’s name from the appropriate roll. No judgment or failure on the part of the officer is implied in this action.

**Discontinuance of Functions**

b. Release from the exercise of the ordained office of minister, elder, or deacon requires a discontinuance of all functions of that office. The designation of minister, elder, or deacon shall not be used. The status of a minister, elder, or deacon so released shall be the same as any church member.

**Desire to Be Restored**

c. A person released under this section who desires to be restored to the ordained office shall make application to the governing body that granted the release, or to the presbytery if the church has been dissolved, and upon approval of that governing body, the person shall be restored to the exercise of the ordained office without reordination.

7. **Renunciation of Jurisdiction**

**G-6.0700**

**G-6.0701 Renunciation of Jurisdiction**

When a church officer, whether a minister of the Word and Sacrament, elder, or deacon, renounces the jurisdiction of this church in writing to the clerk or stated clerk of the governing body of jurisdiction, the renunciation shall be effective upon receipt. Renunciation of jurisdiction shall remove the officer from membership and ordained office and shall terminate the exercise of office.

**G-6.0702 Persistence in Disapproved Work**

When a church officer, after consultation and notice, persists in a work disapproved by the governing body having jurisdiction, the governing body may presume that the officer has renounced the jurisdiction of this church.

**G-6.0703 Effect of Renunciation**

The renunciation shall be reported by the clerk or stated clerk at the next meeting of the governing body, which shall record the renunciation, delete the officer’s name from the appropriate roll, and take such other actions of an administrative character as may be required by the Constitution.
CHAPTER VII

THE PARTICULAR CHURCH

G-7.0000

1. Organization, Mission, and Government

The church is both catholic and particular. Both characteristics are to be found in a particular church. A particular church in the Presbyterian Church (U.S.A.) can be organized only by the authority of a presbytery and shall function under the provisions of this Constitution.

Ministry

The particular church carries a vital responsibility in the mission of the church. There God’s people perform especially the ministries of worship, proclamation, sharing the Sacraments, evangelism, nurture, counseling, personal and social healing, and service. Without this basic ministry to persons, neighborhoods, and communities, and the support given at the congregational level through prayer, personnel, and money, any other significant ministry of the church becomes impossible. Congregations serve as essential mission arms of the presbytery and of the larger church.

Government

The members of a particular church voluntarily put themselves under the leadership of their officers, whom they elect. The session, which consists of the pastor or co-pastors, the associate pastors, and the elders in active service, is the governing body in a particular church. The law and government of the Presbyterian Church (U.S.A.) presuppose the fellowship of women and men with their children in voluntary covenanted relationship with one another and with God through Jesus Christ. The organization rests upon the fellowship and is not designed to work without trust and love.

G-7.0200

2. Organizing a Particular Church

In organizing a particular church, presbytery, proceeding directly or through a commission, shall receive applications for membership in the church—whether by profession of faith, reaffirmation, or transfer of membership—from persons wishing to unite in forming a new congregation. These persons shall covenant together as follows:

We, the undersigned, in response to the grace of God, desire to be constituted and organized as a church to be known as _______________________. We promise and covenant to live together in unity and to work together
in ministry as disciples of Jesus Christ, bound to him and to one another as a part of the body of Christ in this place according to the principles of faith, mission, and order of the Presbyterian Church (U.S.A.).

(Signatures)

G-7.0202

Presbytery Relationship

a. They shall be declared a constituted congregation of the presbytery and shall proceed to the election of elders and deacons, making provision in cooperation with the presbytery for their preparation, examination, ordination, and installation.

b. Presbytery shall continue to work closely with the congregation in securing pastoral leadership, in plans for the service and witness of the particular church, in coordinating its work with other churches, in counseling concerning bylaws for the congregation conforming to the Constitution of the Presbyterian Church (U.S.A.), and in giving other forms of support and encouragement that will strengthen the mission of the congregation in the larger life of the denomination.

G-7.0300

3. Meetings of the Congregation

G-7.0301

Congregation

The congregation is made up of all members on the active roll of a particular church. All such members who are present at a congregational meeting are entitled to vote.

G-7.0302

Annual Meetings

a. The congregation shall hold an annual meeting and may hold other meetings as necessary. The annual meeting may consider such business as electing officers, hearing reports of the session along with plans for the coming year, hearing reports from the board of deacons and other organizations of the church, and transacting other business as is appropriate. It shall review the adequacy of the compensation of the pastor or pastors upon report of the prior review by the session. (G-10.0102n) Public notice of the meeting shall be given on two successive Sundays.

Special Meetings

b. Special meetings may be called for any or all of the purposes appropriate to an annual meeting or to conduct such other business as may be proper for congregational consideration. (G-7.0304) The business to be transacted shall be limited to items specifically listed in the call for the meeting.

Parliamentary Authority

c. All meetings of the congregation shall be conducted in accordance with the most recent edition of Roberts Rules of Order, or a comparable parliamentary authority adopted by the congregation, except in those cases where this Constitution provides otherwise.


G-7.0303

How Meetings Are Called

a. Meetings of the congregation shall be called

(1) by the session whenever it determines such a meeting is necessary,

(2) by the presbytery whenever it determines such a meeting is necessary,

(3) by the session when requested in writing by one fourth of the members on the active roll of the particular church.

Notice

b. Public notice of the meeting shall be given on two successive Sundays. The meeting may be convened following the notice given on the second Sunday.

G-7.0304

Business

a. Business to be transacted at meetings of the congregation shall include the following:

(1) matters related to the electing of elders, deacons, and trustees;

(2) matters related to the calling of a pastor or pastors;

(3) matters related to the pastoral relationship, such as changing the call, or requesting or consenting or declining to consent to dissolution;

(4) matters related to buying, mortgaging, or selling real property (G-8.0500);

(5) matters related to the permissive powers of a congregation, such as the desire to lodge all administrative responsibility in the session, or the request to presbytery for exemption from one or more requirements because of limited size.

Limitations

b. Business at congregational meetings shall be limited to the foregoing matters (1) through (5). Whenever permitted by civil law, both ecclesiastical and corporate business may be conducted at the same congregational meeting.

G-7.0305

Quorum

The quorum of a meeting of the congregation shall be not less than one tenth of the members unless the particular church upon application to the presbytery shall obtain the consent of the presbytery to a provision for a smaller quorum. A congregation by its own vote may fix a higher quorum. No meeting of fewer than three members shall be considered a congregational meeting.

G-7.0306

Moderator

The pastor shall be the moderator of all meetings of the congregation. In congregations where there are co-pastors, they shall, when present, alternate preside at meetings. When the church is
without a pastor, the moderator of the session appointed by the presbytery shall preside at all congregational meetings. If it is impractical for the pastor or the moderator of session appointed by presbytery to preside, he or she shall invite, with the concurrence of the session, another minister of the presbytery to preside. A presbytery may appoint a lay pastor as moderator of session to the church to which she or he is commissioned. The person assigned to the commissioned lay pastor as mentor and supervisor shall also supervise his or her work as moderator. In addition, the moderator of the session of a church with a vacant pulpit may request an elder who is, or has been, a member of that presbytery’s committee on ministry, the stated clerk, executive presbyter, or associate executive presbyter, to preside; such elder may not moderate the meeting of a congregation of which that elder is a member. When this is not expedient, and when both the pastor or the moderator of the session and the session concur, a member of the session may be invited to preside.

**G-7.0307**

**Secretary**

The clerk of the session shall be secretary of meetings of the congregation. If the congregation does not approve the minutes of a congregational meeting before adjournment, the session shall read, correct, and approve the minutes of that congregational meeting at its next scheduled meeting and shall enter them into the permanent record. At the next meeting of the congregation, the clerk shall have the minutes available and shall report the session’s action. The congregation may ask to have them read and may make additions or corrections by vote. If the clerk is unable to serve, the congregation shall elect a secretary. The minutes of each meeting of the congregation shall be attested by the moderator and the secretary and shall be entered in the minute book of the session.

**G-7.0308**

**In Case of a Tie**

Since a minister is not a member of the congregation, she or he may not vote in the meeting of the congregation. When there is a tie vote, a minister presiding shall put the question a second time. If there is a tie vote again, the motion is lost.

**G-7.0400**

**4. Incorporation and Trustees**

Whenever permitted by civil law, each particular church shall cause a corporation to be formed and maintained. Only members on the active roll of the particular church shall be members of the corporation and eligible for election as trustees. The elders in active service in a church who are eligible under the civil law shall, by reason of their office, be the trustees of such corporation, unless the corporation shall determine another method for electing its trus-
tees. Any such alternate method shall provide for a nominating committee elected by the corporation, and for terms for trustees the same as are provided for elders. Any particular church which is not incorporated may select trustees from the members on the active roll of the church. The power and duties of such trustees shall not infringe upon the powers and duties of the session or of the board of deacons. (G-10.0102, G-6.0402)

G-7.0402
Powers

The corporation so formed, or the individual trustees, shall have the following powers: to receive, hold, encumber, manage, and transfer property, real or personal, for the church; to accept and execute deeds of title to such property; to hold and defend title to such property; to manage any permanent special funds for the furtherance of the purposes of the church, all subject to the authority of the session and under the provisions of the Constitution of the Presbyterian Church (U.S.A.), provided further that in buying, selling, and mortgaging real property, the trustees shall act only after the approval of the congregation granted in a duly constituted meeting. (G-8.0500)

G-7.0403
Separate Corporate Meetings

Where civil law requires that corporate business be conducted in a separate corporate meeting of the congregation, the provisions of G-7.0300 shall apply, except:

a. Such a meeting shall be called by the trustees at their discretion, or when directed by the session or by the presbytery.

b. Unless the civil law provides otherwise, the trustees shall designate from among members on the active roll of the particular church a presiding officer and a secretary for such meeting.

c. The minutes of each such meeting shall be attested by the presiding officer and the secretary and shall be entered in the minute book of the trustees.

G-7.0404
Vote by Proxy

Voting by proxy shall be permitted with respect to a corporate matter only where civil law specifically requires that voting by proxy shall be permitted as to that particular corporate matter.
CHAPTER VIII
THE CHURCH AND ITS PROPERTY

G-8.0000

1. Decisions Pertaining to Property

The provisions of G-1.0400 and other provisions of this Constitution prescribing the manner in which decisions are made, reviewed, and corrected within this church are applicable to all matters pertaining to property.

G-8.0200

2. All Property Held in Trust

All property held by or for a particular church, a presbytery, a synod, the General Assembly, or the Presbyterian Church (U.S.A.), whether legal title is lodged in a corporation, a trustee or trustees, or an unincorporated association, and whether the property is used in programs of a particular church or of a more inclusive governing body or retained for the production of income, is held in trust nevertheless for the use and benefit of the Presbyterian Church (U.S.A.).

Whenever permitted by civil law, each presbytery, synod, and the General Assembly shall cause a corporation to be formed and maintained. The council of the governing body shall constitute the Board of Trustees of the corporation unless the governing body shall determine an alternative method to constitute the Board of Trustees.

G-8.0300

3. Property Used Contrary to Constitution

Whenever property of, or held for, a particular church of the Presbyterian Church (U.S.A.) ceases to be used by that church as a particular church of the Presbyterian Church (U.S.A.) in accordance with this Constitution, such property shall be held, used, applied, transferred, or sold as provided by the presbytery.

G-8.0400

4. Property of Church Dissolved or Extinct

Whenever a particular church is formally dissolved by the presbytery, or has become extinct by reason of the dispersal of its members, the abandonment of its work, or other cause, such property as it may have shall be held, used, and applied for such uses, purposes, and trusts as the presbytery may direct, limit, and appoint, or such property may be sold or disposed of as the presbytery may direct, in conformity with the Constitution of the Presbyterian Church (U.S.A.).
5. Selling, Encumbering, or Leasing Church Property

A particular church shall not sell, mortgage, or otherwise encumber any of its real property and it shall not acquire real property subject to an encumbrance or condition without the written permission of the presbytery transmitted through the session of the particular church.

A particular church shall not lease its real property used for purposes of worship, or lease for more than five years any of its other real property, without the written permission of the presbytery transmitted through the session of the particular church.

6. Property of Church in Schism

The relationship to the Presbyterian Church (U.S.A.) of a particular church can be severed only by constitutional action on the part of the presbytery. (G-11.0103i) If there is a schism within the membership of a particular church and the presbytery is unable to effect a reconciliation or a division into separate churches within the Presbyterian Church (U.S.A.), the presbytery shall determine if one of the factions is entitled to the property because it is identified by the presbytery as the true church within the Presbyterian Church (U.S.A.). This determination does not depend upon which faction received the majority vote within the particular church at the time of the schism.

7. Exceptions

The provisions of this chapter shall apply to all particular churches of the Presbyterian Church (U.S.A.) except that any church which was not subject to a similar provision of the Constitution of the church of which it was a part, prior to the reunion of the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America to form the Presbyterian Church (U.S.A.), shall be excused from that provision of this chapter if the congregation shall, within a period of eight years following the establishment of the Presbyterian Church (U.S.A.), vote to be exempt from such provision in a regularly called meeting and shall thereafter notify the presbytery of which it is a constituent church of such vote. The particular church voting to be so exempt shall hold title to its property and exercise its privileges of incorporation and property ownership under the provisions of the Constitution to which it was subject immediately prior to the establishment of the Presbyterian Church (U.S.A.). This paragraph may not be amended.
CHAPTER IX

GOVERNING BODIES

1. General

The Presbyterian Church (U.S.A.) shall be governed by representative bodies composed of presbyters, both elders and ministers of the Word and Sacrament. These governing bodies shall be called session, presbytery, synod, and General Assembly.

a. Governing bodies of the church are distinct from the government of the state and have no civil jurisdiction or power to impose civil penalties. They have only ecclesiastical jurisdiction for the purpose of serving Jesus Christ and declaring and obeying his will in relation to truth and service, order and discipline.

b. They may frame symbols of faith, bear testimony against error in doctrine and immorality in life, resolve questions of doctrine and of discipline, give counsel in matters of conscience, and decide issues properly brought before them under the provisions of the Book of Order. They may authorize the serving of the Lord’s Supper in accordance with the principles of the Directory for Worship. (W-2.4012, W-3.6204). They have power to establish plans and rules for the worship, mission, government, and discipline of the church and to do those things necessary to the peace, purity, unity, and progress of the church under the will of Christ. They have responsibility for the leadership, guidance, and government of that portion of the church which is under their jurisdiction.

All governing bodies of the church are united by the nature of the church and share with one another responsibilities, rights, and powers as provided in this Constitution. The governing bodies are separate and independent, but have such mutual relations that the act of one of them is the act of the whole church performed by it through the appropriate governing body. The jurisdiction of each governing body is limited by the express provisions of the Constitution, with powers not mentioned being reserved to the presbyteries, and with the acts of each subject to review by the next higher governing body.
G-9.0104 Participation and Representation

a. Governing bodies of the church shall be responsible for implementing the church’s commitment to inclusiveness and participation as stated in G-4.0403. All governing bodies shall work to become more open and inclusive and shall pursue affirmative action hiring procedures aiming at correcting patterns of discrimination on the basis of the categories listed in G-4.0403.

b. In implementing this commitment, consideration should be given to the gifts and requirements for ministry (G-6.0106) in persons elected or appointed to particular offices or tasks, and to the right of the people to elect their officers. (G-6.0107)

G-9.0105 Committee on Representation

a. Each governing body above the session shall elect a committee on representation, whose membership shall consist of equal numbers of men and women. A majority of the members shall be selected from the racial ethnic groups (such as Presbyterians of African, Hispanic, and Asian descent and Native Americans) within the governing body, and the total membership shall include persons from each of the following categories:

1. majority male membership
2. majority female membership
3. racial ethnic male membership
4. racial ethnic female membership
5. youth male and female membership
6. persons with disabilities.

b. Its main function shall be to advise the governing bodies with respect to their membership and to that of their committees, boards, agencies, and other units in implementing the principles of participation and inclusiveness to ensure fair and effective representation in the decision making of the church.

c. The committee on representation shall serve both as an advocate for the representation of racial ethnic members, women, different age groups, and persons with disabilities, and as a continuing resource to the particular governing body in these areas. The committee on representation shall review the performance of its own governing body in these matters and shall report annually to it and to the next higher governing body with recommendations for any needed corrective action. The committee on representation shall consult with the nominating committee of its own governing body.
Consult with Racial Ethnic Membership

d. Prior to nomination or appointment of racial ethnic members to committees, boards, agencies, or other units, the committee on representation shall consult with the appropriate racial ethnic membership through a person or persons designated by that racial ethnic membership. In situations where racial ethnic membership is low, the committee on representation of each governing body shall consult with racial ethnic members, sessions, nominating committees, and persons designated by national racial ethnic membership to discover potential racial ethnic members of such body and to determine achievable representation. Prior to nomination or appointment of women to the above agencies, the committee on representation shall consult with the appropriate constituencies of women through a person or persons designated by those constituencies.

Employment of Personnel

e. The committee on representation shall advise the governing body on the employment of personnel, in accordance with the principles of participation and representation (G-4.0403), and in conformity with a churchwide plan for equal employment opportunity. (G-13.0201b)

f. The committee on representation shall not, in any governing body, be merged with any other committee or designated as a subcommittee of any other committee.

 Exceptions

a. Exceptions to the provisions of G-9.0105a requiring a majority of the members to be selected from racial ethnic groups shall be allowed by a governing or electing body only if it is unable to secure the participation or representation of the necessary persons, and this fact shall be made a part of the official record of the governing, electing, or appointing body. No exception is permitted to the requirement that each governing body above the session elect a committee on representation.

b. An exception under G-9.0106a may be allowed for up to one year by governing body action at a meeting. The approval of such exception shall be promptly reported by the stated clerk to the next higher governing body through its stated clerk and committee on representation, which committee shall monitor the lower governing body and its committee on representation during the period of the exception.

2. Officers

Officers of each of the governing bodies shall be a moderator and a clerk. Governing bodies may provide additional officers as required.
a. The moderator possesses the authority necessary for preserving order and for conducting efficiently the business of the governing body. He or she shall convene and adjourn the governing body in accordance with its own action. The moderator may, in an emergency, convene the governing body by written notice at a time and place different from that previously designated by the body.

b. The pastor of a particular church shall be the moderator of the session of that church. In congregations where there are co-pastors, they shall, when present, alternately preside in the session. The moderator of a presbytery shall be elected for such term as the presbytery may determine, not exceeding one year. The moderator of a synod shall be elected for such term as the synod may determine, not less than one year and not exceeding two years. The Moderator of the General Assembly shall be elected at each stated meeting. At the time of election, the moderator of a presbytery, a synod, or the General Assembly must be a continuing member of, or a commissioner to, the governing body over which he or she is elected to preside.

a. The clerk shall record the transactions of the governing body, keep its rolls of membership and attendance, preserve its records carefully, and furnish extracts from them when required by another governing body of the church. Such extracts, verified by the clerk, shall be evidence in any governing body of the church.

b. The clerk of the session shall be an elder elected by the session for such term as it may determine. The clerk of a presbytery, a synod, and the General Assembly shall be called stated clerk, shall be elected by the governing body for a definite term as it may determine, and must be eligible for membership in the governing body.

a. The moderator of a governing body beyond the session shall open all stated meetings during his or her term of office and shall preside until a new moderator is elected. Governing bodies beyond the session may provide by rule who shall preside in the absence of the moderator.

b. All meetings of governing bodies shall be opened and closed with prayer. Presbyteries and synods that meet more often than annually shall designate one stated meeting each year, which shall include preaching the Word and sharing the Lord’s Supper. Stated meetings of synods that meet annually or biennially and the
General Assembly shall include a time for the preaching of the Word and the celebration of the Lord’s Supper.

Meetings of governing bodies, commissions, and committees shall be conducted in accordance with the most recent edition of *Robert’s Rules of Order*, except in those cases where this Constitution provides otherwise.

A dissent is a declaration expressing disagreement with the action or decision of a governing body. A dissent shall be made at the particular session of the governing body during which the action or decision dissented from is taken. The name or names of the members dissenting shall be recorded.

A protest is a written declaration, supported by reasons, expressing disagreement with what is believed by one or more members of a governing body to be an irregularity or a delinquency.

Written notice of the protest shall be given at the particular session of the governing body during which it arose. The protest shall be filed with the clerk or stated clerk before adjournment.

If a protest is expressed in decorous and respectful language, the governing body shall enter it in its minutes in recognition of the person’s right of conscience. That entry does not justify disobedience.

A governing body against which a protest is taken may prepare an answer that shall be entered in its minutes. This shall terminate the protest.

Only a person who voted against the decision, except the moderator if unable to vote, shall be allowed to dissent or protest.

When a case has been decided by a permanent judicial commission, any member of the governing body to which the decision is reported may enter a dissent or protest.

A dissent or a protest does not initiate or prevent judicial process.

The expenses of elders and ministers of the Word and Sacrament attending governing bodies ordinarily shall be defrayed either by the governing body which elects them or by that which they are attending, to the extent of the expenses incurred within the bounds of that governing body. The General Assembly shall pay the expenses of commissioners who are elected by the presbyteries to
attend the meetings of the General Assembly. Per capita funds may be used by each governing body to pay such expenses.

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<tr>
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<tbody>
<tr>
<td>G-9.0401</td>
<td><strong>Definition of Administration</strong></td>
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<tr>
<td>Administration</td>
<td>Administration is the process by which a governing body implements decisions. It involves working with and through persons to accomplish goals and includes developing leadership, planning, communicating, organizing, budgeting, supervising, and evaluating.</td>
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<tr>
<td>G-9.0402</td>
<td><strong>Structure of Administration</strong></td>
</tr>
<tr>
<td>a. Mission determines the form of structure and administration. All structures should enable the church to give effective witness to the Lordship of Christ in the contemporary world.</td>
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<tr>
<td>Governing Body Nearest the Congregation</td>
<td>b. The administration of mission should be performed by the governing body that can most effectively and efficiently accomplish it at the level of jurisdiction nearest the congregation.</td>
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<td>Change</td>
<td>c. All structures shall be open to the possibility of change and new forms of ecumenical cooperation.</td>
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<tr>
<td>G-9.0403</td>
<td><strong>Accountability to Governing Body</strong></td>
</tr>
<tr>
<td>A governing body may delegate particular aspects of its task to councils, boards, agencies, commissions, and committees, but always on the basis of accountability to the governing body.</td>
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<td>G-9.0404</td>
<td><strong>Nature of Presbyterian Polity</strong></td>
</tr>
<tr>
<td>a. Each governing body shall participate through its representatives in the planning and administration of the next higher body.</td>
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<tr>
<td>b. Each governing body shall consult through appropriate representatives with governing bodies below and above it concerning mission priorities, program, budgeting, the establishment of administrative staff positions, equitable compensation, personnel policies, and fair employment practices.</td>
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<td>c. Each governing body shall recruit, train, and employ its staff in accordance with the principles of inclusiveness and affirmative action found in G-9.0104.</td>
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<td>d. Each governing body above the session shall prepare a budget for its operating expenses, including administrative personnel, and may fund it with a per capita apportionment among the particular churches within its bounds. The presbyteries shall be responsible for raising their own per capita funds, and for raising and timely transmission of per capita funds to their respective syn-</td>
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Each governing body above the session shall, in consultation with the governing body above and below it, develop a manual of administrative operations. In order to provide effective guidance in the ordination, certification, commissioning, and oversight of the work of ministry, the General Assembly shall offer, through its appropriate agencies, advisory handbooks containing suggested models for procedure that synods and presbyteries may adopt for their own use or modify to fit local circumstances. These handbooks shall be developed and updated as needed by the appropriate General Assembly agencies, in consultation with the Office of the General Assembly and middle governing bodies, to ensure conformity with the Book of Order and practicality of use.

G-9.0406 Ownership of Records

Minutes and all other official records of church sessions, presbyteries, synods, and General Assemblies are the property in perpetuity of said governing bodies or their legal successors. When congregations, synods, or presbyteries are dissolved, their records are held for them by the next higher governing body within whose bounds they were before dissolution. All minutes and other official records of existing and dissolved sessions, minutes and other official records of existing and dissolved presbyteries and synods that are no longer required for frequent reference, are to be deposited for preserving and servicing with the Department of History or in a temperature and humidity controlled environment of a seminary of the Presbyterian Church (U.S.A.). It is the responsibility of the clerk of each governing body to make recommendation to that governing body for the permanent safekeeping of the governing body’s records. All governing bodies are strongly encouraged to microfilm their official records.

G-9.0407 General Administrative Review

a. The congregation of a particular church and the committees, bodies, and organizations of that church shall report annually all proceedings and actions to the session, which shall review and summarize them and incorporate the summary in its minutes.

b. The moderator, the stated clerk, the councils, commissions, committees, boards, agencies, and organizations of presbyteries and synods shall report annually all proceedings and actions to that governing body, which shall review them.

c. The moderator, stated clerk, the councils, commissions, committees, boards, agencies, and organizations of the General
Assembly shall report at least biennially all proceedings and actions to the General Assembly, which shall review them.

d. Every governing body above a session shall review the records of the proceedings of the next lower governing body.

(1) Presbyteries shall review the records of sessions annually. If a session shall fail to submit its records for this purpose, the presbytery shall order them to be produced at a specific time.

(2) Synods shall review the records of presbyteries annually. If a presbytery shall fail to submit its records for this purpose, the synod shall order them to be produced at a specific time.

(3) The General Assembly shall review the records of synods at least biennially. If a synod shall fail to submit its records for this purpose, the General Assembly shall order them to be produced at a specific time.

If a higher governing body learns at any time of any irregularity or delinquency by a lower governing body, it may require the governing body to produce any records and take appropriate action.

(a) In reviewing the proceedings of a lower governing body, the higher governing body shall determine, either from the records of those proceedings or from any other information as may come to its attention, whether:

(1) The proceedings have been correctly recorded;

(2) The proceedings have been regular and in accordance with the Constitution;

(3) The proceedings have been prudent and equitable;

(4) The proceedings have been faithful to the mission of the whole church;

(5) The lawful injunctions of a higher governing body have been obeyed.

b. When the proceedings of a lower governing body are being reviewed by a higher governing body, the members of the higher governing body who are also members of the lower governing body may participate in discussion but shall not vote.
G-9.0410  Action of Higher Governing Body
It is ordinarily sufficient for the higher governing body to record in its own proceedings, and in those under review, its approval, disapproval, or correction. If necessary, the higher governing body may direct the lower governing body to reconsider and correct an irregularity or cure a delinquency.

G-9.0411  Review and Correction by Judicial Process
In addition to administrative review, review and correction of a lower governing body and of a council or an agency of the General Assembly may be obtained by judicial process by one or more persons or governing bodies filing a complaint in accordance with the provisions of D-6.0000.

G-9.0500  5. Committees and Commissions
G-9.0501  Committee
a. A committee is appointed either to study and recommend appropriate action or to carry out directions or decisions already made by a governing body. It shall make a full report to the governing body that created it, and its recommendations shall require action by the governing body.

b. Committees of governing bodies above the session shall consist of laypersons and ministers of the Word and Sacrament with at least one half the members being laypersons.

G-9.0502  Commission
A commission is empowered to consider and conclude matters referred to it by a governing body. The appointing body shall state specifically the scope of power given to a commission. A commission shall keep a full record of its proceedings, which shall be submitted to its governing body to be incorporated in its minutes and to be regarded as the actions of the governing body itself.

G-9.0503  Administrative and Judicial
a. Commissions appointed by sessions, presbyteries, synods, or the General Assembly may be either administrative or judicial, except in the case of sessions, which may appoint only administrative commissions. The functions ordinarily entrusted to an administrative commission are:

(1) to ordain ministers of the Word and Sacrament and to install them in permanent pastoral relations;

(2) to organize churches. When such commissions are appointed by a presbytery to organize new congregations (G-11.0103h), the presbytery may authorize that commission to assume any or all powers and responsibilities of a session (G-10.0102) for the benefit and ministry of the new congregation. The presbytery may authorize the
commission to delegate such powers and responsibilities to a committee of the new congregation;

(a) For immigrant fellowships with roots in the Reformed tradition, if the presbytery determines (1) that its strategy for mission with that constituency requires it and (2) that the chosen lay leadership of the immigrant fellowship is equivalent to elders and session, then the presbytery or its administrative commission may recognize that status as equivalent and proceed to recognize those leaders as elders. In making this determination the presbytery shall be guided by written criteria developed by the presbytery. These criteria shall be based upon the description of the nature of ordained office found in G-6.0100 and G-6.0300.

(b) For immigrant fellowships the presbytery may, if it determines that its strategy for mission with that constituency requires it, grant designated leader(s) of a fellowship voice and vote in the meetings of presbytery on an annual basis.

(3) to merge churches;

(4) to visit particular churches, governing bodies, or other organizations of the church reported to be affected with disorder, and to inquire into and settle the difficulties therein, except that no commission shall have the power to dissolve a pastoral relationship unless such power has been specifically delegated to it by the appointing body;

(5) to receive candidates under the care of presbytery (G-14.0401);

(6) in the case of administrative commissions appointed by sessions, to ordain and install elders and deacons, and to visit organizations within a particular church and settle differences therein.

(7) To make pastoral inquiry in the event that jurisdiction in a judicial proceeding is ended as a result of the death of, or renunciation of jurisdiction by, the person accused of the disciplinary offense of “sexual abuse of another person.” (D-10.0401b) The inquiry shall:
(a) not be a part of the church’s judicial proceedings;
(b) be empowered to receive witnesses and to consider evidence; and
(c) reach a determination of truth related to the accusation and make a full report to the governing body who appointed it, including recommendations for appropriate action.

Judicial b. The functions of a judicial commission are to consider and decide a case of process for the governing body according to the Rules of Discipline. (See D-5.0000 on Permanent Judicial Commissions.)

Additional Duties c. A commission may be assigned additional duties as a committee, the reporting of which shall be handled as is a committee’s report.

G-9.0504 Membership a. An administrative commission of a session shall consist of at least two elders and the moderator of the session or other minister of the Word and Sacrament installed in a permanent relationship within the particular church governed by the session.

Equal Number of Ministers and Elders b. Administrative and judicial commissions of presbytery, synod, and the General Assembly shall be composed of ministers of the Word and Sacrament and elders in numbers as nearly equal as possible. When the commission consists of an odd number of members, the additional member may be either an elder or a minister of the Word and Sacrament. The minimum number and distribution of members shall be:

General Assembly (1) for the General Assembly, not fewer than fifteen members with at least one member from each of its constituent synods;

Synod (2) for a synod, not fewer than eleven members with, insofar as practicable, not more than one member from any one of its constituent presbyteries;

Presbytery (3) for a presbytery, not fewer than seven members, with not more than one of its elder members from any one of its constituent churches. For the performance of functions set forth in G-9.0503a(1), a presbytery may reduce the number to five members with not more than one of the elders from any one church.

Quorum c. The quorum of an administrative commission shall be a majority of the members, unless the appointing governing body
fixes the quorum at a higher number. The quorum of a judicial commission shall be a majority of the members. (D-5.0204)

Decisions

a. The decision of an administrative commission shall be the action of the appointing governing body from the time of its completion by the commission and the announcement, where relevant, of the action to parties affected by it. Such decision shall be transmitted in writing to the stated clerk of the governing body, who shall report it to the governing body at its next meeting. A governing body may rescind or amend an action of an administrative commission in the same way actions of the governing body may be modified.

Hearings and Fair Procedures

b. (1) When an administrative commission has been appointed to settle differences within a church, a governing body, or an organization of the church, it shall, before making its final decision, afford to all persons to be affected by the decision fair notice and an opportunity to be heard on the matters at issue. (See G-9.0503a(4), a(6), G-9.0505b–d) Fair notice shall consist of a short and plain statement of the matters at issue as identified by the commission and of the time and place for a hearing upon the matters at issue. The hearing shall include at least an opportunity for all persons in interest to have their positions on the matters at issue stated orally.

(2) Whenever the administrative commission has been empowered to dissolve a pastoral relationship and the administrative commission chooses to exercise that power, there shall always be a meeting of the congregation at which the commission shall hear the positions of the pastor and the members if they choose to speak. The pastor shall be accorded the right to hear the concerns expressed by members in the meeting and to have reasonable time to respond during the meeting. (See G-14.0610, G-14.0611, G-14.0612, G-11.0103o).

c. In its absolute discretion, a commission may, in particular proceedings, afford additional procedural process such as that afforded in cases of judicial process, either upon motion of persons in interest or on its own motion.

d. In any case where allegations or assertions concerning individuals are allegations of an offense, the procedures in the Rules of Discipline for a disciplinary case shall be followed.

G-9.0600

G-9.0601

Mediation or Conciliation

Governing bodies may establish a system of mediation or conciliation for remedial matters that may be used prior to or during judicial process. In such a system, care must be taken to observe the provisions of the Rules of Discipline.

G-9.0602

Participation

Participation in this process of mediation or conciliation may not be required of any party.

[Historical Note: The original text of G-9.0600–.0601 was stricken by action of the 203rd General Assembly (1991). The original text of G-9.0602 was stricken by action of the 201st General Assembly (1989).]

G-9.0700

7. Administrative Staff

G-9.0701

a. The executives of the presbyteries and synods shall be the administrators of those governing bodies, accountable to the governing bodies, through their councils, for the implementation of decisions and matters of strategy, program, and resources. They shall also provide staff services for the agencies and committees of the governing bodies. Additional responsibilities, along with the process of calling, the method of annual review of work, and the matter of reelection or termination of employment, shall be set forth clearly in the manuals called for in G-9.0405, above.

b. Each presbytery may elect an executive presbyter in consultation with synod council, or other unit designated by the synod when there is no council, and may do so jointly with other presbyteries if program and resources make that necessary. Each synod may elect an executive in consultation with the General Assembly Mission Council.

G-9.0702

Other Administrative Staff

Other administrative staff positions in presbyteries may be authorized by the presbytery in consultation with the synod council or other unit designated by the synod when there is no council. Other administrative staff positions in synod may be authorized by the synod in consultation with the General Assembly Mission Council.

G-9.0703

General Assembly Agency Staff

General Assembly agencies shall elect an executive or executives, subject, however, to confirmation by the General Assembly.

G-9.0704

Participation and Representation

All executive and administrative staff positions in all governing bodies above the session shall be filled in accordance with the principles of participation and representation found in G-9.0104.
and with the requirement that a representative search committee for these positions be set forth clearly in the manuals called for in G-9.0405.

The relationship between executives or other administrative staff of presbyteries and synods and their respective governing bodies may be dissolved by majority vote of the electing governing body on request of the staff member or on recommendation of the council or a special committee or commission of the electing governing body. When the council, committee, or commission has decided to prepare a recommendation to terminate, it shall notify the person in writing, stating the reasons for proposing to terminate, and offering the staff member an opportunity to resign or to request a hearing before the recommendations are adopted and reported by the council, committee, or commission to the governing body for action. The hearing shall be one in which the staff person may appear personally with counsel (D-7.0301, D-11.0301) to respond to the findings of the committee or commission and present reasons and evidence why the relationship should not be terminated. The hearing shall afford safeguards as in cases of process, following the rules of evidence in the Rules of Discipline, Chapter XIV (D-14.0000). A record shall be made of the hearing, which shall become a part of the record filed under D-6.0304 in the event of a judicial complaint following the final action of the governing body.

When a presbytery, synod, or General Assembly executive or administrative staff position is vacant, or when the incumbent is unable to perform her or his duties, the presbytery, synod, or General Assembly agency may secure the services of a temporary executive or administrative staff person. Temporary administrative positions include acting or interim presbytery, synod, or General Assembly agency executives and administrative staff persons. No one serving in a temporary position may be hired to fulfill that same position on a permanent basis as the next permanent executive or administrative staff person, except by a two-thirds vote of the presbytery, synod, or General Assembly agency, provided the original search process for such temporary staff position was conducted in full compliance with the provisions of G-9.0704.

When any executive or associate executive of a presbytery or synod retires, and that governing body is moved by affection and gratitude to continue an association in an honorary relationship, it may, at a regularly called meeting of the governing body, elect him or her as executive emeritus or emerita, with or without honorar-
ium, but with no authority or duty. This action may take effect after the formal dissolution of the executive relationship or anytime thereafter.

G-9.0800 8. Nominating Committee

a. Each presbytery and synod shall elect a nominating committee broadly representative of the member churches of the presbytery or presbyteries, with a membership of one third ministers of the Word and Sacrament, one third laywomen, and one third laymen. The nominating committee shall consist of three classes, each serving for a three-year term except where initial classes of one-and two-year terms are necessary to establish regular rotation.

b. The nominating committee shall nominate persons to fill all vacancies on continuing committees (except the nominating committee), councils, boards, and other bodies that require election by the presbytery or synod. Consideration shall be given to the nomination of equal numbers of ministers of the Word and Sacrament, laymen, and laywomen (i.e., one third each), except that women elders and men elders shall be nominated to the committee on ministry to which presbytery functions may be delegated. (G-11.0501, G-12.0102d, G-13.0111, G-13.0202)

c. The nominating committee shall consult, at least annually, with the committee on representation of its own governing body. If the committee on representation of that governing body has been granted an exception under the provisions of G-9.0106, the committee on representation of the next higher governing body shall be invited to participate in that consultation.


Within this Constitution, it has been assumed that the governing bodies beyond the session will delegate particular aspects of their task to councils, commissions, and committees. The references made to such agencies are for clarification of organizing for mission, of establishing offices, and of administering the program of the church. Reference to these is given without formally entitling them wherever possible so that governing bodies may have freedom in structuring themselves and in naming their agencies. In
several instances—such as the committees on representation, the General Assembly **Mission Council**, and the presbytery’s committee on ministry—definite titles are given in order to regularize the procedures that shall enable the governing bodies to work together in joint mission. Reference to such agencies, designated by functions or by formal titles, is not intended to limit the governing bodies to these structures but to describe those which will expedite the mutual work of the whole church.

Structures specified within this Constitution are:

<table>
<thead>
<tr>
<th>Structures Listed</th>
<th>Presbytery</th>
<th>Synod</th>
<th>General Assembly</th>
</tr>
</thead>
</table>
CHAPTER X
THE SESSION

G-10.0000

G-10.0100

1. General

The session of a particular church consists of the pastor or copastors, the associate pastors, and the elders in active service. All members of the session, including the pastor, co-pastors, and associate pastors, are entitled to vote.

G-10.0102

Responsibilities

The session is responsible for the mission and government of the particular church. It therefore has the responsibility and power

a. to provide opportunities for evangelism to be learned and practiced in and by the church, that members may be better equipped to articulate their faith, to witness in word and deed to the saving grace of Jesus Christ, and to invite persons into a new life in Christ, in accordance with G-3.0300;

b. to receive members into the church upon profession of faith, upon reaffirmation of faith in Jesus Christ, or upon satisfactory certification of transfer of church membership, provided that membership shall not be denied any person because of race, economic or social circumstances, or any other reason not related to profession of faith;

c. to lead the congregation in participation in the mission of the whole Church in the world, in accordance with G-3.0000;

d. to provide for the worship of the people of God, including the preaching of the Word, the sharing of the Sacraments, and for the music program, in keeping with the principles in the Directory for Worship, and to appeal to the presbytery for a duly trained and authorized elder under the provisions of G-11.0103 in those extenuating circumstances where an ordained minister of the Word and Sacrament is not available to meet the needs for the administration of the Lord’s Supper;

e. to provide for the growth of its members and for their equipment for ministry through personal and pastoral care, educational programs including the church school, sharing in fellowship and mutual support, and opportunities for witness and service in the world;

f. to develop and supervise the church school and the educational program of the church;
g. to lead the congregation in ministries of personal and social healing and reconciliation in the communities in which the church lives and bears its witness;

h. to challenge the people of God with the privilege of responsible Christian stewardship of money and time and talents, developing effective ways for encouraging and gathering the offerings of the people and assuring that all offerings are distributed to the objects toward which they were contributed;

i. to establish the annual budget, determine the distribution of the church’s benevolences, and order offerings for Christian purposes, providing full information to the congregation of its decisions in such matters;

j. to lead the congregation continually to discover what God is doing in the world and to plan for change, renewal, and reformation under the Word of God;

k. to engage in a process for education and mutual growth of the members of the session;

l. to instruct, examine, ordain, install, and welcome into common ministry elders and deacons on their election by the congregation and to inquire into their faithfulness in fulfilling their responsibilities;

m. to delegate and to supervise the work of the board of deacons and the board of trustees and all other organizations and task forces within the congregation, providing for support, report, review, and control;

n. to provide for the administration of the program of the church, including employment of nonordained staff, with concern for equal employment opportunity, fair employment practices, personnel policies, and the annual review of the adequacy of compensation for all staff, including all employees;

o. to provide for the management of the property of the church, including determination of the appropriate use of church buildings and facilities, and to obtain property and liability insurance coverage to protect the facilities, programs, and officers, including members of the session, staff, board of trustees, and deacons;

p. to maintain regular and continuing relationship to the higher governing bodies of the church, including

(1) electing commissioners to presbytery and receiving their reports; sessions are encouraged to elect
THE SESSION  

commissioners to the presbytery for at least one year, preferably two or three;

(2) nominating to presbytery elders who may be considered for election to synod or General Assembly;

(3) in both the above responsibilities, implementing the principles of participation and inclusiveness to ensure fair representation in the decision making of the church;

(4) observing and carrying out the instructions of the higher governing bodies consistent with the Constitution of the Presbyterian Church (U.S.A.);

(5) welcoming representatives of the presbytery on the occasions of their visits;

(6) proposing to the presbytery and, through it, to the synod and the General Assembly such measures as may be of common concern to the mission of the whole church;

(7) sending annually to the stated clerk of the presbytery statistical and other information according to the requirements of the presbytery.

q. to establish and maintain those ecumenical relationships necessary for the life and mission of the church in its locality;

r. to serve in judicial matters in accordance with the Rules of Discipline;

s. to keep an accurate roll of the membership of the church, in accordance with G-10.0302, and to grant certificates of transfer to other churches, which when issued for parents shall include the names of their children specifying whether they have been baptized, and which when issued for an elder or deacon shall include the record of ordination.

a. The pastor of the church shall be the moderator of the session and the session shall not meet without the pastor except as hereunder provided. In congregations where there are co-pastors, they shall, when present, alternately preside in the session. When it may appear advisable for prudential reasons that some minister other than the pastor should preside, the pastor may, with the concurrence of the session, invite a minister of the same presbytery to do so. A presbytery may appoint a lay pastor as moderator of session to the church to which she or he is commissioned. The person assigned to the commissioned lay
pastor as mentor and supervisor shall also supervise his or her work as moderator. In addition, the moderator of the session of a church with a vacant pulpit may request an elder who is a member of the presbytery’s committee on ministry, the stated clerk, executive presbyter, or associate executive presbyter, to preside; such elder may not moderate the session of the church of which that elder is a member. In the case of the sickness or absence of the pastor the same expedient may be adopted; or the session, after having obtained the approval of the pastor, may convene and elect another of its own members to preside.

When Without a Pastor

b. When a church is without a pastor, the moderator of the session shall be the minister appointed for that purpose by the presbytery, or a minister of the same presbytery invited by the session to preside on a particular occasion. When it is impossible for such a minister to attend, the session may elect one of its own members to preside.

Judicial Cases

c. In all judicial cases, the moderator of the session shall be a minister of the presbytery to which the church belongs.

G-10.0200 2. Meetings

The session shall hold stated meetings at least quarterly. The moderator of the session may call a special meeting of the session when he or she judges it necessary and shall do so when requested in writing by any two members of the session. The session shall also meet when directed to do so by presbytery. Reasonable notice of all special meetings must be given when other than routine business is to be transacted. The session may invite members of the congregation to attend and observe its meetings if it so desires, without restricting its right to meet in executive session whenever circumstances indicate the wisdom of doing so.

G-10.0202 Quorum

A quorum of the session shall be the pastor or other presiding officer and one third of the elders but no fewer than two, except for the reception and dismissal of members, when the quorum shall be the moderator and two members of the session. The session may fix its own quorum at any higher number.

G-10.0300 3. Minutes and Records

Each session shall keep a full and accurate record of its proceedings which shall be submitted at least once each year to the presbytery for its general review and control. (G-11.0103x,
G-10.0301) The minutes shall state the composition of the session with regard to racial ethnic members, women, men, age groups, and persons with disabilities, and how this corresponds to the composition of the congregation. Minutes and other official records of the session, which shall include minutes of congregational meetings and records of the board of deacons and the board of trustees of the particular church, are the property of the session, and the clerk shall be responsible for their preservation. They shall be available to the presbytery upon request and may be stored with the denomination's historical agency.

G-10.0302

**Rolls and Registers**

Every session shall maintain rolls of members as defined by G-5.0300, and registers as provided below.

- **a. Membership Rolls.** The names of the members shall be placed upon, removed, or deleted from the rolls of the church only by order of the session whenever the session is fully satisfied that such action is justified.

- **Baptized Members**

  (1) Baptized Members’ Roll. The baptized members’ roll shall list the names of those persons baptized in the particular church who have not made a profession of faith in Jesus Christ as Lord and Savior, and children of active members or of ministers of the Word and Sacrament related to the particular church, when such children have been baptized elsewhere.

- **Active Members**

  (2) (a) Active Members’ Roll. The active members’ roll shall list the names of those who have been received into the membership of the church and who are active in the church’s work and worship. The number of members on this roll shall be reported to the General Assembly annually.

- **Affiliate Members Certified**

  (b) An active member who has temporarily moved from the community may become an affiliate member of another church of this denomination or of a denomination in correspondence with the General Assembly, in which case the session may issue a certificate of good standing. (G-15.0201) The certificate shall be directed to a particular church named therein, shall commend the member to its pastoral care, and shall be valid for two years. Upon the issuance of the certificate, the session shall retain the name of the member on the active roll of the church until the person is received into membership in the other church.
When Active Members Move

(c) When a member moves and can no longer be active in the work and worship of the church of membership, it shall be that person’s duty to become an active member of a church in the community where that person is living. The session of the church of membership shall inform the person of this duty as soon as practicable and shall notify a church in the new community and request it to provide pastoral care with a view to membership. In addition, notice shall be sent to either the presbytery office or to the stated clerk of the presbytery, or both.

Inactive Members

(3) (a) Inactive Members’ Roll. The inactive members’ roll shall list the names of those who have been removed from the active members’ roll because of their failure, in the judgment of the session, to participate in the church’s work and worship. No member shall be transferred from the active to the inactive roll until that member shall have failed intentionally to participate in the work and worship of the church for a period of one year and until the session shall have made diligent effort to discover the cause of the member’s nonparticipation and to restore the member to activity in the church’s work and worship. Any member whose name is so transferred shall be notified of this action.

Nonresident Member

(b) A nonresident member to whom the notice required above has been given may after one year be placed on the inactive members’ roll. The session shall then advise the person at the last known address to request a certificate of transfer to a Christian church in the community of residence.

Affiliate Members Received

(4) Affiliate Members’ Roll. The affiliate members’ roll shall list the names of those who have been received into affiliate membership by the session and who are active in the church’s work and worship. Affiliate membership must be renewed every two years.

Deletion from Rolls

b. The session may delete names from the rolls of the church in the following circumstances:

Certificate of Transfer

(1) When requested, the session shall issue a certificate of transfer to a particular church setting forth the membership status of the person. The church receiving the certificate shall determine whether to receive the person as a member and the conditions upon which that person shall be received. When a certificate of transfer
has been issued, the name of the member shall be re-
tained on the appropriate roll by the church issuing the
certificate until the person is received into membership
in the other church. As soon as the person is received,
the receiving church shall notify the session issuing the
certificate of the member’s reception, whereupon the
session shall delete the name.

When Church
Is Dissolved

(2) When a church is dissolved, the presbytery of ju-
risdiction shall take possession of its records, have ju-
risdiction over its members, and grant them certificates
of transfer to other churches.

Request
Termination

(3) When a member, whether active or inactive, re-
quests that membership be terminated, the session, af-
fter making diligent effort to persuade the member to
retain membership, may delete that person’s name
from the active or inactive roll.

Joins Another
Church

(4) When a member joins another church without a
regular transfer or renounces the jurisdiction of this
church, the session shall delete the member’s name
from any rolls on which it has been listed.

Nonresident Member
Inactive

(5) When a nonresident member has been given the
notices required above, and that member’s name has
been on the inactive roll for one year, the session may
delete that person’s name from the roll without further
notice.

Moved and
Unknown

(6) When a member moves and the session is unable,
after due and diligent search, to ascertain the member’s
place of residence, the session, after one year of ab-
sence, may delete that person’s name from any roll on
which it has been listed.

Inactive Roll for
Two Years

(7) When a resident church member has been trans-
ferred from the active to the inactive roll, it shall be the
duty of the session to provide that member pastoral
care. If pastoral care for a period of two years fails to
accomplish that person’s restoration as an active mem-
ber, the session may without further notice delete the
person’s name from the roll.

Member Dies

(8) When a member dies, the session shall record the
date of death and delete the name from the roll.

Registers of
Marriages, Baptisms,
Officers

(1) Marriages, including marriages of all members of
the church, all marriages conducted by the ministerial
staff of the church, and all marriages performed on church property;

(2) Baptisms

(a) Infant Baptisms. Include name, parents’ names, and date of birth of those being baptized and the names of persons presenting the children for Baptism.

(b) Adult Baptisms. Include name, parents’ names, and date of birth of those being baptized.

(3) Elders, with the name of the church in which each was ordained, the date of ordination, terms of active service, and the record of removals;

(4) Deacons, with the name of the church in which each was ordained, the date of ordination, terms of active service, and the record of removals;

(5) Pastors, co-pastors, associate pastors, interim pastors, stated supplies, and parish associates serving the church, with dates of service.

4. Church Finances

The treasurer shall be elected annually by the session, if permitted by the state in which the church is located, and his or her work shall be supervised by the session, or by specific assignment to the board of deacons or trustees. Those in charge of the various funds in the church shall report at least annually to the session, and more often when requested. The following minimum standards of financial procedure shall be observed:

a. The counting and recording of all offerings by at least two duly appointed persons, or a fidelity bonded person;

b. The keeping of adequate books and records to reflect all financial transactions, open to inspection by authorized church officers at reasonable times;

c. Periodic reporting of the financial activities to the board or boards vested with financial oversight at least annually, preferably more often;

d. A full financial review of all books and records relating to finances once each year by a public accountant or public accounting firm or a committee of members versed in accounting procedures. Such auditors should not be related to
the treasurer (or treasurers). Terminology in this section is meant to provide general guidance and is not intended to require or not require specific audit procedures or practices as understood within the professional accounting community.
1. General

Presbytery is a corporate expression of the church consisting of all the churches’ and ministers of the Word and Sacrament within a certain district. When a presbytery meets, each church shall be represented by an elder commissioned by the session with the following additional provisions:

a. Churches with membership over 500 shall be represented as follows:

<table>
<thead>
<tr>
<th>Membership Range</th>
<th>Number of Elders</th>
</tr>
</thead>
<tbody>
<tr>
<td>501–1000</td>
<td>2 elders</td>
</tr>
<tr>
<td>1001–1500</td>
<td>3 elders</td>
</tr>
<tr>
<td>1501–2000</td>
<td>4 elders</td>
</tr>
<tr>
<td>2001–3000</td>
<td>5 elders</td>
</tr>
</tbody>
</table>

From 3,001 members there shall be an additional elder representative for each 1,000 additional active members or major fraction thereof.

b. When the number of resident ministers entitled to vote in the presbytery is greater than the number of elders so entitled, it shall redress this imbalance annually by providing for the election, appointment, or selection of additional elders, paying special attention to the concerns of G-9.0104. Presbyteries facing an imbalance due to a large number of resident honorably retired minister members may, by presbytery rule, use active participation of honorably retired members as a criterion in determining balance.

c. Each elder elected moderator shall be enrolled as a member of the presbytery for the term of office, whether or not commissioned by his or her session. Each elder elected an officer (other than moderator), a chairperson of a standing committee, or a member of the council of presbytery may be enrolled as a member of the presbytery for the term of office, whether or not commissioned by his or her session. Each elder elected by a presbytery as executive presbyter, associate executive presbyter, or other exempt staff position, may be enrolled as a member of the presbytery for the duration of service in such staff position, whether or not commissioned by his or her session.

In each presbytery the minimum number of ministers shall be ten and the minimum number of churches with duly constituted sessions (G-7.0202a) shall likewise be ten. In an isolated area,
upon recommendation of the synod, the General Assembly may permit a presbytery to be organized with fewer than these minimums, provided that there shall be at least five ministers in each presbytery.

The presbytery is responsible for the mission and government of the church throughout its geographical district. It therefore has the responsibility and power

a. to develop strategy for the mission of the church in its area consistent with G-3.0000;

b. to coordinate the work of its member churches, guiding them and mobilizing their strength for the most effective witness to the broader community for which it has responsibility;

c. to initiate mission through a variety of forms in light of the larger strategy of the synod and the General Assembly;

d. to implement, consistent with G-9.0104, the principles of participation, inclusiveness, and affirmative action in employing its personnel and in establishing the membership of its committees, councils, boards, and other policy-making and policy-recommending bodies, in order to assure fair representation in its decision making and in the election of commissioners to synod and the General Assembly. Its committee on representation shall report directly to the presbytery, and shall be empowered to make recommendations to correct situations of unbalanced representation, including the recommendation that the nominating committee reconsider its nominations;

e. to counsel with a particular church where the various constituencies of the congregation are not represented on a session;

f. to provide encouragement, guidance, and resources to its member churches in the areas of leadership development, church officer training, worship, nurture, witness, service, stewardship, equitable compensation, personnel policies, and fair employment practices;

g. to provide pastoral care for the churches and members of presbytery, visiting sessions and ministers on a regular basis (G-11.0502c);

h. to organize new churches and to receive and unite churches in consultation with their members. When two or more churches of a presbytery unite, the pastor or pastors of the former churches may continue as or become pastor or pastors of the united church if the uniting churches agree and specify those relationships in the plan of union, with the concurrence of the presbytery;
i. to divide, dismiss, or dissolve churches in consultation with their members;

j. to control the location of new churches and of churches desiring to move;

k. to take special oversight of churches without pastors, including the authority to select, train, examine, and commission lay pastors and may authorize them to administer the Lord’s Supper (G-14.0562a);

l. to enter into covenant relationship with those preparing to become ministers of the Word and Sacrament by enrolling them as inquirers, to receive inquirers as candidates, and to certify candidates as ready for examination for ordination;

m. to elect elder and minister readers of examinations for candidates for ordination at the request of the Presbyteries’ Cooperative Committee on Examinations for Candidates;

n. to ordain, receive, dismiss, install, remove, and discipline ministers, to plan for the integration of new ministers into the life and work of presbytery, to establish minimum compensation and benefit requirements for all pastoral calls (G-14.0534) and for all calls to Certified Christian Educators and guidelines for compensation and benefits for Certified Associate Christian Educators employed by the churches of the presbytery (G-14.0730b), to provide services of recognition for Certified Christian Educators (G-14.0731), and to find in order, approve, and record in the presbytery minutes the full terms of all calls, and changes of calls approved by the presbytery;

o. to establish the pastoral relationship and to dissolve it at the request of one or both of the parties, or when it finds that the church’s mission under the Word imperatively demands it;

p. to designate ministers to work as teachers, evangelists, administrators, chaplains, and in other forms of ministry recognized as appropriate by the presbytery. Such ministers may administer the Sacraments at times and places approved by a governing body, or in conformity to other conditions specified by a governing body. The applicable provisions of W-2.3000, W-2.4000, and W-3.3600 shall be followed;

q. to receive under its care persons preparing for professional service in the church, and to commission them when appropriate (G-14.0140);

r. to serve in judicial matters in accordance with the Rules of Discipline;
s. to assume original jurisdiction in any case in which it determines that a session cannot exercise its authority. Whenever, after a thorough investigation, and after full opportunity to be heard has been accorded to the session in question, the presbytery of jurisdiction shall determine that the session of a particular church is unable or unwilling to manage wisely the affairs of its church, the presbytery may appoint an administrative commission (G-9.0503) with the full power of a session. This commission shall assume original jurisdiction of the existing session, if any, which shall cease to act until such time as the presbytery shall otherwise direct.

t. to maintain regular and continuing relationship to the higher governing bodies of the church, including

1) electing commissioners to the synod and to the General Assembly and receiving their reports,

2) seeing that the orders of higher governing bodies are observed and carried out,

3) proposing to the synod or the General Assembly such measures as may be of common concern to the mission of the whole church;

u. to establish and maintain those ecumenical relationships which will enlarge the life and mission of the church in its district;

v. to establish and superintend the agencies necessary for its work, including a presbytery council, providing for the regular review of the functional relationship between presbytery's structure and its mission. The presbytery may, by its own established rules, assign to its council responsibility for action between meetings of presbytery on such specific areas of its responsibilities as it shall deem appropriate, assign to its committee on ministry those powers specified in G-11.0502h, and assign to its committee on preparation for ministry authority to dismiss candidates, enroll inquirers, and certify candidates as ready for examination for ordination; with the provision that all such actions be reported to the next stated meeting of the presbytery (G-9.0403, 14.0450);

w. to establish a nominating committee composed of equal numbers of ministers, laymen, and laywomen (i.e., one third each);

x. to review session minutes and records at least once each year;

y. to consider and act upon requests from congregations for permission to take the actions regarding real property as described in G-8.0000;
z. to authorize specific elders for periods not exceeding one year at a time, to administer or preside at the Lord’s Supper in specific circumstances and with proper instruction by presbytery in the doctrine and administration of the Lord’s Supper, when it deems it necessary to meet the needs for the administration of the Sacrament of the Lord’s Supper that cannot otherwise be met;

aa. to deal with prevailing, emerging, and emergency issues of racism, racial violence, and racial injustices, as well as with any ideology that promotes racial oppression in the church and in the surrounding political and social contexts.

G-11.0200 2. Meetings

Meetings

The presbytery shall hold stated meetings at least twice each year. The moderator shall call a special meeting at the request, or with the concurrence, of two ministers and two elders, the elders being of different churches. Should the moderator be unable to act, the stated clerk shall, under the same conditions, issue the call. If both moderator and stated clerk are unable to act, any three ministers and three elders, the elders being of different churches, may call a special meeting. The synod may direct the presbytery to convene a special meeting for the transaction of designated business. Notice of a special meeting shall be sent not less than ten days in advance to each minister and to the session of every church. The notice shall set out the purpose of the meeting, and no other business than that listed in the notice shall be transacted.

G-11.0202 Quorum

A quorum of the presbytery shall be any three minister members and the elder members present, provided that at least three churches are represented by elders. The presbytery may fix its own quorum at any higher number.

G-11.0203 Corresponding Members

Presbyters (ministers of the Word and Sacrament or elders) in good standing in other governing bodies of this church or in any other Christian church, who are present at any meeting of the presbytery, may be invited to sit as corresponding members, with voice but without vote. A presbytery may invite ministers of other presbyteries who are laboring within its bounds to sit as corresponding members with voice but without vote for the period of their service.


Participation

In electing members to its council and permanent committees, the presbytery shall adhere to the principle of participation and representation expressed in G-9.0104, et seq.
The presbytery’s committee on representation shall advise the presbytery’s nominating committee of any need for nominations in particular categories needing increased representation and shall regularly inform the presbytery of its progress toward fair representation of the categories of persons listed in G-4.0403.

The presbytery may authorize the administrative staff services of an executive presbyter and other staff as needed. For purposes of coordination, the presbytery shall consult through its council (or other appropriate committee or representative) with the synod (or its council or other committee or representative) concerning the overall mission needs of synod, as well as the need for financial assistance in maintaining presbytery staff services. (G-12.0302) In the employment of all personnel, including administrative staff, the presbytery shall observe the practice of consultation set forth in G-9.0404, and the provisions of the churchwide plan for affirmative action and equal employment opportunity. (G-13.0201b)

The presbytery shall have a presbytery general mission budget to support the church’s mission within its area. As the presbytery raises and expends these funds, it shall do so in light of the priorities of the whole church. The presbytery shall make its plans and determine its general mission budget after receiving recommendations from the synod and in light of the comprehensive strategy of the whole church as represented in the synod and the General Assembly.

The presbytery shall keep a full and accurate record of its proceedings, which shall be submitted at least once each year to the synod for its general review and control. It shall report to the synod and to the General Assembly every year the condition and progress of the church within its bounds during the year and all important changes which have taken place including ordinations; certifications of Christian educators; the receiving, dismissing, and deaths of ministers; and the organizing, uniting, dividing, or dissolving of churches.

Minutes and other official records of the presbytery are the property of the presbytery, and the stated clerk is responsible for their preservation.

The presbytery shall send annually to the Stated Clerk of the General Assembly lists of its ministers, Certified Christian Educators and Certified Associate Christian Educators, and churches and statistical and other information according to the requirements of the General Assembly.
Audit

The presbytery shall have a full financial review of all books and records relating to finances once a year by a public accountant or public accounting firm or a committee of church members versed in accounting procedures. Such auditors should not be related to the treasurer (or treasurers). Terminology in this section is meant to provide general guidance and is not intended to require or not require specific audit procedures or practices as understood within the professional accounting community.

Insurance

The presbytery shall obtain property and liability insurance coverage to protect its facilities, programs, staff, and elected and appointed officers.

Minister Members

a. Every minister shall ordinarily be a member of the presbytery where his or her work is situated. A minister called to work not under the jurisdiction of a presbytery may apply for reception to the presbytery in which he or she will be resident, or to another presbytery, or retain membership in the presbytery where he or she is currently a member. The presbytery may grant a minister permission to engage in work which is outside its geographic bounds or which is not under its jurisdiction, but no presbytery shall permit a minister to engage in work which is within the geographic bounds of another presbytery and which is properly within the responsibility of another presbytery without consent of that presbytery. Such permission and consent shall be reviewed and renewed annually. The stated clerk of the presbytery shall inform ministers who seek permission to labor outside the bounds of the presbytery of their membership that they must first seek permission to labor within the bounds of the other presbytery. In January of each year the stated clerk of the presbytery of which the ministers are members shall correspond with those other presbyteries in which such ministers labor, informing them of the ministers’ addresses. A minister who is serving as a minister in a church outside the United States may, with the approval of presbytery, accept ministerial membership in that church for the period of such service without affecting his or her membership in the presbytery of this church. (G-11.0411)

b. The authority for granting permission to labor within or outside the bounds of the presbytery may be delegated by presbytery to its council or committee on ministry, with the provision that all such actions be reported to the next stated meeting of the presbytery.
G-11.0402
Minister Seeking Membership

The presbytery, through its appropriate committee, shall examine each minister or candidate who seeks membership in it on his or her Christian faith and views in theology, the Sacraments, and the government of this church, except as provided in G-14.0481. Every minister seeking membership in a presbytery shall have a call to a pastoral relation within the presbytery, or from a governing body or agency as defined in G-11.0410, or be entering a work defined in G-11.0411, for which the receiving presbytery shall give its permission, or shall be honorably retired as defined in G-11.0412.

G-11.0403
Criteria for Ministry of Continuing Members

A presbytery shall determine the ministers of the Word and Sacrament who shall be its continuing members. In making this determination the presbytery shall be guided by written criteria developed by the presbytery for validation of ministries within its bounds. These criteria shall be based upon the description of the nature of ordained office found in G-6.0100 and G-6.0200 and the following standards:

a. The ministry of continuing members shall be in demonstrable conformity with the mission of God’s people in the world as set forth in Holy Scripture, The Book of Confessions, and the Book of Order of this church.

b. The ministry shall be one that serves others, aids others, and enables the ministries of others.

c. The ministry shall give evidence of theologically informed fidelity to God’s Word. This will normally require the Master of Divinity degree or its equivalent and the completion of the requirements for ordination set forth in G-14.0482.

d. The ministry shall be carried on in accountability for its character and conduct to the presbytery and to organizations, agencies, and institutions.

e. The ministry shall include responsible participation in the deliberations and work of the presbytery and in the worship and service of a congregation.

G-11.0404
Ministers of Other Denominations

Ministers of other denominations may be received by the presbytery as follows:

a. Ministers of other denominations, when applying for membership in a presbytery, shall furnish credentials and evidence of good standing acceptable to the presbytery or its appropriate committee, and also submit satisfactory evidence of possessing the qualifications of character and scholarship required of candidates of this church. They shall
(1) present a baccalaureate degree from an accredited college or university and a theological degree from an institution acceptable to the presbytery;

(2) answer satisfactorily the questions on the examinations required of candidates for ordination;

(3) articulate their Christian faith and demonstrate an acceptable knowledge of theology and of the government of this church.

b. The presbytery shall not waive any of the foregoing requirements except in extraordinary cases, in which the presbytery shall follow the same procedure required in G-14.0470—.0473, for extraordinary circumstances, except that, for ministers of other Reformed churches ordained for five or more years, the exemption for some or all of the examinations required of candidates for ordination shall be by two-thirds vote of presbytery.

c. Upon report from the appropriate committee of their compliance with the above provisions, such ministers shall then be examined by the presbytery in their Christian faith, in theology, and in the system of government of this church, and at the discretion of the presbytery in other subjects, and shall answer in the affirmative questions a. to i. contained in the ordination and installation service.

d. A minister shall be required to have been called to appropriate work in this church.

e. When a minister of another denomination seeks membership in a presbytery of this church, that person shall, before being enrolled, furnish the presbytery with satisfactory evidence of having been removed from the roll of ministers of any and all other denominations with which the minister has previously been associated.

f. In the case of ministers for new immigrant fellowships and congregations, a presbytery may, if it determines that its strategy for mission with that constituency requires it, recognize the ordination of (G-15.0202) and enroll a new immigrant minister furnishing evidence of good standing in a denomination in correspondence with the General Assembly as a member of the presbytery, even though at the time of enrollment that minister lacks the educational history required by G-14.0450b—d. In the case of such a minister lacking such preparation, the presbytery shall undertake an evaluation of the minister’s understanding of and proficiency in Bible, Reformed Theology, Sacraments, Presbyterian Polity,
preaching, leading worship, pastoral care, and teaching. If the presbytery is satisfied as to the minister’s preparation in and understanding of those areas, the presbytery may, by a three-quarters vote of those present, enroll that minister as a minister of the presbytery. Any presbytery taking such an action shall provide that minister with educational opportunities as seem necessary and prudent to the presbytery for that minister’s successful ministry within the bounds of that presbytery. This section, when utilized, may result in exceptions to the procedures and requirements described in G-11.0403c, G-11.0404, G-14.0450a–d, and G-14.0470–0473.

G-11.0405
In Correspondence With

a. A minister of the Word and Sacrament of another denomination in correspondence with the General Assembly, whose ecclesiastical relations have been certified by that denomination, who is serving a Presbyterian congregation in a temporary, non-installed pastoral relationship (G-14.0550) other than organizing pastor, who has become a minister of a congregation or larger parish composed of denominational units, at least one of which is associated with the Presbyterian Church (U.S.A.), or who has become a minister serving a cooperative specialized ministry in which this church shares the sponsorship, or who has been jointly called to an administrative office by more than one denomination, one of which is this church, or a minister of a church outside the United States that is in correspondence with the General Assembly who is serving in a ministerial capacity in this church, may be enrolled for the period of this service as a member of a presbytery and have temporarily the rights and privileges of membership.

b. A minister of another denomination, with whom the Presbyterian Church (U.S.A.) is in full communion (G-15.0201), may be called, examined, approved and installed as pastor or may serve in another ministerial capacity in this denomination and may be enrolled for the period of this service as a member of a presbytery with the rights and privileges of membership. The minister shall participate in the benefits plan of one of the denominations. If the minister is already participating in one plan, membership in that plan shall be retained. If the minister is not a member of any plan, one or another of the churches plans shall be chosen by the minister. The congregation or other employing body shall pay the fees, dues, or premiums required by the plan to which the minister belongs.

c. Ordained ministers of other Christian churches may be employed by the session of a particular church in a temporary pastoral relationship, provided that such ministers present to the pres-
bytery credentials of good standing in the ecclesiastical body to which they belong, and provided that presbytery gives its approval to the temporary pastoral relationship.

G-11.0406
Continuing Members

Active Member
a. An active member is a minister of the Word and Sacrament who has been admitted to the presbytery in accordance with G-11.0401, and is now engaged in ministry that complies with all of the criteria in G-11.0403 without exception. An active member may be engaged in a validated ministry within congregations of the church (G-11.0409), in a validated ministry in other service of this church (G-11.0410), in a validated ministry in service beyond the jurisdiction of this church (G-11.0411), or may be honorably retired (G-11.0412). An active member is entitled to take part in the meetings of the presbytery and to speak, vote, and hold office.

Member-at-Large
b. A member-at-large is a minister of the Word and Sacrament who has previously been admitted to the presbytery or another presbytery as an active member, and who now, without intentional abandonment of the exercise of ministry, is no longer engaged in a ministry that complies with all the criteria in G-11.0403. A minister may be designated a member-at-large because he or she is limited in his or her ability to engage in a ministry fulfilling all of the criteria for a validated ministry because of family responsibilities or other individual circumstances which presbytery recognizes as important. A member-at-large shall comply with as many of the criteria in G-11.0403 as possible and shall be encouraged to become a parish associate in a congregation. A member-at-large is entitled to take part in the meetings of the presbytery and to speak, vote, and hold office. The status of each member-at-large may be granted by the presbytery upon the minister’s application and shall be reviewed annually.

Inactive Member
c. An inactive member is a minister of the Word and Sacrament who has previously been admitted to the presbytery or another presbytery as an active member, but is now voluntarily engaged in an occupation that does not comply with all of the criteria in G-11.0403. The presbytery may, at the minister’s request or on its own initiative after notifying the minister in person or by certified mail at the last known address, determine that the minister’s category of membership is that of inactive member. An inactive member is not entitled to take part in the meetings of the presbytery or to speak, vote, hold office, or serve on committees, except that
the inactive member may speak when the matter under considera-
tion concerns that minister. The continued status of each inactive
member shall be reviewed annually up to three years. If at the end
of three years the minister has not been restored to active mem-
bership or membership-at-large, the presbytery shall delete that per-
son’s name from the appropriate roll of presbytery and may give
that person a certificate of membership to a particular church. (G-
6.0600)

The stated clerk shall maintain five rolls, one listing the names
of all the ministers of the Word and Sacrament who are continuing
members of the presbytery and who are active members, one listing
the names of all the ministers of the Word and Sacrament who are
continuing members of the presbytery and who are members-at-
large, one listing the names of all the ministers of the Word and
Sacrament who are continuing members of the presbytery and who
are inactive members, one listing all Certified Christian Educators
and Certified Associate Christian Educators within the bounds of
the presbytery who are entitled to the privilege of the floor with
voice at all presbytery meetings during the term of service in an
educational ministry under the jurisdiction of the presbytery,
and a fifth roll listing those who have been deleted from the other
rolls. On or before December 31 of each year, the presbytery shall
determine the category of membership of each continuing member
in accordance with the relevant sections of this chapter and cause
appropriate record of such determination to be made.

a. A minister of the Word and Sacrament who is an active
member of presbytery may be engaged (1) in a validated ministry
within congregations of this church, (2) in a validated ministry in
other service of this church, (3) in a validated ministry in service
beyond the jurisdiction of this church, or may be (4) honorably
retired.

b. A call to a validated ministry in other service of this
church (G-11.0410) or in service beyond the jurisdiction of the
church (G-11.0411) shall ordinarily be in a form which includes a
description of the goals and working relationships, financial terms,
and the signatures of the minister, a representative of the presby-
tery, and where possible, a representative of the employing agency.

c. It is appropriate for presbytery to conduct a service of in-
stallation similar to that found in W-4.4006, or a service of recog-
nition, at the inauguration of this ministry.
<table>
<thead>
<tr>
<th>Paragraph</th>
<th>Text</th>
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<tbody>
<tr>
<td>G-11.0409</td>
<td>Service in Congregations of This Church</td>
</tr>
<tr>
<td></td>
<td>An active member engaged in a validated ministry within congregations of this church shall serve a particular church or churches as pastor, co-pastor, associate pastor, stated supply, temporary supply, interim pastor, or interim associate pastor, as provided in G-6.0202 and G-14.0550.</td>
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<tr>
<td>G-11.0410</td>
<td>In Other Service of This Church</td>
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<td></td>
<td>An active member engaged in a validated ministry in other service of this church shall serve as a staff member of a presbytery, a synod, or the General Assembly of this church or of an organization related to one of these governing bodies; as a minister serving an organization sponsored by two or more denominations, one of which is this church, such as a federated church, a specialized ministry, an administrative office, or an interdenominational agency; as a partner in mission in connection with a church outside the United States of America. Before entering upon such service, the minister shall request and obtain the approval of the presbytery of membership. Changes in the terms of the call or dissolution of the relationship shall be reported to the presbytery.</td>
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<tr>
<td>G-11.0411</td>
<td>In Service Beyond the Jurisdiction of the Church</td>
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<td>An active member engaged in a validated ministry in service beyond the jurisdiction of the church may be engaged in a ministerial calling consonant with the mission of the presbytery in an organization, agency, or institution in which this church has no official participation or may serve temporarily as pastor or in some other capacity in another denomination, and may, with the approval of presbytery, accept ministerial membership in that church for the period of such service without forfeiting his or her membership in the Presbyterian Church (U.S.A.) presbytery in which he or she holds membership. Before entering upon such service the minister shall request permission of the presbytery of membership. The committee on ministry of the presbytery shall make a thorough review of the proposed ministerial function and report its recommendations to the presbytery. The committee shall determine and report whether the service complies with all of the criteria enumerated in G-11.0403, without exception. If the presbytery grants the permission requested, such permission shall be subject to review and renewal annually.</td>
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<tr>
<td>G-11.0412</td>
<td>Honorably Retired</td>
</tr>
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<td></td>
<td>a. A presbytery may designate an active minister as an honorably retired minister if that minister is in good and regular standing, or is granted the status of being in good and regular standing, at the time the minister is designated as an honorably retired minister. The status of being an honorably retired minister may be granted because of physical or mental disability, or age. The procedure for electing a new pastor is set out in G-14.0530–.0534.</td>
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</tbody>
</table>
Presbytery may also grant the status of being an honorably retired minister to a minister member who has been granted retirement by an agency described in G-11.0410 or G-11.0411, or upon the completion of twenty years of cumulative service as an active and (or) at-large member.

b. Honorably retired ministers are encouraged to transfer their membership to the presbytery in which they live and the presbytery is encouraged to receive them. Presbyteries should encourage honorably retired ministers to use their experience and skills in creative and meaningful ways. Those who are able and willing to reengage in ministry and service to others should relate to a particular church or presbytery. For those who do not or cannot, the presbytery should provide nurture and support.

Members-at-large and inactive members remain under the care, oversight, and discipline of the presbytery. They may be transferred in their current category of membership to another presbytery with the permission of both presbyteries. All of the minister’s records shall be transmitted to the receiving presbytery. The committee on ministry shall confer with each member-at-large and inactive member annually and make a recommendation to the presbytery as to whether the member should continue in the present category, be assigned another category, or be released from the exercise of ordained office. Such action may be initiated by the presbytery or at the request of the minister.

a. If a minister shall be absent from the sessions of the presbytery of membership for a period of one year and shall neglect to report to that presbytery concerning residence and work, the presbytery, after making an effort to locate and counsel with the minister, shall then, without prejudice to the minister, place that minister’s name on the inactive roll.

b. A minister of the Word and Sacrament who has received permission to labor outside the bounds of the presbytery of membership but has not received permission to labor within the bounds of the presbytery of labor shall, after a period of two years, be placed on the inactive roll.

When a minister of this church continues or accepts membership of any character in another denomination, except as provided in G-11.0411, the presbytery shall record the fact, delete the minister’s name from the roll, and take such other action of an administrative character as may be required by the Constitution.
G-11.0500  5. Committee on Ministry

Nature and Membership

a. Each presbytery shall elect a committee on ministry to serve as pastor and counselor to the ministers and Certified Christian Educators of the presbytery, to facilitate the relations between congregations, ministers, and Certified Christian Educators, and the presbytery, and to settle difficulties on behalf of presbytery when possible and expedient.

b. This committee shall consist of equal numbers of elders and ministers with a membership of at least six. Its quorum shall be set by presbytery and shall be at least a majority of the membership of the committee. No member shall be elected for a term of more than three years, nor shall a member serve for consecutive terms, either full or partial, aggregating more than six years. A member having served a total of six years shall be ineligible for reelection for at least one year.

Responsibilities

The committee shall serve the presbytery in the following ways:

a. It shall visit regularly and consult with each minister of the presbytery. It shall report to the presbytery annually the type of work in which each minister of the presbytery is engaged. It shall require an annual report from every minister performing work which is not under the jurisdiction of the presbytery or a higher governing body of the church.

b. It shall make recommendations to presbytery regarding calls for the services of its ministers. Every call for the services of a minister or candidate in a pastoral relationship shall be placed in its hands and presented by it to the presbytery, with a report as to the call being in order and recommendation as to whether the call shall be placed in the hands of the minister or candidate. Every request by a minister or candidate for the presbytery’s approval of a task appropriate to the ministry, though not a pastoral relationship to a particular church, shall be made by the minister or candidate through the committee and shall be reported by it to the presbytery with recommendation for presbytery’s action.

c. It shall visit with each session of the presbytery at least once every three years, discussing with them the mission and ministry of the particular church and encouraging the full participation of each session and congregation in the life and work of presbytery and of the larger church. (W-1.4002)

d. It shall counsel with churches regarding calls for permanent pastoral relations, visiting and counseling with every commit-

tee elected to nominate a pastor or associate pastor. It shall advise with the committee regarding the merits, availability, and suitability of any candidate or minister whose name is contemplated for nomination to the congregation, and shall have the privilege of suggesting names to the committee. No call to a permanent pastoral relationship shall be in order for consideration by the presbytery unless the church has received and considered the committee’s counsel before action is taken to issue a call. (G-14.0530, G-14.0532) A call to a permanent pastoral relationship shall not be issued until it has been approved by the presbytery. In the case of a church receiving aid in supporting a pastor, it shall confer with both the church and that agency of presbytery charged with arranging such aid before it shall recommend to the presbytery that a call to such a church be placed in the hands of a minister. The proper agency of the presbytery shall present to the committee a statement of the presbytery’s anticipated support of a pastor, which shall be attached to the call of the church.

e. It shall counsel with churches regarding the advisability of calling a designated pastor as defined in G-14.0520–.0523.

f. It shall counsel with sessions regarding stated supplies, interim pastors, interim co-pastors, interim associate pastors, and temporary supplies when a church is without a pastor, and it shall provide lists of pastors, commissioned lay pastors, and qualified lay persons who have been trained and commissioned by the presbytery to supply vacant pulpits. Concurrence of the presbytery through its committee on ministry is required when a session invites an interim pastor, interim co-pastor, or interim associate pastor as provided for in G-14.0553.

g. It shall provide for the implementation of equal opportunity employment for ministers and candidates without regard to race, ethnic origin, sex, age, marital status, or disability. In the case of each call, it shall report to the presbytery the steps in this implementation taken by the calling group.

h. It may be given authority by the presbytery to find in order calls issued by churches, to approve and present calls for services of ministers, to approve the examination of ministers transferring from other presbyteries required by G-11.0402, to dissolve the pastoral relationship in cases where the congregation and pastor concur, to grant permission to labor within or outside the bounds of the presbytery, and to dismiss ministers to other presbyteries, with the provision that all such actions be reported to the next stated meeting of the presbytery. (G-9.0403)
i. It shall serve as an instrument of presbytery for promoting the peace and harmony of the churches, especially in regard to matters arising out of the relations between ministers and churches. Its purpose shall be to mediate differences and reconcile persons, to the end that the difficulties may be corrected by the session of the church if possible, that the welfare of the particular church may be strengthened, that the unity of the body of Christ may be made manifest.

j. It shall exercise wise discretion in determining when to take cognizance of information concerning difficulties within a church, proceeding with the following steps:

1. It may take the initiative to bring the information which has come to its attention of the session of the church involved, counseling with the session as to the appropriate actions to be taken in correcting the reported difficulties.

2. It may offer its help as a mediator in case the session either finds itself unable to settle the problems peaceably or takes no steps toward settlement.

3. It may act to correct the difficulties if requested to do so by the parties concerned, or if this authority is granted by the presbytery for the specific case. When so doing, the committee shall always hold hearings which afford procedural safeguards as in cases of process, following the procedures outlined in the Rules of Discipline.

The committee shall be open to communication at all times with the ministers, elders who are commissioned as lay pastors, elders who are members of sessions, sessions of the presbytery, and Certified Christian Educators within the bounds of the presbytery.

a. The presbytery’s committee on ministry may look to synod and the General Assembly for information and assistance in the matter of ministers and pastoral relations. Synods shall create the necessary agency to coordinate the work of presbytery committees. The General Assembly shall create the necessary agency to facilitate and support the work of the presbyteries and the synods in this matter.

b. The advisory handbook for committees on ministry developed by the appropriate General Assembly entity, in consultation with the Office of the General Assembly and middle governing bodies, shall provide guidance in the ordination, certification, commissioning, and oversight of the work of ministry through suggested models for procedures that synods and presbyteries may adopt for their own use or modify to establish their own requirements to fit local circumstances.
CHAPTER XII
THE SYNOD*

G-12.0100 1. General

G-12.0101 Membership

Synod is the unit of the church’s life and mission which consists of not fewer than three presbyteries within a specific geographic region.

a. When a synod meets it shall be composed of commissioners elected by the presbyteries. The synod shall determine, with the consent of a majority of its presbyteries, the basis of election and the ratio of commissioners to members represented in the presbyteries, as well as its method to fulfill the principles of participation and representation found in G-9.0104 and G-9.0105. The commissioners from each presbytery shall be divided equally between elders and ministers of the Word and Sacrament.

b. When a synod meets, in addition to commissioners elected by the presbyteries, the officers of the synod and other individuals as determined by the governing documents of the synod may be enrolled during their respective terms of office so long as the balance of elders and ministers of the Word and Sacrament is maintained in the voting members of the body.

G-12.0102 Responsibilities

Synod is the intermediate governmental unit responsible for the mission of the church throughout its region. It therefore has the responsibility and power

a. to develop, in conjunction with its presbyteries, a broad strategy for the mission of the church within its bounds in accord with G-3.0000;

b. to initiate mission through a variety of forms in light of the larger strategy of the General Assembly;

c. to develop, in conjunction with its presbyteries, joint plans and objectives for the fulfillment of mission, providing encouragement and guidance to its presbyteries and overseeing their work;

d. to implement, consistent with G-9.0104, the principles of participation and inclusiveness in employing its personnel and in establishing the membership of its committees, councils, boards, and other policy-making and policy-recommending bodies, in order to ensure fair representation in its decision making;
e. to develop and provide resources as needed to facilitate the mission of its presbyteries, as well as guidelines and criteria for evaluation;

f. to consult with its member presbyteries with regard to their general mission budgets, the establishment of administrative staff positions, equitable compensation, personnel policies, and fair employment practices;

g. to coordinate the work of presbyteries’ committees on ministry and assist its member presbyteries in matters related to the calling, ordaining, and placement of ministers;

h. to facilitate communication among its presbyteries and between its presbyteries and the General Assembly;

i. to facilitate joint action in mission with other denominations and agencies in its region;

j. to provide services and programs for presbyteries, sessions, congregations, and members within its area that can be performed more effectively from a broad regional base;

k. to organize new presbyteries, to divide, unite, or otherwise combine presbyteries or portions of presbyteries previously existing, and, with the concurrence of existing presbyteries, to create nongeographic presbyteries in order to meet the mission needs (G-11.0103a; G-12.0102a) of identified racial ethnic or immigrant congregations; subject to the approval of the General Assembly. Such presbyteries shall be formed in compliance with the requirements of G-7.0201 and G-11.0102 and be accountable to the synod within which they were created. **When such mission needs arise inside a congregation that lies within a synod lacking such a nongeographic presbytery, that synod may permit, with the approval of the General Assembly and unless some legal or ecclesiastical issue would prohibit, that congregation to join a nongeographic presbytery inside the bounds of another synod with the consent of that other synod, the geographic presbytery, and the nongeographic presbytery; such presbyteries should be formed only on the basis of language, and there should be a sunset clause (end date) added at the formation of each nongeographic presbytery.**

l. to serve in judicial matters in accordance with the Rules of Discipline;
m. to warn or bear witness against error in doctrine or immorality in practice in the area of its jurisdiction;

n. to review the records of its presbyteries and to take care that they observe the Constitution of the church;

o. to maintain regular and continuing relationship to the General Assembly, including
   (1) seeing that the orders and instructions of the General Assembly are observed and carried out,
   (2) proposing to the General Assembly such measures as may be of common concern to the mission of the whole church;

p. to establish and maintain those ecumenical relationships which will enlarge the life and mission of the church in its region;

q. to provide a system of administrative services to fulfill its objectives and programs;

r. to establish and superintend the agencies and task forces necessary for its work, including a synod council when the synod deems one is necessary to provide for the regular review of the functional relationship between synod’s structure and its mission;

s. to establish a nominating committee composed of equal numbers of ministers, laywomen, and laymen (i.e., one third each).

t. to deal with prevailing, emerging, and emergency issues of racism, racial violence, and racial injustices, as well as with any ideology that promotes racial oppression in the church and in the surrounding political and social contexts.

G-12.0200 2. Meetings

G-12.0201 Meetings

The synod shall hold a stated meeting at least biennially. The moderator shall call a special meeting at the request or with the concurrence of three ministers and three elders, representing at least three presbyteries, all of whom must have been commissioners to the last preceding stated meeting of the synod. The synod may fix its own higher number. Should the moderator be unable to act, the stated clerk shall, under the same conditions, issue the call. If both the moderator and the stated clerk are unable to act, the most recent moderator shall, under the same conditions, issue the call. The General Assembly may direct the synod to convene a special meeting for the transaction of designated business. Commissioners to the special meeting shall be the commissioners elected to the last preceding stated meeting of the synod or their alternates. A presbytery may, however, elect a commissioner or
alternate to replace one who has died or changed presbytery membership. Notice of a special meeting shall be sent not less than fifteen days in advance to each commissioner elected to the last preceding stated meeting of the synod and to the stated clerk of each presbytery. The notice shall set out the purpose of the meeting and no other business than that listed in the notice shall be transacted.

G-12.0202 Quorum

A quorum of the synod shall be determined by the synod. The quorum shall include an equal number of elders and ministers, representing at least three presbyteries or one-third of its presbyteries, whichever is larger.

G-12.0203 Corresponding Members

Presbyters in good standing in other governing bodies of this church or in any other Christian church, who are present at any meeting of the synod, may be invited by the synod to sit as corresponding members, with voice but without vote.

G-12.0204 Participation

Each presbytery shall participate in the synod’s responsibility and service through its elected commissioners to the synod. Each presbytery shall elect at least one elder and one minister to serve as commissioners to synod. The synod council, if there is one, shall be elected by the synod from the commissioners and non-commissioner ministers and elders from the presbyteries of the synod. The synod shall devise a process of rotation of members on synod council from among the presbyteries to ensure compliance with the provisions of G-9.0104 and G-4.0403. The synod shall provide a process for assuring balance on committees so that all presbyteries are fairly represented and for assuring attention to the principles of participation and representation expressed in G-9.0104.


G-12.0301 Committee on Representation

Each synod shall establish a committee on representation, as required by G-9.0105, which shall advise synod’s nominating committee of any need for nominations in particular categories needing increased representation. The committee on representation shall report at least biennially to synod progress toward fair representation of the categories of persons listed in G-4.0403.

G-12.0302 Staff

The synod may authorize the administrative staff services of a synod executive and may establish other staff positions as needed. The executive shall be nominated to the synod by its council or by a special representative nominating committee elected for that purpose. In the employment of all personnel, including administrative staff, the synod shall observe the principles of fair representation
and consultation set forth in G-9.0404, and the provisions of the churchwide plan for equal employment opportunity and affirmative action. (G-13.0201b) The synod may authorize synod administrative staff services for a presbytery at the request of the presbytery. (G-11.0303)

**G-12.0303 General Mission Budget**

The synod shall have a synod general mission budget to support the church’s mission within its region. As the synod raises and expends those funds, it shall do so in the light of the priorities of the whole church. The synod shall make its plans and determine its general mission budget after receiving recommendations from the General Assembly and in light of the comprehensive strategy of the whole church.

**G-12.0304 Records**

The synod shall keep a full and accurate record of its proceedings which shall be submitted to the next succeeding meeting of the General Assembly for its general review and control. It shall report to the General Assembly the number of its presbyteries and, in general, all important changes that have occurred within its bounds.

**G-12.0305 Audit**

The synod shall have a full financial review of all books and records relating to finances once a year by a public accountant or public accounting firm. Such auditors should not be related to the treasurer (or treasurers). Terminology in this section is meant to provide general guidance and is not intended to require or not require specific audit procedures or practices as understood within the professional accounting community.

**G-12.0306 Insurance**

The synod shall obtain property and liability insurance to protect its facilities, programs, staff, and elected and appointed officers.
CHAPTER XIII
THE GENERAL ASSEMBLY

G-13.0000

1. The General Assembly

G-13.0100
Definition
The General Assembly is the highest governing body of this church and is representative of the unity of the synods, presbyteries, sessions, and congregations of the Presbyterian Church (U.S.A.).

G-13.0102
Membership

a. When the General Assembly meets annually, it shall consist of equal numbers of elders and ministers from each presbytery, in the following proportion: Each presbytery consisting of not more than 10,000 members shall elect one elder and one minister; and each presbytery consisting of more than 10,000 members shall elect one elder and one minister for each additional 10,000 members, or for each additional fractional number of members not less than 5,000; and these persons, so elected, shall be called commissioners to the General Assembly.

b. When the General Assembly meets biennially, it shall consist of equal numbers of elders and ministers from each presbytery, in the following proportion: Each presbytery consisting of not more than 8,000 members shall elect one elder and one minister. Presbyteries consisting of more than 8,000 members shall elect one additional elder and one additional minister for each additional 8,000 members, so that:

Presbyteries of 8,001 to 16,000 members shall elect
  2 elders and 2 ministers;
Presbyteries of 16,001 to 24,000 members shall elect
  3 elders and 3 ministers;
Presbyteries of 24,001 to 32,000 members shall elect
  4 elders and 4 ministers;
Presbyteries of 32,001 to 40,000 members shall elect
  5 elders and 5 ministers;
Presbyteries of 40,001 to 48,000 members shall elect
  6 elders and 6 ministers;
Presbyteries of 48,001 to 56,000 members shall elect
  7 elders and 7 ministers.

These persons, so elected, shall be called commissioners to the General Assembly.

[Editor's Note: This wording was removed following the 217th General Assembly (2006): [Note: The provisions of this amendment would not take effect until the adjournment of the 217th General Assembly (2006).]
c. Each person elected Moderator shall be enrolled as a member of the General Assembly until a successor is elected and installed, and then shall be enrolled as a corresponding member of the General Assembly.

The General Assembly constitutes the bond of union, community, and mission among all its congregations and governing bodies. It therefore has the responsibility and power

a. to set priorities for the work of the church in keeping with the church’s mission under Christ as described in G-3.0000;

b. to develop overall objectives for mission and a comprehensive strategy to guide the church at every level of its life;

c. to provide the essential program functions that are appropriate for overall balance and diversity within the mission of the church;

d. to establish and administer national and worldwide ministries of witness, service, growth, and development;

e. to provide a system of administrative services to fulfill its objectives and program;

f. to provide services for the whole church that can be performed more effectively from a national base;

g. to establish and maintain an office of the General Assembly;

h. to establish and superintend the agencies and task forces necessary for its work, including a General Assembly Mission Council, providing for the regular review of the functional relationship between the General Assembly’s structure and its mission;

i. to adopt the comprehensive budget of the General Assembly, providing full information to the whole church of its decision in such matters;

j. to provide for communication within the church;

k. to oversee the work of the synods and to facilitate their participation in the mission of the church;

l. to review the records of the synods and to take care that they observe the Constitution of the church;
m. to organize new synods and to divide, unite, or otherwise combine synods or portions of synods previously existing;

n. to approve the organization, division, uniting, or combining of presbyteries or portions of presbyteries by synods;

o. to serve in judicial matters in accordance with the Rules of Discipline;

p. to warn or bear witness against error in doctrine or immorality in practice in or outside the church;

q. to decide controversies brought before it and to give advice and instruction in cases submitted to it, in conformity with the Constitution;

r. to provide authoritative interpretation of the *Book of Order* which shall be binding on the governing bodies of the church when rendered in accord with G-13.0112 or through a decision of the Permanent Judicial Commission in a remedial or disciplinary case. The most recent interpretation of a provision of the *Book of Order* shall be binding;

s. to establish and maintain those ecumenical relationships that will enlarge the life and mission of the church;

t. to correspond with other churches;

u. to receive under its jurisdiction, with the consent of two thirds of the presbyteries, other ecclesiastical bodies whose life is consistent with the faith and order of this church;

v. to authorize synods to exercise similar power in receiving ecclesiastical bodies suited to become constituents of those governing bodies and lying within their geographic bounds;

w. to unite with other churches in accordance with the procedures set forth in this Constitution. (G-15.0300)

x. to review the work of the Office of the General Assembly in consultation with the Stated Clerk of the General Assembly.

The General Assembly shall hold a stated meeting at least biennially. The Moderator shall call a special meeting at the request or with the concurrence of at least one fourth of the elder commissioners and one fourth of the minister commissioners to the last preceding stated meeting of the General Assembly representing at least fifteen presbyteries, under the jurisdiction of at least five synods. Should the Moderator be unable to act, the Stated Clerk shall, under the same conditions, issue
the call. If both the Moderator and the Stated Clerk are unable to act, the most recent Moderator shall, under the same conditions, issue the call. Commissioners to the special meeting shall be the commissioners elected to the last preceding stated meeting of the General Assembly or their alternates. A presbytery may, however, elect a commissioner or alternate instead of one who has died or changed presbytery membership. Notice of a special meeting shall be sent not less than sixty days in advance to each commissioner elected to the last preceding stated meeting of the General Assembly and to the stated clerk of each presbytery. The notice shall set out the purpose of the meeting and no other business than that listed in the notice shall be transacted.

G-13.0105 Quorum
A quorum of the General Assembly shall be one hundred commissioners, fifty of whom shall be elders and fifty of whom shall be ministers, representing presbyteries of at least one fourth of its synods.

G-13.0106 Corresponding Members
The General Assembly may by its own rules determine whom it will invite to sit as corresponding members.

G-13.0107 [This section was stricken by action of the 218th General Assembly (2008).]

G-13.0108 Committee on Representation
The General Assembly shall establish a permanent Committee on Representation as required by G-9.0105, which shall advise the General Assembly Nominating Committee of any need for nominations in particular categories needing increased representation. The Committee on Representation shall report to each meeting of the General Assembly (other than special or adjourned meetings) regarding progress toward fair representation of the categories of persons listed in G-4.0403. The committee shall consist of members equal in number to the synods of the church, each member resident in a different synod, and members distributed so that there are one third ministers (both women and men), one third laymen, and one third laywomen.

G-13.0109 Staff
Executive or administrative staff positions of the agencies of the General Assembly shall be established and filled in accordance with the provisions of G-9.0404, G-9.0703, and G-9.0704, and those of the churchwide plan for equal employment opportunity. (G-13.0201b) Provision shall be made for the regular review of each administrative staff member.
G-13.0110 Records
The General Assembly shall keep a full and accurate record of its proceedings.

G-13.0111 General Assembly Nominating Committee
a. To ensure careful nomination of members of such boards, agencies, and committees as the General Assembly shall from time to time designate, the General Assembly Nominating Committee shall propose nominees to the General Assembly for such bodies. Consideration shall be given to the nomination of equal numbers of ministers (both women and men), laymen, and laywomen. The committee shall consist of members equal in number to the synods of the church, each member resident in a different synod, and members distributed so that there are one third ministers (both women and men), one third laymen, and one third laywomen. (G-9.0801, G-11.0501, G-12.0102d, G-13.0202) Members shall be elected by the General Assembly for a term of six years, and the terms shall be so arranged as to provide that one third of the members shall complete their service at the conclusion of each regular meeting of the General Assembly. Within thirty days prior to the regular meeting of the General Assembly, the Moderator of the preceding General Assembly shall appoint persons for election by the General Assembly to fill the vacancies occurring at the adjournment of the ensuing General Assembly. The Moderator shall also appoint persons to fill, until the next succeeding General Assembly, vacancies during the year caused by death, resignation, or inability to act. These appointments shall be in consultation with the synod through its regular nominating process and shall reflect the commitment of the inclusive policies of the General Assembly. Such appointments shall not prevent election of the same person to a full term. No person who has served a full term of six years on the committee shall be eligible for reelection or for appointment or nomination to a body for which the committee has submitted nominations to the General Assembly during that person’s term until four years have passed since the expiration of the person’s term on the committee.

G-13.0112 Advisory Committee on the Constitution
a. The General Assembly shall establish an Advisory Committee on the Constitution composed of nine persons, ministers and elders in numbers as nearly equal as possible. The
Stated Clerk of the General Assembly shall be a member ex officio without vote. The nine voting members shall be former members of the Permanent Judicial Commission of the General Assembly, stated clerks or former stated clerks of synods or presbyteries, or other qualified persons with knowledge of and experience with the Constitution and polity of the church. Voting members shall be nominated by the General Assembly Nominating Committee and elected by the General Assembly and shall serve a term of six years in three classes. No person who has served on the Advisory Committee on the Constitution for a full term of six years shall be eligible for reelection until four years have elapsed after the expired six-year term.

Meet Prior to General Assembly

b. The Advisory Committee on the Constitution shall meet prior to each session of the General Assembly and shall submit its report and recommendations no later than sixty days prior to the convening of the next session of the General Assembly.

Questions 120 Days Prior to General Assembly
c. All questions requiring an interpretation by the General Assembly of the *Book of Order* arising from governing bodies of the church or from individuals shall be communicated in writing to the Stated Clerk of the General Assembly no later than 120 days prior to the convening of the next session of the General Assembly.

Pending Before Judicial Commissions
d. The Stated Clerk shall refer all such questions of interpretation to the Advisory Committee on the Constitution, except those pertaining to matters pending before a judicial commission. The Advisory Committee shall report its findings to the General Assembly along with its recommendations. Such recommendations may include proposals for constitutional change. The General Assembly shall vote on the recommendations, and may amend or decline to approve them.

At General Assembly
e. At least three members of the Advisory Committee on the Constitution, appointed by the moderator of the committee, shall be present at the session of the General Assembly. All items introduced as new business that touch upon constitutional matters, including requesting rulings by the Moderator on questions of order involving constitutional matters, shall be referred in writing to these persons. They shall act as the full committee and shall consider each matter referred to them and make recommendations directly to the General Assembly through the Moderator.
2. **General Assembly Mission Council**

The General Assembly shall create an Assembly Council which shall have the following responsibilities:

a. to cultivate and promote the spiritual welfare of the whole church;

b. to provide resources to support equal employment opportunity and affirmative action for members of racial ethnic groups, for women, for various age groups, for persons regardless of marital condition (married, single, widowed, or divorced), and for persons with disabilities;

c. to develop and propose, for General Assembly approval, the mission directions, goals, objectives, and priorities of the General Assembly Mission Council, doing so by taking into account the mission work being done by sessions, presbyteries, and synods, and to propose for General Assembly approval an accompanying budget that will implement the mission work plan of the General Assembly Mission Council;

d. to act in those specific matters assigned to the General Assembly Mission Council by the General Assembly or this Constitution, acting always according to previously enacted General Assembly policies, reporting fully to each subsequent General Assembly its actions;

e. to perform such additional responsibilities and duties as may be assigned by the General Assembly.

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b. In the nominating process, the General Assembly Nominating Committee shall consult with the General Assembly Mission Council to identify needed skills, and shall provide for diversity and inclusiveness in accordance with G-4.0403. It will maintain a goal of at least twenty percent racial ethnic membership for the General Assembly Mission Council. It will also follow the provisions of G-9.0104, G-9.0105, and G-13.0111 and shall ensure that, exclusive of the Moderator and predecessor Moderators, one third of the members are ministers of the Word and Sacrament (both women and men), one third laymen, and one third laywomen. The committee will also pro-
vide that members be nominated in such a manner as to provide three classes of approximately equal size. Any vacancy occurring during a term shall be filled pursuant to General Assembly policies.


The council shall develop, in consultation with the synods, a manual of operations that shall include design for administrative staff and provisions for size, and for specific representation of council membership, providing for diversity and inclusiveness. (G-9.0104) The manual shall be approved by the General Assembly.
CHAPTER XIV

G-14.0000 ORDINATION, CERTIFICATION, AND COMMISSIONING

G-14.0100 Leadership in the Church

G-14.0110 Servant Style

The purpose and pattern of leadership in the church in all its forms of ministry shall be understood not in terms of power but of service, after the manner of the servant ministry of Jesus Christ.

G-14.0120 Ordained Ministry

Ordination is the act by which the church sets apart persons to be presbyters (ministers of the Word and Sacrament or elders) or deacons, and is accompanied with prayer and the laying on of hands. Ordination to the office of minister of the Word and Sacrament is an act of the presbytery. Ordination to the offices of elder and deacon is an act of the session, except that when a new church is organized, the presbytery may examine, ordain, and install the officers. (G-7.0202)

G-14.0130 Certified Ministry

Persons called to particular service in the church may be certified by recognized agencies affiliated with the General Assembly of the Presbyterian Church (U.S.A.) as having achieved proficiency in their field of expertise. The congregation and presbytery, in appropriate services, may recognize such certification. (See G-14.0700.)

G-14.0140 Commissioned Ministry

In the life of the Christian community God calls people to particular acts of discipleship to use their personal gifts for service in the Church and in the world. These specific acts may be strengthened and confirmed by formal recognition and commissioning in worship. (W-4.3000)

G-14.0200 Preparation for the Office of Elder and Deacon

G-14.0210 The Office of Elder or Deacon

The office of elder or deacon is perpetual and no one can lay it aside at pleasure or be divested of it except as provided in this Form of Government or the Rules of Discipline. Elders or deacons are not divested of office when rotating out of active service on the session or board of deacons, or by ceasing to be a member
of that church. Elders shall be entitled to be commissioners to
presbytery from the particular church of which they are members
if appointed by its session and to serve as a commissioner to the
synod or the General Assembly when duly elected, whether or
not they are in active service on the session.

G-14.0221 Fair Representation
Every congregation shall elect men and women from among
its active members, giving fair representation to persons of all
ages and of all racial ethnic backgrounds and to persons with dis-
abilities who are members of that congregation, to the office of
elder and to the office of deacon (if used in the congregation).

G-14.0222 Terms
An elder serving on session, or a deacon on a board of dea-
cons, shall be elected for a term of no more than three years, and
service in consecutive terms, either full or partial, shall be limited
to six years. An elder or deacon having served a total of six years
shall be ineligible for reelection to the same board for a period of
at least one year. A particular church may provide for a period of
ineligibility after one full term. Elders or deacons shall be elected
in two or three classes as nearly equal in number as possible, of
which only one shall expire each year. Terms of elders or deacons
shall expire when their successors have been ordained and in-
stalled.

G-14.0223 Nominating Com-
mittee
Nominations shall be made by a representative nominating
committee of active members of the church. The committee shall
itself include both women and men, giving fair representation to
persons of all age groups, of all racial ethnic members, and of
persons with disabilities who are members of that congregation.
At least two members of this committee shall be elders desig-
nated by the session, one of whom shall be currently on the ses-
son and serve as moderator of the committee. At least one mem-
ber of this committee shall be designated by and from the board
of deacons, if the church has deacons. Other members of the
committee, in sufficient number to constitute a majority thereof
(exclusive of the pastor), shall be chosen by the congregation or
by such organizations within the church as the congregation may
designate, none of whom may be in active service on the session
or in active service on the board of deacons. The pastor shall be a
member of this committee, serving ex officio and without vote.

G-14.0224 Elected Annually
The nominating committee shall be elected by the congrega-
tion annually and no member of the committee shall serve more
than three years consecutively.
All nominating procedures shall be subject to the principles of participation and representation as stated in G-4.0403 and G-9.0104.

The presbytery may approve requests by congregations for exemption from certain of these rules, subject to review periodically by the presbytery, which may grant or revoke its approval:

a. When a particular church is unable to conform to the provisions of G-14.0221, it shall request of presbytery a waiver, stating the reasons for noncompliance and shall outline a plan for steps to compliance. Presbytery may grant the waiver of G-14.0221 by three-fourths vote and for not more than three years, subject to renewal by a three-fourths vote and to revocation by a majority vote.

b. Any congregation of fewer than seventy members, at a regular congregational meeting, may request approval from the presbytery to elect a small church nominating committee, which shall consist of one member of the session, appointed by the session to be the moderator, and at least two members of the congregation not in active service on the session. The pastor shall be a member ex officio and without vote. Other provisions of fair representation and length of service continue to apply.

c. If in any church it is impossible because of limited membership to provide for the rotation of terms, the congregation may request a waiver of the limitations on reelection after six years. The presbytery may grant the exemption by majority vote for three years at a time, subject to renewal or revocation at any time by majority vote.

The election of elders and deacons shall take place at a meeting of the congregation called for that purpose by the session (G-7.0302).

The moderator shall explain the purpose of the meeting.

Full opportunity shall always be given to the congregation for nominations by any active member of the church present at the meeting. Persons to be nominated from the floor shall have given prior permission to be nominated and declared assent to serve if elected, or, if present, shall be asked to declare willingness to serve.
G-14.0233 — Ballots

When the number of nominees equals the number of elders and deacons to be elected, the congregation may vote by voice vote or show of hands. When the number of nominees is greater than the number of elders and deacons to be elected, the congregation shall vote by secret ballot. A majority of all the voters present and voting shall be required to elect.

G-14.0240 — Preparation and Examination for Office

When persons have been elected to the office of elder or deacon, the session shall confer with them as to their willingness to undertake the office. The session shall provide for a period of study and preparation, after which the session shall examine the officers-elect as to their personal faith; knowledge of the doctrine, government, and discipline contained in the Constitution of the church; and the duties of the office. If the examination is approved, the session shall appoint a day for the service of ordination and installation (see W-4.4000). If the examination is not approved for one or more elected officers, the session shall report its action to the congregation’s nominating committee, which shall bring nomination(s) to a meeting of the congregation for any office(s) not filled.

G-14.0300 — Ordination as Officers of the Church

Ordination, installation, and commissioning questions and service information are found at W-4.4000.

G-14.0400 — Preparation for the Office of Minister of the Word and Sacrament

G-14.0401 — Presbytery Responsibility for Inquiry and Candidacy

It is important that those who are to be ordained as ministers of the Word and Sacrament receive full preparation for their task under the direction of the committee on preparation for ministry. (G-9.0902) For this purpose, presbyteries shall enter into covenant relationship with those preparing to become ministers of the Word and Sacrament. This relationship shall be divided into the two phases of inquiry and candidacy.

G-14.0402 — Advisory Handbook

The process and requirements for the inquiry and the candidacy phases shall be provided in an advisory handbook developed and updated as needed by the appropriate General Assembly agencies in consultation with the Office of the General Assembly, which the presbytery may adopt or modify to establish its own mandatory procedures. (G-9.0405)
G-14.0403  Time Requirements
An inquirer shall have been a member of the sponsoring congregation for at least six months prior to the inquirer phase. The inquirer and candidacy phases shall continue for a period of no less than two years, including at least one year as a candidate.

G-14.0404  Inquiry Phase
The purpose of the inquiry phase is to provide an opportunity for the church and those who believe themselves called to ministry of the Word and Sacrament to explore that call together in such a way that the decision regarding the inquirer’s suitability for ministry of the Word and Sacrament will be based on knowledge and experience of one another.

G-14.0405  Candidacy Phase
The purpose of the candidacy phase is to provide for the full preparation of persons to serve the church as ministers of the Word and Sacrament. This shall be accomplished through the guidance and evaluation of candidates, using learning contacts within the context of supportive relationships.

G-14.0410  Duties of Presbytery and Session
The presbytery, through a committee on preparation for ministry, shall seek to instruct sessions on their role in the inquiry and candidacy process. Particular direction shall be given a session that has endorsed an inquirer or candidate.

G-14.0411  Oversight
During the phases of inquiry and candidacy, the individual continues to be an active member of his or her particular church and subject to the concern and discipline of the session. In matters relating to preparation for ministry, the individual is under the oversight of the presbytery through the committee on preparation for ministry.

G-14.0412  Presbytery Responsibility
The presbytery shall exercise responsibility for the spiritual growth of inquirers and candidates, to support them with an understanding and sympathetic interest, and to give guidance in regard to courses of study, familiarity with the Bible and with the confessions, practical training and plans for education including the choice of institutions, field education, and the inquirer’s or candidate’s financial need. The presbytery shall also seek to give guidance and instruction to the inquirer or candidate in the faith and polity of the church (G-6.0108).

G-14.0413  Session Responsibility
The session shall function in a supportive role during the phases of inquiry and candidacy to ensure that care is provided on a continuous basis. The session shall appoint an elder from the church to be a liaison with the inquirer or candidate and the appropriate presbytery committee. The session should consider the provision of financial support for the inquirer or candidate.
Service in Covenant Relationship

The committee on preparation for ministry shall monitor the covenant among presbytery and inquirers and candidates and the session. Inquirers and candidates shall be encouraged to engage in some form of supervised service to the church. The advisory handbook for committees on preparation for ministry shall provide guidance for supervision, evaluation, and reports on the service and preparation for ministry of inquirers and candidates. No inquirer or candidate who has not been previously ordained as an elder may serve as moderator of a session, administer the Sacraments, or perform a marriage service. An inquirer or candidate previously ordained as an elder may be authorized to administer the Lord’s Supper. (See G-6.0304, G-7.0306, G-10.0103, G-11.0103z, and G-14.0562.)

Annual Reports

The presbytery shall require the inquirer or candidate to submit an annual written report on progress in studies and service to the church. The seminary or institution of theological education shall make an annual report on the progress of the inquirer or candidate toward preparation for ministry. The presbytery shall conduct an annual consultation for the evaluation and nurture of the inquirer or candidate. In no case shall an inquirer or candidate be excused from these annual consultations.

Examinations

Inquirers and candidates are encouraged to take the Bible Content Examination in their first year of seminary. The other four examinations shall ordinarily be taken by inquirers or candidates only after completion of two full years of theological education, or its equivalent, and shall be taken only upon approval by the committee on preparation for ministry of the inquirer’s or candidate’s presbytery, which shall first attest that the inquirer or candidate has completed adequate academic preparation in each examination area and adequate supervised experience in the practice of pastoral ministry. The areas of examinations are:

a. Bible Content.
b. Open Book Bible Exegesis.
c. Theological Competence.
d. Worship and Sacraments.
e. Church Polity.

The examinations required in the five specified areas shall be graded by representatives of the presbyteries under the supervision of the Presbyteries’ Cooperative Committee on Examina-
tions for Candidates as provided in G-11.0103m. Descriptions of the examinations, the subjects, the schedule, and the procedures for their administration shall be prepared by the Presbyteries' Cooperative Committee and approved by the General Assembly.

G-14.0440 Negotiation for Service

A candidate who has completed two full years of theological education or its equivalent, who has had an annual consultation within the previous year, and who has successfully completed all ordination examinations or has received presbytery's certification of readiness according to G-14.0472 may, with approval of the committee on preparation for ministry (CPM) and the appropriate committee on ministry, enter into negotiation for his or her ministerial service. For candidates who have not yet completed the two years of theological education or successfully completed all ordination examinations, the presbytery of care may, by three-fourths vote, permit a candidate to proceed to negotiate for service prior to certification of readiness to receive a call.

G-14.0450 Final Assessment of Readiness to Begin Ordained Ministry

In the final year of theological education or when a candidate has satisfied all of the requirements of this section, and before the candidate has received a call, the committee on preparation for ministry of the candidate’s presbytery shall conduct a final assessment of the candidate’s readiness to begin ordained ministry. A summary of this assessment shall be reported to the presbytery and shall be transmitted to a calling presbytery when requested. The committee on preparation for ministry shall report to the presbytery when it has certified a candidate ready for examination for ordination, pending a call. This consultation shall focus on the outcomes of inquiry and candidacy and shall include each of the following requirements of certification:

a. demonstration of readiness to begin ministry of the Word and Sacrament as required to fulfill the candidacy phase of preparation;

b. presentation of a transcript showing satisfactory grades at a regionally accredited college or university, together with a diploma;

c. presentation of a transcript from a theological institution accredited by the Association of Theological Schools acceptable to the presbytery, the transcript showing satisfactory grades, and presentation of a plan to complete the theological degree including Hebrew and Greek and exegesis of the Old and New Testaments using Hebrew and Greek texts;
d. presentation of satisfactory grades together with the examination papers in the five areas covered by the Presbyteries' Cooperative Committee on Examinations for Candidates.

G-14.0460 Transfer of or Removal from Covenant Relationship

A presbytery may transfer the covenant relationship of an inquirer or candidate to another presbytery, but only with the approval of the receiving presbytery and the inquirer or candidate. An inquirer or candidate shall not transfer her or his membership to a particular church under the jurisdiction of another presbytery without the approval of the presbytery responsible for the person's preparation for ministry. Whenever a presbytery approves such a transfer, it shall send to the other presbytery a certificate of its approval, its records concerning the individual, and the reasons for the request for transfer. Failure of an inquirer or candidate to follow this procedure shall result in the forfeiture of standing as an inquirer or candidate. No presbytery may restore the candidate’s status except by beginning again at the inquiry phase.

G-14.0462 Another Reformed Body

When a candidate is called to work under the jurisdiction of some other Reformed body, he or she may be dismissed as a candidate by certification. Likewise, candidates may be received for this purpose from other Reformed bodies by transfer of certificate.

G-14.0463 Removal from Relationship

An inquirer or candidate may, after consultation with the session and the committee on preparation for ministry, withdraw from covenant relationship. A presbytery may also, for sufficient reasons, remove an individual’s name from the roll of inquirers or candidates, reporting this action and the reasons to the session, to the individual, and, if appropriate, to the educational institution in which the individual is enrolled. In both instances, prior to final action, the committee on preparation for ministry shall make a reasonable attempt to give the inquirer or candidate and other parties of interest an opportunity to be heard by that committee.

G-14.0470 Extraordinary Circumstances

All of the requirements for final assessment shall be met except in the following extraordinary circumstances:

G-14.0471 Educational Requirements

If the inquirer’s or candidate’s presbytery judges that there are good and sufficient reasons why certain of the educational requirements should not be met by an inquirer or candidate, it shall make an exception only by three-fourths vote of the members of presbytery present. A full account of the reasons for such an ex-
exception shall be included in the minutes of presbytery and shall be communicated to the presbytery to which the inquirer or candidate may be transferred. The successful completion of the course of study specified in such an exception shall fulfill the requirements for the final assessment of readiness to begin ministry.

G-14.0472 Examination Requirements

The examination requirements of G-14.0431 shall not be waived until an inquirer or candidate has failed on two attempts to receive a satisfactory grade, unless the inquirer or candidate has a disability, documented by a person or persons of the presbytery’s choice, which disability affects the individual’s test-taking ability. If the presbytery believes that the person should be certified as ready for examination for ordination, pending a call, it shall authorize an exception only by a three-fourths vote of the members of the presbytery present, and must determine an alternate means whereby it will satisfy itself of competence in the area(s) of difficulty. When the individual successfully completes the alternate pattern, the presbytery may certify readiness in the usual manner. The minutes of presbytery shall contain a full record of the reasons for the exception and the alternate pattern for determining competence.

G-14.0473 Time Requirements

The time requirements of the inquiry phase shall not be waived unless the presbytery judges that there are good and sufficient reasons why the time requirement should not be met by an inquirer or candidate. It shall make an exception only by three-fourths vote of the members of the presbytery present. A full account of the reasons for such an exception shall be included in the minutes of presbytery and shall be communicated to the presbytery to which the inquirer or candidate may be transferred. Under no circumstances shall the time requirement be less than one year.

G-14.0474 If Transferred

The foregoing exceptions shall hold if the presbytery has received the inquirer or candidate from another presbytery that approved the exemption of any of these requirements, the reception of the candidate having confirmed the action of the dismissing presbytery.

G-14.0480 Ordination an Act of the Whole Church

Ordination for the office of minister of the Word and Sacrament is an act of the whole church carried out by the presbytery, setting apart a person to the ministry of the Word and Sacrament.
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<thead>
<tr>
<th>G-14.0481</th>
<th>Place of Examination and Ordination</th>
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<td>The presbytery placing the call to a candidate for ministry shall ordinarily examine and, contingent upon the candidate’s successful completion of that examination and all requirements in G-14.0450, the presbytery responsible for the candidate’s preparation for ministry shall ordinarily ordain the candidate.</td>
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<th>G-14.0482</th>
<th>Examination for Ordination</th>
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<td>The candidate shall appear before the presbytery and shall make a brief statement of personal faith and of commitment to the ministry of the Word and Sacrament. The presbytery shall receive the report of its appropriate committee that the candidate has completed all requirements, and has been certified ready for ordination pending approval of the call. The report shall include a summary of waivers and exceptions of requirements granted. The presbytery may conduct further examination of the candidate’s Christian faith and views in theology, the Bible, the Sacraments, and the government of the church as it deems necessary. If the presbytery is fully satisfied of the candidate’s qualifications, it shall approve the call and vote to proceed to his or her ordination and installation.</td>
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<th>G-14.0483</th>
<th>Presbytery of Call</th>
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<td>The presbytery of call shall certify to the presbytery responsible for the candidate’s preparation for ministry that the candidate has been approved for ordination and installation. Ordinarily, the presbytery responsible for the candidate’s preparation for ministry shall ordain the candidate. (See W-4.4000.) Following the ordination, the stated clerk of the ordaining presbytery shall record the action, notify the session of the particular church of which the candidate has been a member so that the session may record the fact that the candidate is now ordained and has been transferred to the roll of the presbytery, and issue a letter of dismissal to the calling presbytery, which shall enroll the minister and proceed to install the minister.</td>
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<tr>
<th>G-14.0484</th>
<th>Agreement on Place of Ordination</th>
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<td>The presbyteries and the candidate may agree that the ordination take place in the calling presbytery, in which case the presbytery may ordain and install the candidate at the same time at a service of worship in the presence of the calling congregation.</td>
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<th>G-14.0485</th>
<th>Recording the Ordination</th>
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<td>The presbytery shall record the ordination and installation as a part of its official records along with the acceptance and subscription of the new minister to the obligations undertaken in the ordination vows. It shall also be the duty of the stated clerk of the presbytery to enroll the newly ordained minister as a member of the presbytery and to report these actions to the Office of the General Assembly.</td>
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**G-14.0490**  
**Ordination of Minister of the Word and Sacrament**

Ordination questions and installation service information may be found at W-4.4000.

**G-14.0500**  
**Pastoral Relations**

**G-14.0501**  
**Installed or Temporary Relations**

Every church should have the pastoral services of a minister of the Word and Sacrament. The pastoral relations that may exist between a particular church and a minister of the Word and Sacrament are installed (permanent or designated) or temporary relations (see G-14.0550).

**G-14.0510**  
**Installed Pastoral Relations**

**G-14.0511**  
**Permanent Pastoral Relations**

A permanent pastoral relationship of pastor or associate pastor, full or part-time, is established by vote of the presbytery or its committee on ministry to approve the call to a minister of the Word and Sacrament elected by vote of the congregation. A pastor or associate pastor is installed by the presbytery and is a member of the session. The call approved by the presbytery cannot be changed or dissolved except by consent of the presbytery, at the request of the pastor or associate pastor, at the request of the church by action of the congregation, or when the presbytery, after consultation with the minister and the congregation, finds that the church’s mission under the Word imperatively demands it.

**G-14.0512**  
**Co-Pastors**

A congregation may call more than one minister to serve as pastor or associate pastor, sharing duties within the congregation as agreed upon by the session and approved by the presbytery, using co-pastor or co-associate pastor or other suitable titles. When there are co-pastors, the presbytery, the ministers, and the session shall agree on a schedule for sharing the times each will moderate. When a particular church has two pastors serving as co-pastors and the relationship of one of them is dissolved, the other remains as pastor of the church.

**G-14.0513**  
**Succession and Extraordinary Circumstances**

The official relationship of an associate pastor to a church is not dependent upon that of a pastor, but an associate pastor is not eligible to be the next installed pastor in a church that they have served together, or to be called as pastor to serve as co-pastor of that church, except in churches that currently have a co-pastor model in place which has been in effect for at least three years and the congregation desires to continue such a model. An associate pastor shall be directed in his or her work by the pastor in consultation with the session.
G-14.0520 Designated Pastoral Relations

A designated pastoral relationship, full or part-time, is a call to a minister of the Word and Sacrament established by the presbytery for a term of not less than two nor more than four years. The congregation and the minister must both have agreed to be considered for a designated relationship. The congregation’s pastoral nominating committee shall nominate to the congregation for its consideration and vote, only from among those ministers designated to it by the presbytery’s committee on ministry. The minister is installed by the presbytery and is a member of the session.

G-14.0522 Renewing or Ending the Call

The call approved by the presbytery is renewable anytime during the last six months of the term, and cannot be changed or dissolved except by consent of the presbytery, at the request of the pastor or at the request of the church by action of the congregation, when the presbytery, after consultation with the minister and the congregation finds that the church’s mission under the Word imperatively demands it, or when the term specified in the call expires without action having been taken to renew the call. The presbytery may designate and the congregation may call more than one minister to serve as designated pastor, sharing duties within the congregation as agreed upon by the session and approved by the presbytery. When there is more than one pastor, the ministers and the session shall agree on a schedule for sharing the times each will moderate.

G-14.0523 Designated Pastor to Pastor

If there has been an open search process conducted by the committee on ministry and after at least two years of the designated pastor relationship, upon the concurrence of the committee on ministry, the designated pastor, and the session, acting in place of the pastor nominating committee for the single purpose of calling the designated pastor as pastor, a congregational meeting may be held to call the designated pastor as pastor. The session, with the concurrence of the committee on ministry, may call a congregational meeting to elect a pastor nominating committee to conduct a full pastoral search or to prosecute the call to the designated pastor to become pastor. The action of the congregation shall be reported to the presbytery. If the congregational action is affirmative, the presbytery, after voting to approve the new pastoral relationship, shall install the designated pastor as pastor.

G-14.0530 Election of a Pastor or Associate Pastor

When a church is without a pastor, or has a vacancy in an associate pastor position, or after the effective date of the dissolu-
tion of the pastoral relationship, the congregation shall, with the guidance and permission of the committee on ministry (G-11.0502d), proceed to elect a pastor or associate pastor in the following manner.

**G-14.0531 Pastor Nominating Committee**

The session shall call a congregational meeting to elect a pastor nominating committee, which shall be representative of the whole congregation. This committee’s duty shall be to nominate a minister to the congregation for election as pastor or associate pastor. Public notice of the time, place, and purpose of the meeting to elect the pastor nominating committee shall be given in accord with G-7.0303b.

**G-14.0532 Confer with Committee on Ministry**

The pastor nominating committee shall confer with the committee on ministry as provided in G-11.0502d. When the committee is ready to report to the congregation, it shall notify the session, which shall call a congregational meeting in accord with G-7.0303b. The action of the congregation, if favorable, shall be presented to the presbytery for its concurrence.

**G-14.0533 Signing the Call**

Persons shall be elected by the vote of the congregation to sign the call and to present and prosecute the call before the presbytery. The moderator of the meeting shall certify to the presbytery that those signing the call were properly elected and that the call was in all other respects prepared as constitutionally required.

**G-14.0534 Terms of the Call**

The presbytery shall ensure that the call meets the requirements of federal and state tax laws and fully discloses the compensation of the minister. If the minister is obligated to fulfill military commitments during a period of pastoral service, an agreement should be added to the terms of call for that obligation and potential mobilization. If the call is for less than full time, the precise terms of the contract should be indicated. The terms of call shall always provide for compensation that meets or exceeds any minimum requirements of the presbytery in effect when the call is made, and the congregation’s obligation to review the adequacy of the minister’s compensation and adjust the compensation to meet changes in the presbytery’s requirements as amended from time to time. The call shall include participation in the Benefits Plan of the Presbyterian Church (U.S.A.), including both pension and medical coverage, or any successor plan approved by the General Assembly.

**G-14.0540 Installation of Minister**

Ordination questions and installation service information may be found at W-4.4000.
G-14.0550 Temporary Pastoral Relations

All temporary relationships of a minister of the Word and Sacrament, full-time or part-time, are established by the session or commission of the presbytery with the approval of the presbytery through its committee on ministry. These temporary relationships have titles appropriate to the ministerial tasks to which the minister is called, such as stated supply, temporary supply, organizing pastor, interim pastor, and others. A minister serving in a temporary pastoral relationship is called for a specified period not to exceed twelve months in length, which is renewable with the approval of the committee on ministry. A written agreement, covenant, or terms of call signed by the minister, the clerk of session or presbytery commission, and a representative of the committee on ministry shall specify the pastoral functions, compensation, and any special skills or training required for the ministry. A temporary pastor is not installed and is not a member of the session. The presbytery shall appoint a moderator of the session who may be the temporary pastor.

G-14.0551 A minister serving in a temporary pastoral relationship other than organizing pastor is not eligible to serve that church in the next permanent or designated pastoral relationship. A presbytery may choose to allow a temporary supply to become the next installed pastor by a two-thirds vote of the presbytery.

G-14.0552 An organizing pastor is a minister or commissioned lay pastor appointed by the presbytery to serve as pastor to a group of people who are in the process of organizing a new Presbyterian church. This relationship as organizing pastor shall terminate when the new church is formally organized by the presbytery. At that time the new church may, with the approval of the committee on ministry and the presbytery, call the organizing pastor to be its pastor without being required to elect a pastor nominating committee and conduct a pastoral search, or it may choose to elect a pastor nominating committee and conduct a full pastoral search as provided in the Form of Government.

G-14.0553 When a presbytery and session determine that an interim pastor, interim co-pastor, or interim associate pastor is necessary and helpful, the session may consult the committee on ministry and seek an interim minister as soon as a date certain for departure has been announced by a pastor or associate pastor planning to leave. An interim pastor, interim co-pastor, or interim associate pastor is not eligible to serve that church as the next permanent or designated pastor.
**Commissioned Lay Pastor**

The commissioned lay pastor is an elder of the Presbyterian Church (U.S.A.), who is granted a local commission by the presbytery to lead worship and preach the gospel, watch over the people, and provide for their nurture and service. This commission is valid only in one or more congregations, new church development, or other validated ministries of the presbytery designated by the presbytery. Such an elder is selected by and receives training approved by the presbytery. The elder shall be instructed in Bible, Reformed Theology and Sacraments, Presbyterian Polity, preaching, leading worship, pastoral care, and teaching. The elder shall be examined by the appropriate committee of presbytery as to personal faith, motives for seeking the commission, and the areas of instruction mentioned previously. An elder who has been commissioned and later ceases to serve in a particular congregation may continue to be listed as available to serve, but is not authorized to perform the functions of a commissioned lay pastor again until appointed to a particular congregation by the presbytery.

**Period Valid**

The commission shall be valid for a period up to three years as determined by the presbytery. It may be renewed at expiration or terminated at any time at the discretion of the presbytery. Presbytery shall regularly provide resources for the person’s spiritual and intellectual development. A review of the work of the commissioned lay pastor shall be conducted annually. Presbytery shall revoke the commission of any lay pastor who does not abide by these provisions or whose work is evaluated as not adequate to meet the needs of the particular congregation or the presbytery.

**Authorization to Perform Functions**

When a presbytery, in consultation with the session or other responsible committee, determines that its strategy for mission in a local church requires it, and after additional instruction deemed necessary by the presbytery has been provided, a presbytery may authorize a commissioned lay pastor to perform any or all of the following functions described in a.–e. below.

a. Administer the Lord’s Supper.

b. Administer the Sacrament of Baptism.

c. Moderate the session of the congregation under the supervision of and when invited by the moderator of the session appointed by the presbytery, or when appointed by presbytery as moderator.
d. Perform a service of Christian marriage when invited by the session or other responsible committee, and when allowed by the state.

e. Have a voice and vote in meetings of the presbytery (such vote to be counted as an elder commissioner for purposes of parity).

G-14.0563 Pastoral Care and Confidentiality

Those serving as commissioned lay pastors shall be bound by the same standards of trust and confidentiality as ministers of the Word and Sacrament (G-6.0204).

G-14.0564 Supervision

The commissioned lay pastor shall work under the supervision of the presbytery through the moderator of the session of the church being served or through the committee on ministry. A minister of the Word and Sacrament shall be assigned as a mentor and supervisor.

G-14.0565 Questions Asked

When the presbytery is satisfied with the qualifications of an applicant, it shall ask the applicant the constitutional questions in W-4.4003, using these words for Question i: Will you be a faithful commissioned lay pastor, serving the people by proclaiming the good news, teaching faith and caring for the people, and in your ministry will you try to show the love and justice of Jesus Christ?

G-14.0570 Parish Associate Relationship

A parish associate is a minister who serves in some validated ministry other than the local parish, or is a member-at-large, or is retired, but who wishes to maintain a relationship with a particular church or churches in keeping with ordination to the ministry of the Word and Sacrament. Such persons, already qualified as continuing members of presbytery, may serve as parish associates. The relation shall be established, upon nomination by the pastor, between the parish associate, the session, and the presbytery. The parish associate shall be responsible to the pastor, as head of staff, on an “as needed, as available” basis and with or without remuneration.

G-14.0571 May Not Be Next Installed Pastor

A parish associate may not be called to be the next installed pastor or associate pastor of a church served as parish associate, unless at least six months have elapsed since the end of the parish associate relationship.
The presbytery shall adopt policies and procedures for oversight by the committee on ministry of the parish associate relationships of its minister members and the churches under its care, including annual review.

The agreement between the session, the parish associate, and the presbytery shall terminate when the call to the installed pastor is dissolved. The presbytery may dissolve the relationship with the parish associate upon the recommendation of the committee on ministry.

**G-14.0600 Dissolution of Installed Pastoral Relationships**

**G-14.0610 Dissolved by Presbytery**

The pastoral relationship between a pastor, associate pastor, and a church may be dissolved only by presbytery. Whether the minister or the church or the presbytery initiates proceedings for a dissolution of the relationship, there shall always be a meeting of the congregation to consider the matter and to request, or consent, or decline to consent to dissolution, as provided in G-7.0304a(3).

The minister may request the presbytery to dissolve the pastoral relationship. The minister must also state her or his intention to the session. The session shall call a congregational meeting to act upon the request and to make recommendations to presbytery. The presbytery may grant authority to its committee on ministry to dissolve the pastoral relationship and to inform the presbytery in cases in which the congregation and the pastor concur. If the congregation does not concur, the presbytery shall hear from the church, through the congregation’s elected commissioners, the reasons why the presbytery should not dissolve the pastoral relationship. If the church fails to appear, or if its reasons for retaining the relationship are judged insufficient, the request of the minister may be granted and the pastoral relationship dissolved.

If any church desires the pastoral relationship to be dissolved, a similar procedure shall be observed. A congregation, after a duly called congregational meeting, may request presbytery to dissolve its relationship with its pastor. The pastor shall moderate the congregational meeting (in accordance with G-7.0306) unless he or she deems it to be impractical. The presbytery may grant authority to its committee on ministry to dissolve the relationship and to inform the presbytery in cases in which the pastor and the congregation concur. If the pastor does not concur, the presbytery shall hear from him or her the reasons why the presbytery should not dissolve the relationship. If the pastor fails to appear, or if the
reasons for maintaining the relationship are judged insufficient, the relationship may be dissolved.

G-14.0613 Presbytery Action
The presbytery, through its committee on ministry or an administrative commission, may inquire into reported difficulties in a congregation and may dissolve the pastoral relationship if, after consultation with the minister, the session, and the congregation (G-7.0304a(3)), it finds the church’s mission under the Word imperatively demands it.

G-14.0620 Pastor Emeritus, Emerita
When any pastor or associate pastor retires, and the congregation is moved by affection and gratitude to continue an association in an honorary relationship, it may, at a regularly called congregational meeting, elect him or her as pastor emeritus or emerita, with or without honorarium, but with no pastoral authority or duty. This action shall be taken only after consultation with the committee on ministry of the presbytery concerning the wisdom of this relationship for the peace of the church. This action shall be subject to the approval of presbytery, and may take effect upon the formal dissolution of the pastoral or associate pastoral relationship or anytime thereafter.

G-14.0630 Officiate by Invitation Only
Former pastors, associate pastors, and ministers who do not have a pastoral relationship with the particular church as defined in this chapter may officiate at services for members of the church, or at services within its properties, only upon invitation from the moderator of the session or, in case of the inability to contact the moderator, from the clerk of session.

G-14.0700 Persons Called to Certified Ministry
G-14.0710 Christian Educators
Christian educators are persons called by God to a ministry of education who demonstrate their faith in and love for Jesus Christ, are dedicated to the life of faith and are serious in purpose, honest in character, and joyful in service. Christian educators serving particular congregations are accountable to the session and under the supervision of the pastor, sharing with them the responsibility of providing for the spiritual growth of members for their ministry, teaching the Bible, recommending curriculum materials and resources, training and supporting lay workers, planning and administering the educational program of their congregations, and other tasks.
G-14.0711 Training

It is expected that Christian educators be persons with skills and training in biblical interpretation, Reformed theology, human development, religious educational theory and practice, and the polity, programs, and mission of the Presbyterian Church (U.S.A.). They should be encouraged by their session and presbytery to meet, or prepare to meet, the accrediting requirements defined in this section.

G-14.0720 Certification for Christian Educators

In order to provide effective guidance for educational ministry in the Presbyterian Church (U.S.A.), the General Assembly shall offer a handbook containing the training and continuing education process for Christian Educators, which shall be administered and certification granted by the Educator Certification Council on behalf of the General Assembly Mission Council. The handbook shall also provide suggested models for support and accountability that synods and presbyteries may adopt for their own use or modify to fit local circumstances.

G-14.0721 Accrediting Process

The handbook shall provide an accrediting process that evaluates the educator’s academic preparation and work experience and examines competency in the following knowledge and skill areas:

- Biblical Interpretation
- Reformed Theology
- Human Development
- Religious Education Theory and Practice
- Polity of the Presbyterian Church (U.S.A.)
- Program and Mission of the Presbyterian Church (U.S.A.)
- Worship and Sacraments

G-14.0722 Educator Certification Council

The Educator Certification Council shall establish certification standards, designate Educator Certification Advisors in consultation with presbyteries, evaluate certification examinations, and grant certificates and report to the General Assembly Mission Council.

G-14.0730 Presbytery and Certified Christian Educators

The presbytery shall

a. support the certification process by encouraging educators to seek certification, providing guidance through the Educator Certification Advisor, and encouraging sessions to make continuing education funds and time available to educators seeking certification; and
b. provide the following support to the certified Christian educators: service of recognition that shall include the constitutional questions at W-4.4003 (G-11.0103n); establish minimum requirements for compensation and benefits (G-11.0103n); and access to the committee on ministry (G-11.0503).

The presbytery may grant the privilege of the floor to the Certified Christian Educator at all its meetings with voice only, and, in the case of Certified Christian Educators who are ordained elders, voice and vote under the provisions of G-11.0101b, during the term of service in an educational ministry under the jurisdiction of the presbytery. (G-11.0407)

G-14.0730 FORM OF GOVERNMENT

G-14.0731 Service of Recognition
When the presbytery is satisfied with the qualifications of an applicant for a certified education position in ministry in the church, a service of recognition shall be provided that shall include the constitutional questions (W-4.4003), using these words for Question i: Will you be a faithful certified Christian educator, teaching faith and caring for people, and will you in your ministry try to show the love and justice of Jesus Christ?

G-14.0732 Duty to Report
Certified Christian educators shall report to ecclesiastical and civil legal authorities knowledge gained in the course of service to the church, of harm, or risk of harm, related to the physical abuse, neglect, and/or sexual molestation or abuse of a minor or an adult who lacks mental capacity when (1) such information is gained outside of privileged communication; or (2) he or she reasonably believes that there is risk of future physical harm or abuse.

G-14.0740 Other Certified Persons
Other certified persons have been called to service within particular churches, governing bodies, and church-related entities. These individuals endeavor to reflect their faith through their work and to strengthen the church through their dedication.

G-14.0741 Organized Associations
To that end, groups of professionals have organized for community, support, and professional development. Several of these associations have entered into formal liaison relationships with General Assembly entities. These groups include the Administrative Personnel Association, the Presbyterian Association of Musicians, and the Presbyterian Church Business Administrators Association and others.

G-14.0742 Certification
Certification is overseen and granted by the individual associations; the requirements for certification are reported to the appropriate body of the General Assembly Mission Council.
a. Members of the Administrative Personnel Association (APA) include secretaries, administrative assistants, bookkeepers, and support staff in church-related settings.

b. Members of the Presbyterian Association of Musicians (PAM) include choir directors, organists, ministers, and other persons interested in the quality and integrity of music in the worship experience.

c. Members of the Presbyterian Church Business Administrators Association include pastors and lay persons serving primarily as administrators in particular churches and church-related entities.

G-14.0743 Notification of Status

Names of those who have earned certification through these associations shall be transmitted to the appropriate body of the General Assembly Mission Council, which will forward them to the Office of the General Assembly and to the stated clerk of the presbyteries in which those persons labor.

G-14.0744 Recognition by Presbytery

a. The presbytery shall affirm the skill and dedication of these certified persons by providing for recognition at presbytery at the time of their certification, asking them the constitutional questions in W-4.4003, and by inviting these employees to presbytery meetings, granting them the privilege of the floor.

b. When the presbytery is satisfied with the qualifications of an applicant for a certified position in ministry in the church, a service of recognition shall be provided that shall include the constitutional questions (W-4.4003), using these words for Question i: Will you be a faithful Certified __________, teaching faith and caring for people, and will you in your ministry try to show the love and justice of Jesus Christ?
CHAPTER XV

RELATIONSHIPS

G-15.0100 1. Ecumenical Commitment

G-15.0101 Openness
The Presbyterian Church (U.S.A.) seeks to manifest more visibly the unity of the church of Jesus Christ and will be open to opportunities for conversation, cooperation, and action with other ecclesiastical bodies and secular groups.

G-15.0102 Other Christian Bodies
The Presbyterian Church (U.S.A.) will seek to initiate, maintain, and strengthen its relations to, and to engage in mission with, other Presbyterian and Reformed bodies and with other Christian churches, alliances, councils, and consortia.

G-15.0103 All Levels
All governing bodies of the church, in consultation with the next higher governing body, shall be authorized to work with other Christian denominations in the creation and strengthening of effective ecumenical agencies for common mission.

G-15.0104 Non-Christian Religious Bodies
The Presbyterian Church (U.S.A.) will seek new opportunities for conversation and understanding with non-Christian religious bodies in order that interests and concerns may be shared and common action undertaken where compatible means and aims exist.

G-15.0105 Secular Groups
The Presbyterian Church (U.S.A.) will initiate and respond to approaches for conversation and common action with movements, organizations, and agencies of the business, educational, cultural, and civic communities that give promise of assistance toward accomplishing the mission of the Church in the world.

G-15.0200 2. Relations with Other Denominations

G-15.0201 Churches in Correspondence
a. The General Assembly of the Presbyterian Church (U.S.A.) is in full communion with those churches so recognized by ecumenical agreements approved by the General Assembly.

b. The General Assembly is in correspondence with the highest governing body:

(1) of those churches with which it has had historical relations outside the United States,

(2) of those churches that are members of the ecumenical bodies in which the Presbyterian Church (U.S.A.) holds membership, and
(3) of those churches with which the Presbyterian Church (U.S.A.) has formal ecumenical dialogue approved by the General Assembly.

G-15.0202 Recognition of Ordination

When a minister of another Christian denomination is called to a work properly under the jurisdiction of a presbytery, the presbytery, after the constitutional conditions (G-11.0404-.0405) have been met, shall recognize the minister’s previous ordination to the office of the ministry. Similar procedures shall be followed in dismissing a minister from this denomination to another.

G-15.0203 Reception and Dismissal of Churches

a. When a particular church of another denomination requests that it be received by a presbytery of this denomination, the presbytery shall verify that the church has been regularly dismissed by the governing body of jurisdiction, and the advice of the highest governing body of that denomination dealing with relations between denominations has been received, and shall then receive the church in accord with its responsibilities and powers. (G-11.0103h.)

b. Similar procedures shall be followed in dismissing a particular church from this denomination to another. (G-11.0103i)

G-15.0204 Federated or Union Churches

a. A presbytery may authorize a particular church to form a federated or union church with a church or churches of another denomination or denominations, or may organize a federated or union church acting in concert with a comparable governing body of another denomination or denominations. For the formation of a union church see G-16.0000.

b. A federated church shall conduct its life and work under a plan of agreement between the presbytery and the other governing body or bodies. This plan shall follow provisions of G-16.0000 as clearly as is practicable, and it shall be subject to the constitutions (disciplines or other organic documents) of each church involved. Whenever the constitutions differ, the mandatory provisions of one shall apply in all cases when the others are permissive. Whenever there are conflicting mandatory provisions, petition shall be made to the appropriate governing bodies of the denominations to resolve the conflict either by authoritative interpretation or by constitutional amendment.

G-15.0300 Church Union

3. Organic Union

Full organic union of this church with any other ecclesiastical body can be effected in the following manner:
a. the approval of the proposed union by the General Assembly and its recommendation to the presbyteries;
b. the approval in writing of two thirds of the presbyteries;
c. the approval and consummation by the next ensuing General Assembly, or other General Assembly specified in the proposed plan of union.

G-15.0302 Ecumenical Statements

a. In the search for the unity of Christ’s Church, the Presbyterian Church (U.S.A.) may from time to time receive for guidance statements of ecumenical consensus that regularly chosen representatives of this church have helped to formulate. The purpose of receiving such ecumenical statements shall be to guide the particular churches and governing bodies of this church as they share in joint action with other ecclesiastical bodies seeking ways to express the unity of the Church and to discover its possible future form.

b. Such an ecumenical statement shall be approved by the General Assembly as a guide for such shared action and shall be submitted to the presbyteries for their affirmative or negative votes together with a statement of the specific purpose and the effect of approving it. When the next ensuing General Assembly shall have received written advice that an ecumenical statement has received the affirmative vote of a majority of the presbyteries, that statement shall serve as guidance for participation in ecumenical activity.

c. Ecumenical statements which have been approved by the General Assembly and a majority of the presbyteries in the manner described in the preceding paragraphs shall be published as “Received Ecumenical Statements of Guidance.” Such statements shall not be part of the Constitution of the Presbyterian Church (U.S.A.) as defined in G-1.0500 unless adopted as amendments pursuant to Chapter XVIII, “Amendments.” Ecumenical activity under the guidance of such received ecumenical statements may be conducted only under provisions of the Constitution thereof.

d. Governing bodies are encouraged and permitted to discover and engage in opportunities to minister together in mutual affirmation and admonition with churches with whom the Presbyterian Church (U.S.A.) is in full communion.
1. **Particular Churches of Reformed Churches**

A particular church of this church may unite to form a union church with one or more particular churches which are members of other Reformed churches.

2. **Plan of Union**

These provisions shall be included in the Plan of Union with such churches:

a. The following Plan of Union is adopted by the _________ Presbyterian Church of ______________ and the ______________ Church of ______________ effective as of the date when each of the congregations has approved the plan by a two-thirds majority of those present at a regularly called congregational meeting with such notice and quorum as is required by the Constitution of each church, and when the presbytery (or comparable governing body) of each church has approved the particular union and this Plan of Union.

b. The purpose of this union is to provide for the worship of Almighty God, instruction in the Christian religion, and participation in the mission of the church in the world, by a union congregation which will share the property, real and personal, of the uniting churches and provide for the services of a minister or ministers for the union church.

c. The union church shall be known as the __________________ church of ______________.

d. The union church shall be subject to the Constitution of each church involved as set forth in subsections r, s, u, and v below.

e. The session (or comparable governing body) shall submit its records annually, and whenever requested, to each governing body of jurisdiction.

f. The membership of the union church shall consist of those who were members of the uniting churches, plus those received by the session of the union church.

The session of the union church shall report an equal share of the total membership to each governing body of jurisdiction.
tion and such membership shall be published in the Minutes of the General Assembly (or comparable governing body) with a note to the effect that the report is that of a union church, and with an indication of the total actual membership. A similar report of church school members, baptisms, etc., and financial expenditures shall be made by the session and noted by each General Assembly in its Minutes.

Officers

h. Initially the officers of the union church, elders and deacons, shall be those officers in active service of the uniting churches who will undertake to perform their ordination responsibilities under the Constitution of each church as indicated in subsections d above and r, s, u, and v below.

Election of Officers

i. At the first annual meeting subsequent to the effective date of the union, new classes of officers, to replace the officers noted in subsection h above, shall be elected by the union congregation according to the constitutional procedures in force as a consequence of subsection v below.

Ministers of Union Churches

j. The pastoral relations of the ministers of the uniting churches shall be dissolved automatically by the action of the presbytery in approving this plan, but they may be eligible to be ministers (pastors, or associate pastors) of the union church according to the will of the union church and subject to the approval of the governing bodies.

Full Members

k. The minister or ministers of the union church shall be full and responsible members of each governing body of immediate jurisdiction and shall be subject to discipline as provided below in subsection s.

Incorporation

l. The union church shall cause a corporation to be formed under the appropriate laws of the state where permissible. That corporation shall include in its articles or charter the substance of subsections b, c, and d above.

Property

m. All property of the uniting churches, real and personal, shall be transferred to the corporation formed in subsection l above. The new corporation shall be the legal successor of the corporations, if any, of the uniting churches, and it shall be bound to administer any trust, property, or moneys received in accordance with the provisions of the original establishment of the trust. All liabilities of the uniting churches shall be liabilities of the union church. In any state where a church corporation is forbidden, the purposes of this paragraph shall be achieved in harmony with the law of the state.
Trustees
n. Trustees of the corporation (or the unincorporated body) shall be elected in harmony with civil law according to the constitutional provisions outlined in subsection d interpreted by subsection v below.

Benevolences
o. While recognizing the basic right of any giver to designate the cause or causes to which personal gifts shall go, the session of the union church shall annually propose to the congregation a general mission or benevolence program which shall be divided equitably among the officially approved causes of each denomination. The proportions shall be as the session shall decide in response to the requests of the higher governing bodies.

Per Capita Apportionments
p. Per capita apportionments or assessments shall be paid to each governing body of jurisdiction on the basis of the total active membership of the union church, equally divided among the denominations involved.

Session
q. All members of the union church shall be under the discipline of the session according to rules agreed upon in harmony with the Constitution of each denomination where they coincide, and in harmony with the mandatory provisions of the Constitution of one denomination where the others are permissive, and at the choice of the session where they may be contradictory.

Appeals or Complaints
r. Appeals or complaints against the actions of the session shall be made to one higher governing body only (presbytery or comparable governing body) at the choice of the members and all subsequent appeals or complaints shall be in the governing bodies of the members’ original choice, and decisions so finally made shall be binding on the session and on the member.

Judicial Cases
s. The minister or ministers shall be subject to the discipline of the presbyteries or comparable governing body provided that when either shall begin an action it shall invite a committee from the others to join the commissioner, prosecutor, or prosecuting committee in formulating and pressing the charges. In the event of appeal the case shall be finally decided by the highest governing body to which the appeal is taken in the church which commenced the action, and that decision shall be equally binding on the governing bodies of jurisdiction.

Pension
t. The minister or ministers shall participate in the denominational pension plan of one of the churches. If the minister is already participating in one plan, membership in that plan shall be retained. If the minister is not a member of any plan, one or the other of the churches’ plans shall be chosen.
Administrative Complaints

u. Complaints against the administrative acts of the session may be taken under the constitutional provisions of only one denomination, according to the choice of the complainant, and once being complained to one higher governing body, no other denomination shall accept jurisdiction in the same manner.

Conflict of Constitutions

v. Wherever the constitutions of the denominations differ, the mandatory provisions of one shall apply in all cases when the others are permissive. Wherever there are conflicting mandatory provisions (except as provided in subsection q above), the session of the union church shall petition the next higher governing bodies to overture their highest governing bodies to resolve the conflict either by authoritative interpretation or by constitutional amendment.

Dissolution

w. A union church may be dissolved by a two-thirds vote of two congregational meetings, held not less than one year and not more than two years apart, subject to the concurrence of the governing bodies involved. In case of dissolution of a union church, all property of the union church, real and personal, shall be divided equally between the next higher governing bodies.

Dismissal

x. After consultation with the union congregation, in accordance with G-11.0103i, and the next higher governing body of the other denomination involved, a presbytery may dismiss the congregation from membership in the presbytery. All property, real or personal, of the congregation may be retained by the congregation or divided between the congregation and the presbytery by agreement among the parties involved, subject to any restrictions on transfer of ownership that may exist in deeds.

3. Particular Churches of Other Christian Bodies

G-16.0300

G-16.0301

With the approval of the presbytery, and the consent of the General Assembly, particular churches of this church may unite to form union churches with one or more particular churches of churches other than those of the Reformed faith but which recognize Jesus Christ as Lord and Savior, accept the authority of Scripture, and observe the Sacraments of Baptism and the Lord’s Supper.

4. Plan of Union

G-16.0400

G-16.0401

The following Plan of Union shall be adopted by the union church so formed:

a. The union church shall be subject to the constitutions of each church involved, as set forth in subparagraphs l, m, o, and p below.
Government of Church

b. The union church shall be governed by a representative body elected by the congregation from among its members. This governing body shall have the powers of the session. The members of the governing body need not be elders, but if the Plan of Union provides for elders, the governing body shall consist of elders.

Membership
c. Members of the governing body of the union church shall be eligible to membership and office in the higher governing bodies.

Report an Equal Share
d. The governing body of the union church shall report an equal share of the total membership to each governing body of jurisdiction, and such membership shall be published in the minutes of each church involved with a note to the effect that the report is that of a union church, and with an indication of the total actual membership. A similar report of church school members, baptisms, etc., and financial expenditures shall be made by the governing body and noted by each involved church in its minutes.

Ministers
e. The minister or ministers of the union church shall be full and responsible members of each governing body of immediate jurisdiction and shall be subject to discipline as provided below in subparagraph m.

Incorporation
f. The union church shall cause a corporation to be formed under the appropriate laws of the state where permissible. That corporation shall include in its articles or charter the substance of subparagraph a above.

Property
g. All property of the uniting churches, real and personal, shall be transferred to the corporation formed in subparagraph f above. The new corporation shall be the legal successor of the corporations, if any, of the uniting churches, and it shall be bound to administer any trust property or moneys received in accordance with the provisions of the original establishment of the trust. All liabilities of the uniting churches shall be liabilities of the union church. In any state where a church corporation is forbidden, the purposes of this subparagraph shall be achieved in harmony with the law of that state.

Trustees
h. Trustees of the corporation (or the unincorporated body) shall be elected in harmony with civil law according to constitutional provisions outlined in subparagraph a above as interpreted by subparagraph p below.

Benevolences
i. While recognizing the basic right of any giver to designate the cause or causes to which a personal gift shall go, the governing body of the union church shall annually propose to the congrega-
tion a general mission or benevolence program which shall be divided equitably among the officially approved causes of each denomination. The proportions shall be as the governing body shall decide in response to the requests of the higher governing bodies.

**Per Capita Apportionments**

j. Per capita apportionments or assessments shall be paid to each governing body of jurisdiction on the basis of the total active membership of the union church, equally divided among the denominations involved.

**Discipline**

k. All members of the union church shall be under the discipline of the governing body according to rules agreed upon in harmony with the Constitution of each denomination where they coincide, and in harmony with the mandatory provisions of the Constitution of one denomination where the others are permissive, and at the choice of the governing body where they may be contradictory.

**Appeals or Complaints**

l. Appeals or complaints against the actions of the governing body shall be made to one higher governing body only at the choice of the members and all subsequent appeals or complaints shall be in the governing bodies of the members’ original choice, and decisions so finally made shall be binding on the governing body and on the members.

**Judicial Cases**

m. The minister or ministers shall be subject to the discipline of the governing body of jurisdiction provided that when one shall begin an action, it shall invite a committee from the others to join the commissioner, prosecutor, or prosecuting committee in formulating and pressing the charges. In the event of appeal the case shall be finally decided by the highest governing body to which the appeal is taken in the church which commenced the action and that decision shall be equally binding on the governing bodies of jurisdiction.

**Pension**

n. The minister or ministers shall participate in the denominational pension plan of one of the several churches. If the minister is already participating in one plan, membership in that plan shall be retained. If the minister is not a member of any plan, one or the other of the churches’ plans shall be chosen.

**Administrative Complaints**

o. Complaints against the administrative acts of the governing body may be taken under the constitutional provisions of only one denomination, according to the choice of the complainant, and once being complained to one denomination, no other denomination shall accept jurisdiction in the same matter.
Conflict of Constitutions p. Wherever the constitutions of the denominations differ, the mandatory provisions of one shall apply in all cases when the others are permissive. Wherever there are conflicting mandatory provisions (except as provided in subparagraph k above), the governing body of the union church shall petition the governing bodies of immediate jurisdiction to overture their highest governing bodies to resolve the conflict either by authoritative interpretation or by constitutional amendment.

Dissolution q. A union church may be dissolved by a two-thirds vote of two congregational meetings, held not less than one year and not more than two years apart, subject to the concurrence of the governing bodies involved. In case of dissolution of a union church, all property of the union church, real and personal, shall be divided equally between the governing bodies of jurisdiction.

Dismissal r. After consultation with the union congregation, in accordance with G-11.0103i, and the next higher governing body of the other denomination involved, a presbytery may dismiss the congregation from membership in the presbytery. All property, real or personal, of the congregation may be retained by the congregation or divided between the congregation and the presbytery by agreement among the parties involved, subject to any restrictions on transfer of ownership that may exist in deeds.

G-16.0500 5. Exception

G-16.0501 No Change in Constitution No provision in Sections 1, 2, 3, and 4 above shall be construed as modifying or amending the Constitution of this church in its application to any but union churches organized under this chapter, their members, officers, or ministers.
CHAPTER XVII
UNION GOVERNING BODIES

G-17.0000
1. Authorization
G-17.0100 A presbytery of this church may unite to form a union presbytery with one or more comparable governing bodies, each of which is a member of another Reformed body, with the approval of the synod or comparable governing body of which each is a part.

G-17.0200 2. Plan of Union
G-17.0201 The following Plan of Union shall be adopted by each presbytery (or comparable governing body) involved:

General a. This plan of union is adopted by the Presbytery of ____________________ and the Presbytery of ____________________ effective as of _____________ (date), the presbyteries having each approved the plan by a two-thirds majority of those present at a stated meeting of the presbytery, the matter having been published beforehand on its docket and the union and this plan having been approved by the synod (or comparable governing body) of jurisdiction over each.

Purpose b. The purpose of the union shall be the furtherance of a united witness and mission, the administration of a single program of nurture, sustenance, and growth of the church within the union presbytery, and the oversight of all churches within its bounds by a union presbytery that will hold title to the properties of the uniting governing bodies and provide the functions and fulfill the duties of a presbytery as specified in the Constitution of each church.

Constitutional Requirements c. The union presbytery shall be subject to the Constitution of each denomination as set forth below:

Records (1) The presbytery shall submit its records annually and whenever requested to each synod (or comparable governing body) of jurisdiction.

Benevolences (2) The presbytery shall be fully and equally responsible to each church. The presbytery shall adjust its benevolence or general mission askings of the particular churches annually, to the end that the presbytery shall equitably support the program of each denomination.

Per Capita Apportionments (3) Per capita apportionments or assessments shall be paid to each governing body of jurisdiction on the basis of the
active member strength of the union presbytery, equally divided among the denominations involved. In the event that such a procedure proves inequitable, an alternative basis may be adopted subject to approval by the governing body of jurisdiction of each denomination. Such an alternative if adopted shall be subject to periodic review.

Standing Rules

(4) The union presbytery shall be under the discipline of the synods and General Assemblies (or comparable governing bodies) according to standing rules agreed upon in harmony with the constitutions of the denominations where they coincide, and in harmony with the mandatory provisions of the laws of each church where the others are permissive, and at the choice of the presbytery where they may be contradictory.

Appeals or Complaints

(5) Appeals or complaints against the actions of the presbytery shall be made only to the synod of one denomination. That denomination shall be determined by the presbytery, and all subsequent appeals or complaints in the same action shall be in the governing bodies of the original determination, and decisions so reached shall be binding on all the parties to such action.

Administrative Complaints

(6) Complaints against administrative acts of the presbytery may be taken under the constitutional provisions of only one denomination, according to the determination of the presbytery; and, once being complained to one governing body, governing bodies of the other denomination may not accept jurisdiction in the same matter.

Conflict of Constitutions

(7) Wherever the constitutions of the denominations differ, any mandatory provisions of one shall apply in all cases where the others are permissive. Where there are conflicting mandatory provisions (except as provided in (4) above), the union presbytery shall overture the highest governing body of the denominations involved to resolve the conflict either by authoritative interpretation or by constitutional amendment.

Exemption

(8) The provision of G-8.0500 of the Presbyterian Church (U.S.A.) shall apply only to a union church organized subsequent to the formation of a union presbytery, and to a union church entering the union governing body, which church had previously been under a similar explicit constitutional provision.

Membership of Union Presbytery

d. The membership of the union presbytery shall consist of all minister members of each uniting presbytery and all the churches (elder or lay representatives thereof) of the uniting presbyteries, plus all others received by the union presbytery, subsequent to the effective date of this union. When the constitutions
of the churches vary as to elder or lay representation, that provision which confers the largest representation shall apply.

Membership e. The churches of a union presbytery shall be considered union churches belonging to each denomination. Each particular church shall be reported to each General Assembly and synod of jurisdiction on the basis of an equal division of its total membership, with a notation to the effect that this has been done.

Ministers f. Ministers of the union presbytery shall be full and responsible members of each denomination. They shall be subject to the jurisdiction and discipline of the denominations as provided in this plan. Ministers and elders or lay delegates shall be eligible to serve as commissioners to any General Assembly, as provided in the Constitution of each denomination. Commissioners to the General Assembly shall be elected on the basis of an equal division of the total active membership of the presbytery.

General Mission Benevolence g. The union presbytery shall be responsible to propose to all its churches a general mission and benevolence program which it judges to be an adequate and equitable response to the requests of the General Assemblies, the synods, and to its own needs. Each session shall give the members of its congregation an opportunity to support this general mission and benevolence program.

Incorporation h. The union presbytery shall cause a corporation to be formed under the appropriate laws of the state. This corporation shall include in its articles or charter the substance of subsections b and c above. All property of the uniting presbyteries, real and personal, shall be transferred to the corporation or corporations formed under this section. The new corporation shall be the legal successor of the corporations, if any, of the uniting presbyteries and it shall be bound to administer any trust property or moneys received in accordance with the provisions of the original establishment of the trust. All liabilities of each uniting presbytery shall be the liabilities of the union presbytery. In any state where a church corporation is forbidden, the purpose of this paragraph shall be achieved in harmony with the laws of the state.

Standing Rules i. The union presbytery shall draw up standing rules which shall define the operation of presbytery in such a manner as to fulfill all the functions of a presbytery, as defined in the Constitution of each denomination. (G-17.0201c(4))

Pension Plan j. Each minister who may be subject to the call of presbytery or any of its constituent churches in the exercise of that minister’s vocation, or who may be an employee of presbytery, shall
participate in the denominational pension plan of one of the churches. If the minister is already participating in one plan, membership shall be retained in that plan. If the minister is not a member of any plan, membership shall be chosen in one of the churches’ plans.

**Dissolution**

k. A union presbytery may be dissolved by a two-thirds vote at two stated meetings of presbytery, not less than one year and not more than two years apart, subject to the concurrence of the synods involved.

(1) In case of dissolution of a union presbytery, all the property, real and personal, of the union presbytery shall be divided between the denominations or their governing bodies of jurisdiction on the basis of the origin of the property, if such is determinable. If the origin is not determinable, then the property shall be divided equally between the denominations or their governing bodies of jurisdiction, as may be proper.

(2) The particular churches within the dissolved union presbytery shall retain their status as union churches, unless they vote to change that status under the provisions of G-16.0201w.

**G-17.0300**

3. **Exception**

No provision in this plan of union shall be construed as modifying or amending the Constitution of this church in its application to any but union presbyteries organized under this chapter, their churches, or ministers.
CHAPTER XVIII

AMENDMENTS

G-18.0000

1. Reform

The Presbyterian Church (U.S.A.) would be faithful to the Lordship of Christ and to its historic tradition of the Church reformed always reforming, by the Spirit of God. In this faith, amendment procedures are understood as a means to faithfulness as God breaks forth yet more light from God’s Word.

G-18.0200

2. Confessional Documents

a. Amendments to the confessional documents of this church may be made only in the following manner:

(1) The approval of the proposed amendment by the General Assembly and its recommendation to the presbyteries;

(2) The approval in writing of two thirds of the presbyteries;

(3) The approval and enactment by the next ensuing General Assembly.

b. Before such amendments to the confessional documents shall be transmitted to the presbyteries, the General Assembly shall appoint a committee of elders and ministers, numbering not less than fifteen, to consider the proposal, of whom not more than two shall be from any one synod. This committee shall consult with the committee or governing body (or in the latter case an agent thereof) in which the amendment originated, and report its recommendation to the next ensuing General Assembly.

G-18.0300

3. Book of Order

Amendments to the Book of Order may be made only in the following manner:

a. All proposals requesting amendment of the Book of Order shall be communicated in writing to the Stated Clerk of the General Assembly no later than 120 days prior to the convening of the next session of the General Assembly.

b. The Stated Clerk shall refer all such proposed amendments to the Advisory Committee on the Constitution (G-13.0112), which shall examine the proposed amendment for clarity and consistency of language and for compatibility with
other provisions of the Constitution of the Presbyterian Church (U.S.A.). The advisory committee shall report its findings to the General Assembly along with its recommendations, which may include an amended version of any proposed constitutional changes as well as advice to accept or decline the proposals referred to the committee. The General Assembly shall not consider any amendment until it has considered the report and any recommendation from the Advisory Committee on the Constitution.

c. Proposed amendments must be approved by the General Assembly and transmitted to the presbyteries for their vote. Presbyteries shall transmit their votes to the Stated Clerk by the next ensuing stated meeting of the General Assembly, but no later than one year following the adjournment of the assembly transmitting the proposed amendments.

d. When the Stated Clerk has received written advice that a proposed amendment to the Book of Order has received the affirmative votes of a majority of all the presbyteries, said amendment shall become effective as of one year following the adjournment of the assembly transmitting the proposed amendment.

The following paragraph of the Form of Government may not be amended:

G-8.0701.

G-18.0400


The special provisions for amending the confessional documents and for effecting full organic union (G-15.0300) can be amended only by the same method which they prescribe.
DIRECTORY FOR WORSHIP

[TEXT]
PREFACE

a. This Directory for Worship reflects the conviction that the life of the Church is one, and that its worship, witness, and service are inseparable. The theology is based on the Bible, is instructed by The Book of Confessions of the Presbyterian Church (U.S.A.), and seeks to be sensitive to ecumenical discussion. A rich heritage of traditions and a diversity of cultures in the Presbyterian church are reflected and encouraged by this directory. A Directory for Worship is not a service book with fixed orders of worship, a collection of prayers and rituals, or a program guide. Rather it describes the theology that underlies Reformed worship and outlines appropriate forms for that worship. This directory suggests possibilities for worship, invites development in worship, and encourages continuing reform of worship. It sets standards and presents norms for the conduct of worship in the life of congregations and the governing bodies of the Presbyterian Church (U.S.A.). As the constitutional document ordering the worship of the Presbyterian Church (U.S.A.), this Directory for Worship shall be authoritative for this church.

b. In addition to the terms defined in the Preface to the Book of Order, this directory also uses language about worship which is simply descriptive.

c. This Directory for Worship has been written in an intentional effort to listen to the Spirit speaking in Scripture and to be guided by The Book of Confessions. When the words have come directly from the Bible or from one of the confessions, that is so noted in the text. References to other sections of this Directory for Worship (W-) or to the Form of Government (G-) and the Rules of Discipline (D-) are included in parentheses in the text to guide those who use the directory. Notes at the bottom of the pages are to identify biblical and confessional sources which have shaped the development of this directory. These notes are also included to guide the reader to Scripture and the confessions in order to enhance the use of this directory as a teaching text and resource at various levels in the life of the church.

1 The following abbreviations are used throughout:
G- Form of Government
W- Directory for Worship
D- Rules of Discipline.
CHAPTER I

W-1.0000 THE DYNAMICS OF CHRISTIAN WORSHIP

W-1.1000 1. Christian Worship: An Introduction

Christian worship joyfully ascribes all praise and honor, glory and power to the triune God. In worship the people of God acknowledge God present in the world and in their lives. As they respond to God’s claim and redemptive action in Jesus Christ, believers are transformed and renewed. In worship the faithful offer themselves to God and are equipped for God’s service in the world.

W-1.1002 a. The Spirit of God quickens people to an awareness of God’s grace and claim upon their lives. The Spirit moves them to respond by naming and calling upon God, by remembering and proclaiming God’s acts of self-revelation in word and deed, and by committing their lives to God’s reign in the world.

God’s Encounter with Humans

b. The earliest recollections of the people of God speak of God’s encounter with human beings. God takes the initiative in creation and in covenant, in calling to repentance and in offering forgiveness. God plants and plucks up; God judges and blesses. (Jeremiah 1:10)

c. In Jesus Christ, God entered fully into the human condition in an act of self-revelation, redemption, and forgiveness. Entering the brokenness of the world, God in Jesus Christ atoned for sin and restored human life. By so entering the created world God brought time and space, matter and human life to fulfillment as instruments for knowing and praising their Creator.

W-1.1003 a. In the person and work of Jesus, God and a human life are united but not confused, distinguished but not separated.

Perfect Human Response

b. Jesus of Nazareth offered the perfect human response to God. The Life that redeems reveals the form and purpose of re-
deemed life. Jesus’ life discloses the character of authentic Christian worship.

The Living God in Common Life

The One who is proclaimed in the witness of faith is

(1) the Word of God spoken at creation,
(2) the Word of God promising and commanding throughout covenant history,
(3) the Word of God
  (a) who became flesh and dwelt among us,
  (b) who was crucified and raised in power,
  (c) who shall return in triumph to judge and reign.

Jesus Christ in Word and Sacrament

Scripture—the Word written, preaching—the Word proclaimed, and the Sacraments—the Word enacted and sealed, bear testimony to Jesus Christ, the living Word. Through Scripture, proclamation, and Sacraments, God in Christ is present by the Holy Spirit acting to transform, empower, and sustain human lives. In Christian worship the people of God

(1) hear the Word proclaimed,
(2) receive the Word enacted in Sacrament,
(3) discover the Word in the world, and
(4) are sent to follow the Word into the world.

Christian Response to God in Community

a. From the beginning God created women and men for community and called a people into covenant. Jesus called, commissioned, and promised to be present to a people gathered in his name. The Holy Spirit calls, gathers, orders, and empowers the new community of the covenant. To each member, that Spirit gives gifts for building up the body of Christ and for equipping it for the work of ministry. A Christian’s personal response to God is in community.

b. The people of God respond with words and deeds of praise and thanksgiving in acts of prayer, proclamation, remembrance, and offering. In the name of Christ, by the power of the Holy Spirit, the Christian community worships and serves God
(1) in shared experiences of life,
(2) in personal discipleship,
(3) in mutual ministry, and
(4) in common ministry in the world.

2. The Language of Worship

God brings all things into being by the Word. God offers the Word of grace, and people respond to that divine initiative through the language of worship. They call God by name, invoke God’s presence, beseech God in prayer, and stand before God in silence and contemplation. They bow before God, lift hands and voices in praise, sing, make music, and dance. Heart, soul, strength, and mind, with one accord, they join in the language, drama, and pageantry of worship.

When people respond to God and communicate to each other their experiences of God, they must use symbolic means, for God transcends creation and cannot be reduced to anything within it. No merely human symbols can be adequate to comprehend the fullness of God, and none is identical to the reality of God. Yet the symbols human beings use can be adequate for understanding, sharing, and responding to God’s gracious activity in the world since God has chosen to accommodate to humanity in self-revelation

a. through the created order,

b. in the events of covenant history, and

c. most fully in the incarnate Word, Jesus Christ.

Symbols spoken or acted are authentic and appropriate for Christian worship to the extent that they are faithful to the life, death, and resurrection of Jesus Christ.

As the people of God worshiped the Holy One, they used symbols out of human experience, speaking of God as creator, covenant-maker, liberator, judge, redeemer, shepherd, comforter, sovereign, begetter, bearer. From the world of nature they ascribed to God the character of rock, well-spring, fire, eagle, hen, lion, or light. Their worship was also filled with the language of symbolic action:

W-1.2000: 2 Helv.Conf. 5.217; Conf.1967 9.50
W-1.2003: Psalms, Isaiah, and other poetic and prophetic books
fasting and feasting,
rejoicing and wailing,
marching and resting,
dancing and clapping hands,
purification and dedication,
circumcisions and anointings,
burnt offerings and sin offerings,
doing justice and mercy,
making music and singing to the Lord.

W-1.2004
New Testament Symbols

a. Jesus used Old Testament symbols and images to speak to and about God. He participated in the symbolic actions of Israel’s worship. In many cases, he personalized and gave new depth to the familiar symbols for God, especially as in his intimate use of Abba, Father. He spoke of himself in terms of many Old Testament symbols—the good shepherd, Israel’s bridegroom, the Son of Man—and intensified their meanings. He brought new meaning to current religious practices like almsgiving, baptism, and breaking bread. In daily life, Jesus took ordinary acts of human compassion—healing the sick, feeding the hungry, washing feet—and translated them into ways of serving God.

Christ the Focus of New Symbols

b. As the Risen Lord, Jesus Christ became the focus of new symbols. The New Testament writers often used Old Testament symbolic language for the new reality as they sought to communicate the good news, describing Christ as the second Adam and as the Lamb of God. They used new symbolic language as well: the eternal Word, the firstborn of all creation, our peace who has broken down the dividing wall of hostility. In hymns and other forms of praise, Jesus Christ was glorified as the true symbol who reveals all that God is to the world. (W-1.1003-.1005)

W-1.2005
Authentic and Appropriate Language

The Church in every culture through the ages has used and adapted biblical symbols, images, stories, and words in worship. The Church’s use of this language has not always been authentic and appropriate. For the Reformed tradition in its various expressions the historical and cultural use of language proves to be authentic when it reflects the biblical witness to God in Jesus Christ. Language proves to be appropriate when a worshiping community can claim it as its own when offering praise and thanksgiving to God. Appropriate language by its nature

W-1.2004: John 1:1, 36; 1 Cor. 15:45; Eph. 2:14; Col. 1:15
a. is more expressive than rationalistic,

b. builds up and persuades as well as informs and describes,

c. creates ardor as well as order,

d. is the utterance of the whole community of faith as well as the devotion of individuals.

Appropriate language seeks to recognize the variety of traditions which reflect biblical truth authentically in their own forms of speech and actions. In doing so the church honors and properly uses the language of the tradition. The church is, nonetheless, free to be innovative in seeking appropriate language for worship. While respecting time-honored forms and set orders, the church may reshape them to respond freely to the leading of God’s Spirit in every age.

W-1.2006

Inclusive Language

a. Since the Presbyterian Church (U.S.A.) is a family of peoples united in Jesus Christ, appropriate language for its worship should display the rich variety of these peoples. To the extent that forms, actions, languages, or settings of worship exclude the expression of diverse cultures represented in the church or deny emerging needs and identities of believers, that worship is not faithful to the life, death, and resurrection of Jesus Christ.

Diverse Language

b. The church shall strive in its worship to use language about God which is intentionally as diverse and varied as the Bible and our theological traditions. The church is committed to using language in such a way that all members of the community of faith may recognize themselves to be included, addressed, and equally cherished before God. Seeking to bear witness to the whole world, the church struggles to use language which is faithful to biblical truth and which neither purposely nor inadvertently excludes people because of gender, color, or other circumstance in life.

W-1.3000 3. Time, Space, and Matter

W-1.3010

a. Time

W-1.3011

Sabbath, Lord’s Day

(1) Christians may worship at any time, for all time has been hallowed by God. The covenant community worshiped daily. But God set aside one day in seven to be kept holy to the Lord. In the Old Testament the Sabbath was understood as a day...
Word and Sacraments

(2) From earliest times, the church has gathered on the Lord’s Day for the proclamation and exposition of the Word and the celebration of the Sacraments. The Reformed tradition has emphasized the importance of the Lord’s Day as the time for hearing the Word and celebrating the Sacraments in the expectation of encountering the risen Lord, and for responding in prayer and service. (W-3.2001; W-5.5001)

Daily Worship

(1) In Israel’s worship, daily hours were set aside for sacrifices of praise and thanksgiving. Even after the loss of the Temple, morning, noon, and evening were established times for prayer. Jesus set aside regular times for prayer, and the believing community gathered daily for prayer in the Temple, in an upper room, and in their homes. New Testament writers exhorted the Church to pray without ceasing. Through the ages, the Church has maintained special hours for daily prayer, historically known as the daily office.

Prayer and Scripture

(2) The Reformed tradition adapted the pattern of the daily office, to provide an occasion not only for prayer but also for the public reading and expounding of Scripture. Daily public worship is to be commended as a dimension of the life and witness of the church as it ministers in and to the community. Changing patterns of life have also led to the expression of daily prayer in family and personal devotion, which are encouraged as a part of the regular discipline of the Christian life. (W-3.4000; W-5.2000; W-5.7000)

Church Year

As God created and appointed days, God created a rhythm of time and appointed seasons for worship. In the Old Testament, people observed seasons of fasting and feasting as occasions for festival worship of God. Jesus kept these festivals. For the Church in the New Testament, the festivals were transformed in meaning and purpose by Jesus’ life and teaching, his death and resurrection, and by the gift of the Holy Spirit. Jesus’ birth, life, death, resurrection, ascension, and promised return give meaning to the seasons which order the annual rhythm of worship and guide the selection of lessons to be read and proclaimed in the life of the Church. (W-3.2002; W-3.2003)

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W-1.3012: Acts 1:14; 2:42; 3:1; 10:9; West.Conf. 6.117
W-1.3013: Rom. 14:5, 6; Col. 2:16, 17
b. Space

Old Testament

Christians may worship in any place, for the God who created time also created and ordered space. The Old Testament tells us God met with people in many different places. Yet particular locations became recognized as places where people had special encounter with God, so they arranged space in such a way as to remember and enhance that meeting. Whether the stone altars of the patriarchs, the Tent of Meeting for the wandering people of God, the Temple of the Kingdom in Jerusalem, or the house-synagogue worship of the Dispersion, each place was ordered to invite and express God’s presence.

Jesus

Jesus’ life reflects the covenant community’s understanding of places for worship. He regularly worshiped in the synagogue and in the Temple, in the wilderness and on the hillsides of Galilee. Jesus especially disclaimed the notion that God could be confined to any one place.

Early Church

Because the identifying reality of Christian worship was neither the place nor the space but the presence of God, the early Christians could worship in the Temple, in synagogues, in homes, in catacombs, and in prisons. Wherever Christ was present among them in the interpretation of the Word and the breaking of bread, that space was hallowed. Yet the Church began to set aside special places for gathering in the presence of the risen Christ and responding in praise and service. To this day, when the Church gathers, it is not the particular place, but the presence of the risen Lord in the midst of the community which marks the reality of worship.

Arrangement of Space

When a place is set aside for worship it should facilitate accessibility and ease of gathering, should generate a sense of community, and should open people to reverence before God. It should include a place for the reading of Scripture and the preaching or exposition of the Word. It should provide for the celebration and proper administration of the Sacraments, with a font or pool for Baptism and a table suitable for the people’s celebration of the Lord’s Supper. The arrangement of space should visibly express the integral relation between Word and Sacrament and their centrality in Christian worship. (W-1.4004)
c. Matter

God created the material universe and pronounced it good. The covenant community understood that the material world reflects the glory of God. They also came to see that material realities can be a means for expressing suitable praise and thanksgiving to God. Ark, showbread, woven and embroidered linen, basins, oil, lights, musical instruments, grain, fruit, and animals all became expressions of the community’s worship of God. The prophets warned, however, against offering the material as a substitute for offering the self to God.

In Jesus Christ the Word became flesh, and God hallowed material reality. Jesus presented his body as a living sacrifice. In his ministry, he used common things like nets, fish, baskets, jars, ointment, clay, towel and basin, water, bread, and wine. Working in and through these material things, he blessed and healed people, reconciled and bound them into community, and exhibited the grace, power, and presence of the Kingdom of God.

(1) The early Church, following Jesus, took three primary material elements of life—water, bread, and wine—to become basic symbols of offering life to God as Jesus had offered his life. Being washed with the water of Baptism, Christians received new life in Christ and presented their bodies to be living sacrifices to God. Eating bread and drinking wine they received the sustaining presence of Christ, remembered God’s covenant promise, and pledged their obedience anew.

(2) The Reformed tradition understands Baptism and the Lord’s Supper to be Sacraments, instituted by God and commended by Christ. Sacraments are signs of the real presence and power of Christ in the Church, symbols of God’s action. Through the Sacraments, God seals believers in redemption, renews their identity as the people of God, and marks them for service. (W-3.3601)

(1) The Church has acknowledged that the lives of Christians and all they have belong to the Creator and are to be offered to God in worship. As sign and symbol of this self-offering, the people of God have presented their creations and material possessions to God. The richness of color, texture, form, sound, and motion has been brought into the act of worship.

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W-1.3031: Amos 5:21–24, Isa. 1:11–17, Mic. 6:6–8; cf. Ps. 50; Conf.1967 9.16
W-1.3033: Scots Conf. 3.21; Heid.Cat. 4.066–4.068; 2 Helv.Conf. 5.169–5.180; West.Conf. 6.149–6.153; S.Cat. 7.092–7.093; L.Cat. 7.272–7.274
W-1.3034: 2 Helv.Conf. 5.020–5.022; Conf.1967 9.50
Artistic Expressions

(2) The Reformed heritage has called upon people to bring to worship material offerings which in their simplicity of form and function direct attention to what God has done and to the claim that God makes upon human life. The people of God have responded through creative expressions in architecture, furnishings, appointments, vestments, music, drama, language, and movement. When these artistic creations awaken us to God’s presence, they are appropriate for worship. When they call attention to themselves, or are present for their beauty as an end in itself, they are idolatrous. Artistic expressions should evoke, edify, enhance, and expand worshipers’ consciousness of the reality and grace of God.

Mission

All time, all space, all matter are created by God and have been hallowed by Jesus Christ. Christian worship, at particular times, in special places, with the use of God’s material gifts, should lead the church into the life of the world to participate in God’s purpose to redeem time, to sanctify space, and to transform material reality for the glory of God.

Responsibility and Accountability for Worship

In worship, the church is to remember both its liberty in Christ and the biblical command to do all things in an orderly way. While Christian worship need not follow prescribed forms, careless or disorderly worship is both an offense to God and a stumbling block to the people. Those responsible for worship are to be guided by the Holy Spirit speaking in Scripture, the historic experience of the Church universal, the Reformed tradition, The Book of Confessions, the needs and particular circumstances of the worshiping community, as well as the provisions of the Form of Government and this directory. (W-3.1001; W-3.1002)

To ensure that these guiding principles are being followed, those responsible on behalf of presbytery for the oversight and review of the ministry of particular worshiping congregations should discuss with those sessions the quality of worship, the standards governing it, and the fruit it is bearing in the life of God’s people as they proclaim the gospel and communicate its joy and justice. (G-11.0502c)

W-1.3040: Mic. 6:8; Rom. 12:1; Eph. 6:16; James. 1:22–27; West.Conf. 6.174
W-1.4001: Gal. 5:1; 1 Cor. 14
Who May Participate and Lead in Worship

In Jesus Christ, the Church is a royal priesthood in which worship is the work of everyone. The people of God are called to participate in the common ministry of worship. No one shall be excluded from participation or leadership in public worship in the Lord’s house on the grounds of race, color, class, age, sex, or handicapping condition. Some by gifts and training may be called to particular acts of leadership in worship. It is appropriate to encourage members and ordained officers with such abilities to assist in leading worship.

Session

In a particular church, the session is to provide for worship and shall encourage the people to participate fully and regularly in it. The session shall make provision for the regular:

a. preaching of the Word,
b. celebration of the Sacraments,
c. corporate prayer, and
d. offering of praise to God in song. (W-2.0000; W-3.0000)

The session has authority:

e. to oversee and approve all public worship in the life of the particular church with the exception of those responsibilities delegated to the pastor alone (W-1.4005)
f. to determine occasions, days, times, and places for worship.

It is responsible:

g. for the space where worship is conducted, including its arrangement and furnishings,
h. for the use of special appointments such as flowers, candles, banners, paraments, and other objects of art,
i. for the overall program of music and other arts in the church,
j. for those who lead worship through music, drama, dance, and other arts. (G-10.0102d)

Pastor

a. The minister as pastor has certain responsibilities which are not subject to the authority of the session. In a particular service of worship the pastor is responsible for:

(1) the selection of Scripture lessons to be read,
(2) the preparation and preaching of the sermon or exposition of the Word,
(3) the prayers offered on behalf of the people and those prepared for the use of the people in worship,
(4) the music to be sung,
(5) the use of drama, dance, and other art forms
The pastor may confer with a worship committee in planning particular services of worship. (G-6.0202)

Pastor and Choir Director
b. Where there is a choir director or other musical leader, the pastor and that person will confer to ensure that anthems and other musical offerings are appropriate for the particular service. The session should see that these conferences take place appropriately and on a regular basis.

W-1.4006 Session and Pastor
The sequence and proportion of the elements of worship are the responsibility of the pastor with the concurrence of session. The selection of hymnals, song books, service books, Bibles, and other materials for use of the congregation in public worship is the responsibility of the session with the concurrence of the pastor and in consultation with musicians and educators available to the session.

W-1.4007 Session Responsibility for Education
In the exercise of its responsibility to encourage the participation of its people in worship, the session should provide for education in Christian worship by means appropriate to the age, interests, and circumstances of the members of the congregation. (W-3.5202; W-6.2000; G-10.0102d, e, f) It shall also provide for the regular study of this directory in the education of church officers. (G-10.0102k, l)

W-1.4008 Accountability to Presbytery
In fulfilling their responsibilities for worship, pastors and sessions are accountable to presbytery in its exercise of constitutional supervision of its members. (G-11.0502e)

W-1.4009 Presbytery Responsibility for Education
In the exercise of their responsibility to provide encouragement, guidance, and resources in worship to member churches, presbyteries should arrange appropriate educational events. They shall also provide education in worship through regular use of this directory as they examine candidates for ordination and ministers for continuing membership. (G-11.0103f; G-14.0482; and G-11.0404—.0405)
CHAPTER II
THE ELEMENTS OF CHRISTIAN WORSHIP

1. Prayer

Prayer is at the heart of worship. In prayer, through the Holy Spirit, people seek after and are found by the one true God who has been revealed in Jesus Christ. They listen and wait upon God, call God by name, remember God’s gracious acts, and offer themselves to God. Prayer may be spoken, sung, offered in silence, or enacted. Prayer grows out of the center of a person’s life in response to the Spirit. Prayer is shaped by the Word of God in Scripture and by the life of the community of faith. Prayer issues in commitment to join God’s work in the world.

In prayer we respond to God in many ways. In adoration we praise God for who God is. In thanksgiving we express gratitude for what God has done. In confession we acknowledge repentance for what we as individuals and as a people have done or left undone. In supplication we plead for ourselves and the gathered community. In intercession we plead for others, on behalf of others, and for the whole world. In self-dedication we offer ourselves to the purpose and glory of God.

Song is a response which engages the whole self in prayer. Song unites the faithful in common prayer wherever they gather for worship whether in church, home, or other special place. The covenant people have always used the gift of song to offer prayer. Psalms were created to be sung by the faithful as their response to God. Though they may be read responsively or in unison, their full power comes to expression when they are sung. In addition to psalms the Church in the New Testament sang hymns and spiritual songs. Through the ages and from varied cultures, the church has developed additional musical forms for congregational prayer. Congregations are encouraged to use these diverse musical forms for prayer as well as those which arise out of the musical life of their own cultures.

To lead the congregation in the singing of prayer is a primary role of the choir and other musicians. They also may pray on behalf of the congregation with introits, responses, and other musical forms. Instrumental music may be a form of prayer since words are not essential to prayer. In worship, music is not to be for entertain-
ment or artistic display. Care should be taken that it not be used merely as a cover for silence. Music as prayer is to be a worthy offering to God on behalf of the people. (See also W-2.2008; W-3.3101)

W-2.1005
Enacted Prayer

In the Old and New Testaments and through the ages, the people of God expressed prayer through actions as well as speech and song. So in worship today it is appropriate

a. to kneel, to bow, to stand, to lift hands in prayer,

b. to dance, to clap, to embrace in joy and praise,

c. to anoint and to lay hands in intercession and supplication, commissioning and ordination.

W-2.2000

2. Scripture Read and Proclaimed

W-2.2001
Centrality of Scripture

The church confesses the Scriptures to be the Word of God written, witnessing to God’s self-revelation. Where that Word is read and proclaimed, Jesus Christ the Living Word is present by the inward witness of the Holy Spirit. For this reason the reading, hearing, preaching, and confessing of the Word are central to Christian worship. The session shall ensure that in public worship the Scripture is read and proclaimed regularly in the common language(s) of the particular church.

W-2.2002
Selection of Scripture

The minister of the Word and Sacrament is responsible for the selection of Scripture to be read in all services of public worship and should exercise care so that over a period of time the people will hear the full message of Scripture. It is appropriate that in the Service of the Lord’s Day there be readings from the Old Testament and the Epistles and Gospels of the New Testament. The full range of the psalms should be also used in worship.

W-2.2003
Lectionaries

Selections for reading in public worship should be guided by the seasons of the church year, pastoral concerns for a local congregation, events and conditions in the world, and specific program emphases of the church. Lectionaries offered by the church ensure a broad range of readings as well as consistency and connection with the universal Church.

W-2.2004
Discipline in Reading

The people of God should exercise this same principle of selection in their choice of Scripture reading in family and personal worship. (W-5.3000) Those responsible for teaching and preaching the

Word have a special responsibility to ensure that in their personal worship they observe a discipline of reading from the fullness of Scripture.

The minister of the Word and Sacrament has responsibility for the selection of the version of text from which the Scripture lessons are read in public worship. If paraphrases are used, adaptations are made, or new translations are prepared, the congregation should be informed.

The public reading of Scripture should be clear, audible, and attentive to the meanings of the text, and should be entrusted to those prepared for such reading. Listening to the reading of Scripture requires expectation and concentration and may be aided by the availability of a printed text for the worshipers. The congregation may read Scripture responsively, antiphonally, or in unison as a part of the service. (W-3.3401)

The preached Word or sermon is to be based upon the written Word. It is a proclamation of Scripture in the conviction that through the Holy Spirit Jesus Christ is present to the gathered people, offering grace and calling for obedience. Preaching requires diligence and discernment in the study of Scripture, the discipline of daily prayer, cultivated sensitivity to events and issues affecting the lives of the people, and a consistent and personal obedience to Jesus Christ. The sermon should present the gospel with simplicity and clarity, in language which can be understood by the people. For reasons of order the preaching of the Word shall ordinarily be done by a minister of the Word and Sacrament. A minister of the Word and Sacrament or other person authorized by presbytery may be invited by the pastor with the concurrence of the session or, when there is no pastor, by the session. A person may be sent to preach by the presbytery. (G-6.0304; G-11.0103g, k; G-11.0502f; G-14.0420; G-14.0550; G-14.0560)

The Word is also proclaimed through song in anthems and solos based on scriptural texts, in cantatas and oratorios which tell the biblical story, in psalms and canticles, and in hymns, spirituals, and spiritual songs which present the truth of the biblical faith. Song in worship may also express the response of the people to the Word read, sung, enacted, or proclaimed. Drama and dance, poetry and pageant, indeed, most other human art forms are also expressions through which the people of God have proclaimed and responded to the Word. Those entrusted with the proclamation of the Word through art forms should exercise care that the gospel is faithfully presented in ways through which the people of God may receive and respond.
Creeds and Confessions

The people also express the Word in response to the reading and proclamation of the Word through creeds and confessions. (G-2.0100.) The church confesses its faith in relation to

a. the Church universal,

b. its particular historic heritage, and

c. its local situation.

When the church confesses its faith during the celebration of Baptism and the Lord’s Supper the creeds of the universal Church should be used. (W-3.3603) The Word confessed is always judged by the living Word, Jesus Christ, as attested in Scripture.

Hearing the Word

The people’s participation in the proclamation of the Word is above all to hear:

a. to discern Jesus Christ,

b. to receive his offered grace,

c. to respond to his call with obedience.

Such participation depends upon the illumination of the Holy Spirit, which is to be sought earnestly in prayer. The words “hearing” and “heard” are not intended exclusively to mean acts of sensory perception.

3. Baptism

Baptism is the sign and seal of incorporation into Christ. Jesus through his own baptism identified himself with sinners in order to fulfill all righteousness. Jesus in his own baptism was attested Son by the Father and was anointed with the Holy Spirit to undertake the way of the servant manifested in his sufferings, death, and resurrection. Jesus the risen Lord assured his followers of his continuing presence and power and commissioned them “Go therefore and make disciples of all nations, baptizing them in the name of the Father and of the Son and of the Holy Spirit, and teaching them to obey everything that I have commanded you. And remember, I am with you always to the end of the age” (Matt. 28:19, NRSV). The disciples were empowered by the outpouring of the Spirit to undertake a life of service and to be an inclusive worshiping community, sharing life in which love, justice, and mercy abounded. (W-1.3033)
In Baptism, we participate in Jesus’ death and resurrection. In Baptism, we die to what separates us from God and are raised to newness of life in Christ. Baptism points us back to the grace of God expressed in Jesus Christ, who died for us and who was raised for us. Baptism points us forward to that same Christ who will fulfill God’s purpose in God’s promised future.

In Baptism, the Holy Spirit binds the Church in covenant to its Creator and Lord. The water of Baptism symbolizes the waters of Creation, of the Flood, and of the Exodus from Egypt. Thus, the water of Baptism links us to the goodness of God’s creation and to the grace of God’s covenants with Noah and Israel. Prophets of Israel, amidst the failure of their own generation to honor God’s covenant, called for justice to roll down like waters and righteousness like an everflowing stream. (Amos 5:24) They envisioned a fresh expression of God’s grace and of creation’s goodness—a new covenant accompanied by the sprinkling of cleansing water. In his ministry, Jesus offered the gift of living water. So, Baptism is the sign and seal of God’s grace and covenant in Christ.

As circumcision was the sign and symbol of inclusion in God’s grace and covenant with Israel, so Baptism is the sign and symbol of inclusion in God’s grace and covenant with the Church. As an identifying mark, Baptism signifies:

a. the faithfulness of God,
b. the washing away of sin,
c. rebirth,
d. putting on the fresh garment of Christ,
e. being sealed by God’s Spirit,
f. adoption into the covenant family of the Church,
g. resurrection and illumination in Christ.

The body of Christ is one, and Baptism is the bond of unity in Christ. As they are united with Christ through faith, Baptism unites the people of God with each other and with the church of every time and place. Barriers of race, gender, status, and age are to be transcended. Barriers of nationality, history, and practice are to be overcome.

W-2.3002: Rom. 6:3–11; Col. 2:12.
W-2.3003: Gen. 1:2; Jer. 31:31–34; Ezek. 36:25–27; John 4:7–15; 7:37, 38; 1 Cor. 10:1, 2; 1 Pet. 3:20–21
W-2.3004: Gen. 17:7–14; John 3:5; Acts 2:39; 22:16; 1 Cor. 6:11, 12:12–13; 2 Cor. 1:22; Gal. 3:27; Eph. 1:13–14; 5:14; Col. 2:11–12; Tit. 3:5
W-2.3005: 1 Cor. 12:12–13; Gal. 3:27–28; Eph. 2:11–22; 4:4–6
Baptism enacts and seals what the Word proclaims: God’s redeeming grace offered to all people. Baptism is God’s gift of grace and also God’s summons to respond to that grace. Baptism calls to repentance, to faithfulness, and to discipleship. Baptism gives the church its identity and commissions the church for ministry to the world.

God’s faithfulness signified in Baptism is constant and sure, even when human faithfulness to God is not. Baptism is received only once. The efficacy of Baptism is not tied to the moment when it is administered, for Baptism signifies the beginning of life in Christ, not its completion. God’s grace works steadily, calling to repentance and newness of life. God’s faithfulness needs no renewal. Human faithfulness to God needs repeated renewal. Baptism calls for decision at every subsequent stage of life’s way, both for those whose Baptism attends their profession of faith and for those who are nurtured from childhood within the family of faith.

Both believers and their children are included in God’s covenant love. Children of believers are to be baptized without undue delay, but without undue haste. Baptism, whether administered to those who profess their faith or to those presented for Baptism as children, is one and the same Sacrament.

The Baptism of children witnesses to the truth that God’s love claims people before they are able to respond in faith. The Baptism of those who enter the covenant upon their own profession of faith witnesses to the truth that God’s gift of grace calls for fulfillment in a response of faithfulness.

Baptism is received only once. There are many times in worship, however, when believers acknowledge the grace of God continually at work. As they participate in the celebration of another’s Baptism, as they experience the sustaining nurture of the Lord’s Supper, and as they reaffirm the commitments made at Baptism, they confess their ongoing need of God’s grace and pledge anew their obedience to God’s covenant in Christ.

As there is one body, there is one Baptism. (Eph. 4:4–6) The Presbyterian Church (U.S.A.) recognizes all Baptisms with water in the name of the Father, of the Son, and of the Holy Spirit administered by other Christian churches.

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Responsibility for Baptism

A. For reasons of order, Baptism shall be authorized by the session, administered by a minister of the Word and Sacrament, or commissioned lay pastor when invited by the session and authorized by the presbytery, and accompanied by the reading and proclaiming of the Word. (G-11.0103p; W-3.3602–3608) Baptism is celebrated in a service of public worship. Extraordinary circumstances may call for the administration of Baptism apart from the worship of the whole congregation. In such cases care should be taken that

1. The congregation be represented by one or more members of the session;
2. A proper understanding of the meaning of the Sacrament be offered by the minister;
3. The session be consulted when possible;
4. The Baptism be reported by the officiating minister and recorded by the session.

By Chaplains and Others

B. A governing body may also authorize the celebration of the Sacrament of Baptism by chaplains or other ministers serving in hospitals, prisons, schools, or other institutions where the governing body has an authorized ministry or an institutional witness, by chaplains ministering to members of the armed forces and their families, and by ministers engaged in new church development under the jurisdiction of the governing body. In all such cases of Baptism, the minister of the Word and Sacrament shall take responsibility that the newly baptized person is enrolled as a member of a particular church. Such enrollment may be arranged in advance in consultation with the session of the church, or the governing body may provide that any such newly baptized member shall be enrolled in absentia as a member of a particular church designated by the governing body and under its jurisdiction or upon the roll held by the governing body until a new church is organized.

Session Responsibility

The session’s responsibilities for Baptism are

A. Encouraging parents to present their children for Baptism, reminding them that children of believers are to be baptized without undue haste, but without undue delay, and authorizing the Baptism of those presented; (W-2.3014)

B. Admitting to Baptism children of believers, after appropriate instruction and discussion with the parent(s) or one(s) rightly exercising parental responsibility, acquainting them with the significance of what God is doing in this act, and with the special responsibilities on parents and congregations for nurturing the baptized person in the Christian life;
c. admitting to Baptism, after appropriate instruction and examination, those not yet baptized who come making public their personal profession of faith;

d. placing all baptized persons on the appropriate roll as members of the congregation;

e. making certain that those baptized are nurtured in understanding the meaning of Baptism, of the Lord’s Supper, and of their interrelation, and that they are surrounded by Christian encouragement and support. (G-10.0102b, d, e; G-10.0302; W-2.3011)

W-2.3013

Church Responsibility

The congregation as a whole, on behalf of the Church universal, assumes responsibility for nurturing the baptized person in the Christian life. In exercising this ministry, the session may designate certain members of the congregation as representatives of the church charged with special responsibility for nurture. For any person who is being baptized, sponsor(s) may be appointed by the session in consultation with those desiring Baptism for themselves or for their children and given the specific role of nurturing the baptized person. (W-6.2001; W-6.2005)

W-2.3014

Parental Responsibility

When a child is being presented for Baptism, ordinarily the parent(s) or one(s) rightly exercising parental responsibility shall be an active member of the congregation. Those presenting children for Baptism shall promise to provide nurture and guidance within the community of faith until the child is ready to make a personal profession of faith and assume the responsibility of active church membership. (W-4.2002; W-4.2003) The session may also consider a request for the baptism of a child from a Christian parent who is an active member of another congregation. If the session approves such a request, it shall consult with the governing body of the other congregation and shall notify them when the Sacrament has been administered.

W-2.4000

4. The Lord’s Supper

a. The Lord’s Supper is the sign and seal of eating and drinking in communion with the crucified and risen Lord. During his earthly ministry Jesus shared meals with his followers as a sign of community and acceptance and as an occasion for his own ministry. He celebrated Israel’s feasts of covenant commemoration.


Last Supper  
  b. In his last meal before his death, Jesus took and shared with his disciples the bread and wine, speaking of them as his body and blood, signs of the new covenant. He commended breaking bread and sharing a cup to remember and proclaim his death.

Resurrection  
  c. On the day of his resurrection, the risen Jesus made himself known to his followers in the breaking of bread. He continued to show himself to believers, by blessing and breaking bread, by preparing, serving, and sharing common meals. (W-1.3033)

Church in the New Testament  
  The Church in the New Testament devoted itself to the apostles’ teaching, to fellowship, to prayers, and to the common meal. The apostle Paul delivered to the Church the tradition he had received from the risen Lord, who commanded that his followers share the bread and cup as a remembrance and a showing forth of his death until he comes. The New Testament describes the meal as a participation in Christ and with one another in the expectation of the Kingdom and as a foretaste of the messianic banquet.

Thanksgiving  
  a. blesses God for all that God has done through creation, redemption, and sanctification;

  b. gives thanks that God is working in the world and in the Church in spite of human sin;

  c. gratefully anticipates the fulfillment of the Kingdom Christ proclaimed, and offers itself in obedient service to God’s reign.

Remembering  
  a. renewed and empowered by the memory of Christ’s life, death, resurrection, and promise to return;

  b. sustained by Christ’s pledge of undying love and continuing presence with God’s people;

  c. sealed in God’s covenant of grace through partaking of Christ’s self-offering.

In remembering, believers receive and trust the love of Christ present to them and to the world; they manifest the reality of the covenant of grace in reconciling and being reconciled; and they proclaim the power of Christ’s reign for the renewal of the world in justice and in peace.

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Invocation

As the people of God bless and thank God the Father and remember Jesus Christ the Son, they call upon the Holy Spirit

- to lift them into Christ’s presence;
- to accept their offering of bread and wine;
- to make breaking bread and sharing the cup a participation in the body and blood of Christ;
- to bind them with Christ and with one another;
- to unite them in communion with all the faithful in heaven and on earth;
- to nourish them with Christ’s body and blood that they may mature into the fullness of Christ;
- to keep them faithful as Christ’s body, representing Christ and doing God’s work in the world.

Communion of the Faithful

Around the Table of the Lord, God’s people are in communion with Christ and with all who belong to Christ. Reconciliation with Christ compels reconciliation with one another. All the baptized faithful are to be welcomed to the Table, and none shall be excluded because of race, sex, age, economic status, social class, handicap, condition, difference of culture or language, or any barrier created by human injustice. Coming to the Lord’s Table the faithful are actively to seek reconciliation in every instance of conflict or division between them and their neighbors. Each time they gather at the Table the believing community

- are united with the Church in every place, and the whole Church is present;
- join with all the faithful in heaven and on earth in offering thanksgiving to the triune God;
- renew the vows taken at Baptism;

and they commit themselves afresh to love and serve God, one another, and their neighbors in the world.

W-2.4005: 1 Cor. 10:16.
In this meal the Church celebrates the joyful feast of the people of God, and anticipates the great banquet and marriage supper of the Lamb. Brought by the Holy Spirit into Christ’s presence, the Church eagerly expects and prays for the day when Christ shall come in glory and God be all in all. Nourished by this hope, the Church rises from the Table and is sent by the power of the Holy Spirit to participate in God’s mission to the world, to proclaim the gospel, to exercise compassion, to work for justice and peace until Christ’s Kingdom shall come at last.

In the life of the worshiping congregation, Word and Sacrament have an integral relationship. Whenever the Lord’s Supper is observed, it shall be preceded by the reading and the proclamation of the Word. (W-1.1005)

The Lord’s Supper is to be observed on the Lord’s Day, in the regular place of worship, and in a manner suitable to the particular occasion and local congregation. It is appropriate to celebrate the Lord’s Supper as often as each Lord’s Day. It is to be celebrated regularly and frequently enough to be recognized as integral to the Service for the Lord’s Day.

It is also appropriate to observe the Lord’s Supper on other occasions of special significance in the life of the Christian community, as long as the celebration of the Sacrament is open to the whole believing community. The Lord’s Supper may be observed in connection with the visitation of the sick and those isolated from public worship as a means of extending the church’s ministry to them. On all such occasions of the celebration of the Sacrament, the Word shall be read and proclaimed. Even though such a celebration may involve only a few members of the congregation, nevertheless it is not to be understood as a private ceremony or devotional exercise, but as an act of the whole church, which shall be represented not only by the minister or the one authorized by presbytery to administer the Sacrament, but also by one or more members of the congregation authorized by the session to represent the church. (W-2.4012; W-3.3609–3618; W-3.6204)
a. The invitation to the Lord’s Supper is extended to all who have been baptized, remembering that access to the Table is not a right conferred upon the worthy, but a privilege given to the undeserving who come in faith, repentance, and love. In preparing to receive Christ in this Sacrament, the believer is to confess sin and brokenness, to seek reconciliation with God and neighbor, and to trust in Jesus Christ for cleansing and renewal. Even one who doubts or whose trust is wavering may come to the Table in order to be assured of God’s love and grace in Christ Jesus.

b. Baptized children who are being nurtured and instructed in the significance of the invitation to the Table and the meaning of their response are invited to receive the Lord’s Supper, recognizing that their understanding of participation will vary according to their maturity. (W-4.2002)

a. The session is responsible for authorizing all observances of the Lord’s Supper in the life of a particular church and shall ensure regular and frequent celebration of the Sacrament, in no case less than quarterly. Any other governing body of the church, also, may appoint times for the celebration of the Lord’s Supper during their meetings. A governing body may also authorize the celebration of the Sacrament in connection with the public worship of some gathering of believers which is under its jurisdiction or in institutions where it has a missional witness or authorized ministry. A governing body may delegate the authority to approve the celebration of the Lord’s Supper to an appropriate overseeing body in the institutions for which it has responsibility. (cf. W-3.6205)

b. Chaplains or other ministers serving in hospitals, prisons, schools, or other institutions, and chaplains ministering to members of the armed forces and their families, may administer the Sacrament of the Lord’s Supper when authorized to do so by the governing body which has jurisdiction over the ministry exercised by the particular minister. The terms of the authority to administer the Sacrament of the Lord’s Supper shall be stated in the minister’s terms of call or endorsement.

c. For reasons of order the Sacrament of the Lord’s Supper shall be administered by a minister of the Word and Sacrament or commissioned lay pastor when invited by the session and authorized by the presbytery. Missional concerns may lead to exceptions as determined and authorized by presbytery. (G-11.0103k, p, z; G-14.0562)
<table>
<thead>
<tr>
<th><strong>W-2.5000</strong></th>
<th>5. Self-Offering</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>W-2.5001</strong></td>
<td>Response to Christ</td>
</tr>
<tr>
<td><strong>W-2.5002</strong></td>
<td>Offering Spiritual Gifts</td>
</tr>
<tr>
<td><strong>W-2.5003</strong></td>
<td>Offering Material Gifts and Goods</td>
</tr>
<tr>
<td><strong>W-2.5004</strong></td>
<td>Disciplined and Generous Support</td>
</tr>
<tr>
<td><strong>W-2.5005</strong></td>
<td>Received in Worship</td>
</tr>
</tbody>
</table>

The Christian life is an offering of one’s self to God. In worship the people are presented with the costly self-offering of Jesus Christ, are claimed and set free by him, and are led to respond by offering to him their lives, their particular gifts and abilities, and their material goods.

Worship should always offer opportunities to respond to Christ’s call to become disciples by professing faith, by uniting with the church, and by taking up the mission of the people of God, as well as opportunities for disciples to renew the commitment of their lives to Jesus Christ and his mission in the world. As the Holy Spirit has graced each member with particular gifts for strengthening the body of Christ for mission, so worship should provide opportunities to recognize these gifts and to offer them to serve Christ in the church and in the world.

The offering of material goods in worship is a corporate act of self-dedication in response to God. It expresses thanksgiving to God, the giver of life and all goods, the redeemer from sin and evil. It is an affirmation by Christ’s disciples of:

1. their commitment to be stewards in all creation;
2. their responsibility to share the Word with and to care for all people;
3. their desire to share God’s gifts with those to whom believers are bound in the Church universal;
4. their common bond in the body of Christ.

In the Old Testament the people of Israel were commanded to bring a tenth of their income to support the work of the house of God and those who served God in it. In the New Testament the apostles recognized that the work of the Church required disciplined support. Both in Israel and in the early Church the people were encouraged to give generously to meet the needs of the poor. God calls believers today to be disciplined and generous in giving support to the ministries of the church.

During public worship, at an appropriate time, and as an act of thanksgiving, the tithes and offerings of the people are gathered and received.

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W-2.5001: 2 Helv.Conf. 5.110–5.123; West.Conf. 6.088
W-2.5002: Rom. 12:4–8; 1 Cor. 12; Eph. 4:7–16
W-2.5003: Gen. 1:28 ff., 2:15; Lev. 23:22; Num. 18:21–29; Deut. 28:7–12; 2 Chron. 24:8–14; Mal. 3:8–10; Matt. 28:19; Acts 1:8; 2:44–45; 4:34–37; 1 Cor. 16:1, 2; 2 Cor. 8:1–15; 9:5–15; 1 Tim. 5:17, 18; Jas. 2:4; 3 Jn. 5–8; 2 Helv.Conf. 5.211
6. Relating to Each Other and the World

Community Concerns

Worship is an activity of the common life of the people of God in which the care of the members for each other and for the quality of their life and ministry together expresses the reality of God’s power to create and sustain community in the midst of a sinful world. As God is concerned for the events in daily life, so members of the community in worship appropriately express concern for one another and for their ministry in the world.

Greetings

a. as they
   (1) greet one another and are greeted by those who are leading them in worship;
   (2) welcome visitors, note their presence, and extend Christian hospitality;

Reconciliation

b. as they
   (1) take opportunity to seek and to offer forgiveness for hurts, misunderstandings, and broken relationships among themselves;
   (2) respond to God’s act of reconciliation by exchanging signs and words of reconciliation and of Christ’s peace;

Preparation for Prayer

c. as they
   (1) prepare for intercessions by expressing concerns and requesting prayer on behalf of those with needs in the congregation, the church, and the world;
   (2) offer thanksgiving for life and life’s transitions, rejoicing with those who rejoice and mourning with those who mourn;

Interpretation

d. as they
   (1) apply God’s Word to daily life;
   (2) interpret the mission and work of the church;
   (3) give witness to faith and service;

Mission

e. as they
   (1) make and renew covenants;
   (2) commit themselves to and are commissioned for specific corporate and personal ministries of compassion, justice, peacemaking, reconciliation, and witness.
CHAPTER III

W-3.0000

THE ORDERING OF CHRISTIAN WORSHIP

W-3.1000

1. Principles and Sources of Ordering

Those responsible for ordering Christian worship shall be faithful to the authority of the Holy Spirit speaking in and through Scripture. Beyond Scripture no single warrant for ordering worship exists, but the worship of the Church is informed and shaped by history, culture, and contemporary need. Thus the worship of the Presbyterian Church (U.S.A.) should be guided by the historic experience of the Church at worship through the ages, especially in the Reformed tradition. (W-1.4001)

a. The Church has always experienced a tension between form and freedom in worship. In the history of the Church, some have offered established forms for ordering worship in accordance with God’s Word. Others, in the effort to be faithful to the Word, have resisted imposing any fixed forms upon the worshipping community. The Presbyterian Church (U.S.A.) acknowledges that all forms of worship are provisional and subject to reformation. In ordering worship the church is to seek openness to the creativity of the Holy Spirit, who guides the church toward worship which is orderly yet spontaneous, consistent with God’s Word and open to the newness of God’s future. (W-1.4001)

b. Manifestations of the Spirit in worship edify the whole church. When actions in worship are present only for personal expression, call attention to themselves, or are insensitive to the congregation at worship, they are not in order and call for the counsel and guidance of the session.

The ordering of worship should also reflect the richness of the cultural diversity in which the church ministers, as well as the local circumstances and needs of its congregations. While the authority for ordering worship belongs to those so designated (G-6.0202; G-10.0102d; W-1.4000) and leadership in worship is assigned to those with gifts, training, and authorization (W-1.4003), the order for worship should provide for and encourage the participation of all.

Children bring special gifts to worship and grow in the faith through their regular inclusion and participation in the worship of the congregation. Those responsible for planning and leading the...
participation of children in worship should consider the children’s level of understanding and ability to respond, and should avoid both excessive formality and condescension. The session should ensure that regular programs of the church do not prevent children’s full participation with the whole congregation in worship, in Word and Sacrament, on the Lord’s Day. (W-3.3201; W-3.5202; W-6.2001; W-6.2006)

W-3.2000

2. Days and Seasons

W-3.2001 Days

God has appointed one day in seven to be kept holy, set aside as the occasion for the people of God to worship corporately. God has also commended daily worship by the people, whether gathered in assembly or at home. (W-1.3011—.3012; W-5.5001)

W-3.2002 Church Year

God has provided a rhythm of seasons which orders life and influences the church’s worship. (Cf. W-1.3013) God’s work of redemption in Jesus Christ offers the Church a central pattern for ordering worship in relationship to significant occasions in the life of Jesus and of the people of God. The Church thus has come to observe the following days and seasons:

a. Advent, a season to recollect the hope of the coming of Christ, and to look forward to the Lord’s coming again;

b. Christmas, a celebration of the birth of Christ;

c. Epiphany, a day for commemorating God’s self-manifestation to all people;

d. Lent, a season of spiritual discipline and preparation, beginning with Ash Wednesday, anticipating the celebration of the death and resurrection of Christ;

e. Holy Week, a time of remembrance and proclamation of the atoning suffering and death of Jesus Christ;

f. Easter, the day of the Lord’s resurrection and the season of rejoicing which commemorates his ministry until his Ascension, and continues through

g. the Day of Pentecost, the celebration of the gift of the Holy Spirit to the Church.

The church also observes other days such as Baptism of the Lord, Transfiguration of the Lord, Trinity Sunday, All Saints Day, and Christ the King.

W-3.2002: 2 Helv.Conf. 5.226
Human life in community reflects a variety of rhythms which also affect Christian worship. Among these are the annual cycles of civic, agricultural, school, and business life; special times of family remembrance and celebration; and the patterns of a variety of cultural expressions, commemorations, and events. The church in carrying out its mission also creates a cycle of activities, programs, and observances. While such events may be appropriately recognized in Christian worship, care shall be taken to ensure that they do not obscure the proclamation of the gospel on the Lord’s Day.

### W-3.3000 3. Service for the Lord’s Day

#### W-3.3100 a. Appropriate Actions

What Is Included:

- **Scripture**
  - (1) The Scriptures shall be read and proclaimed (W-2.2001). Lessons should be read from both Testaments. (W-2.2002) Scripture shall be interpreted in a sermon or other form of exposition. (W-2.2007–2008)

- **Prayer**
  - (2) Prayer shall be offered. (W-2.1001) Prayers may be offered on behalf of the congregation, whose participation may be affirmed by their corporate response, “Amen.” Prayer forms may encourage the participation of the worshipers through unison and responsive, bidding and spontaneous prayers. Times of silence may be provided for prayer and meditation. (W-2.1000)

- **Music**
  - (3) Music may serve as presentation and interpretation of Scripture, as response to the gospel, and as prayer, through psalms and canticles, hymns and anthems, spirituals and spiritual songs. (W-2.1003–1004; W-2.2008)

- **Baptism**
  - (4) The Sacrament of Baptism shall be administered as people present children or themselves for incorporation into the church. (W-2.3000)

- **Lord’s Supper**
  - (5) The Sacrament of the Lord’s Supper shall be celebrated regularly and frequently as determined by the session. (W-2.4000)

- **Tithes and Offerings**
  - (6) The tithes and offerings of the people shall be gathered and received. (W-2.5000)

- **Special Times**
  - (7) Times for gathering, greeting, and calling to worship; for sharing common concerns; and for blessing and sending forth should be provided at points in the service suitable to the life of the particular church. (W-2.6000)
Special Services (8) Services of receiving new members; of ordaining, installing, and commissioning; of making and renewing covenants; and of recognizing and sharing life’s transitions should be provided as called for in the life of the congregation. (W-2.5000–6000; W-4.0000)

b. Ordering the Actions

In setting an order for worship on the Lord’s Day, the pastor with the concurrence of the session shall provide opportunity for the people from youngest to oldest to participate in a worthy offering of praise to God and for them to hear and to respond to God’s Word. (W-1.4004–4007; W-3.1004)

The order offered here is a logical progression, is rooted in the Old and New Testaments, and reflects the tradition of the universal Church and our Reformed heritage. Other orders of worship may also serve the needs of a particular church and be orderly, faithful to Scripture, and true to historic principles. The order that follows is presented in terms of five major actions centered in the Word of God:

1. gathering around the Word;
2. proclaiming the Word;
3. responding to the Word;
4. the sealing of the Word;
5. bearing and following the Word into the world.

(1) Gathering Around the Word

(a) Worship begins as the people gather. One or more of the following actions are appropriate: People may greet one another; people may prepare in silent prayer or meditation; announcements of concern to the congregation may be made; or music may be offered.

(b) The people are called to worship God. Words of Scripture are spoken or sung to proclaim who God is and what God has done.

(c) A prayer or hymn of adoration and praise is offered.

(d) A prayer of confession of the reality of sin in personal and common life follows. In a declaration of pardon, the gospel is proclaimed and forgiveness is declared in the name of Jesus Christ. God’s redemption and God’s claim upon human life are remembered.
(e) The people give glory to God, and they may at this point share signs of reconciliation and the peace of Christ.

**W-3.3400**

(2) **Proclaiming the Word**

- (a) In preparation for the reading, proclaiming, and hearing of God’s Word, a prayer seeking the illumination of the Holy Spirit is appropriately offered.

- (b) Scripture lessons suitable for the day are read by a minister, by a member of the congregation, or by the people responsively, antiphonally, or in unison. (W-2.2006)

- (c) Psalms or anthems, and other musical forms or artistic expression which proclaim or interpret the Scripture lessons or their themes, may be included with the reading lessons.

- (d) The Word shall be interpreted in a sermon preached by the minister or in other forms authorized by the session and by the pastor. (W-1.4004–4006; W-2.2007–2008) This proclamation concludes with a prayer, acclamation, or ascription of praise. It is appropriate also to call the people to discipleship. (W-2.2007; W-2.2009)

**W-3.3500**

(3) **Responding to the Word**

The response to the proclamation of the Word is expressed in an affirmation of faith and commitment. A common affirmation may be offered by the congregation through singing a hymn or other appropriate musical response, or through saying or singing a creed of the church. The choir may lead the congregation with an anthem or other musical form of affirmation. An opportunity for personal response may also be provided during this time.

- Response to the Word also involves acts of commitment and recognition. The Sacrament of Baptism may be observed. (W-3.3601–3607) Baptized believers may be received as members of the particular church as they make public their profession of faith for the first time, or as they reaffirm that faith or transfer their church membership. (For the services of reception and commissioning see W-4.2000; W-4.3000; cf. G-5.0000; G-10.0102b.) It is also appropriate to offer opportunities for individuals or the gathered congregation to engage in reaffirming the commitments made at Baptism. (W-4.2005)

- Other acts of commitment which may appropriately be included as response to the Word are
  - (a) Christian marriage (W-4.9000),
  - (b) ordination and installation of church officers (W-4.4000),
(c) commissioning for service in and to the church in such roles as Christian educator, church school teacher, organizational officer, or group adviser (W-4.3000; cf. W-3.3701).

W-3.3504 Acts of Recognition

It is appropriate as a response to the Word to recognize and give thanks for life and life’s transitions,

(a) commemorating significant events in the lives of individuals and in the life of the community,

(b) celebrating reunions and bidding farewell,

(c) noting and remembering the lives of those who have died. (Cf. W-4.5000; W-4.7000; W-4.8000)

W-3.3505 Mission Concerns

Witness to faith and service and interpretation of the mission and programs of the church may be included in the service as a response to the Word. They should be presented in such a way as to reflect this response and may prepare for the people’s prayers of intercession and supplication, as well as for their self-offering and gifts in support of the ministry of Christ and the church.

W-3.3506 Prayers

As the people respond to the Word, prayers of intercession are offered for

(a) the Church universal, its ministry and those who minister, that the world might believe;

(b) the world, those in distress or special need, and all in authority, that peace and justice might prevail;

(c) the nation, the state, local communities, and those who govern in them, that they may know and have strength to do what is right.

Prayers of supplication are offered for

(d) the local church, that it have the mind of Christ in facing special issues and needs;

(e) those who struggle with their faith, that they be given assurance;

(f) those in the midst of transitions in life, that they be guided and supported;

(g) those who face critical decisions, that they receive wisdom;

(h) those who are sick, grieving, lonely, and anxious, that they be comforted and healed;

(i) all members, that grace conform them to God’s purpose. (W-2.1000)
Prayers of confession may be included at this time. (W-3.3301) When the service does not include the Lord’s Supper, prayers of thanksgiving are offered and the prayers are concluded with the Lord’s Prayer. (W-3.3613)

The tithes and offerings of God’s people are gathered and received with prayer, spoken or sung. (W-2.5003) Signs of reconciliation and peace may be exchanged, if this was not done as a response to the Word of assurance of God’s pardon. (W-3.3301) When the Lord’s Supper is to be celebrated, gifts of bread and wine may be brought to the Table in thanksgiving for God’s Word. (W-2.4003; W-3.3609)

(4) The Sealing of the Word: Sacraments

The Sacraments of Baptism and the Lord’s Supper are God’s acts of sealing the promises of faith within the community of faith as the congregation worships, and include the responses of the faithful to the Word proclaimed and enacted in the Sacraments.

The Sacrament of Baptism (W-2.3000), the sign and seal of God’s grace and our response, is the foundational recognition of Christian commitment. It is appropriately celebrated following the reading and the proclaiming of the Word, and shall include statements concerning the biblical meaning of Baptism, the responsibility to be assumed by those desiring Baptism for themselves or their children, and the nurture to be undertaken by the church.

Those desiring the Sacrament of Baptism for their children or for themselves shall make vows that

(a) profess their faith in Jesus Christ as Lord and Savior,
(b) renounce evil and affirm their reliance on God’s grace,
(c) declare their intention to participate actively and responsibly in the worship and mission of the church,
(d) declare their intention to provide for the Christian nurture of their child.

The congregation shall

(e) profess its faith, using the Apostles’ Creed,
(f) voice its support of those baptized,
(g) express its willingness to take responsibility for the nurture of those baptized.
An elder may lead the congregation in these professions and affirmations. (W-2.2009; W-2.3011–3014)

**The Prayer**

The minister of the Word and Sacrament offers a baptismal prayer. This prayer

(a) expresses thanksgiving for God’s covenant faithfulness,

(b) gives praise for God’s reconciling acts,

(c) asks that the Holy Spirit attend and empower the Baptism, make the water a water of redemption and rebirth, equip the church for faithfulness.

**The Water**

The water used for Baptism should be common to the location, and shall be applied to the person by pouring, sprinkling, or immersion. By whatever mode, the water should be applied visibly and generously.

**The Words of Baptism**

The minister shall use the name given the person to be baptized and shall baptize in the name of the triune God. The baptismal formula is: “____________________, I baptize you in the name of the Father, and of the Son, and of the Holy Spirit.”

**Other Actions**

Care shall be taken that the central act of baptizing with water is not overshadowed. Other actions that are rooted deeply in the history of Baptism such as the laying on of hands in blessing, the praying for the anointing of the Holy Spirit, anointing with oil, and the presentation of the newly baptized to the congregation may also be included. When such actions are introduced, they should be explained carefully in order to avoid misinterpretation and misunderstanding.

**Welcoming**

Declaration shall be made of the newly baptized person’s membership in the Church of Jesus Christ. The welcome of the congregation is extended. Whenever the service is so ordered, the Lord’s Supper may follow Baptism at the appropriate time in the service.

**Preparing**

The congregation should prepare themselves to celebrate the Sacrament of the Lord’s Supper. (W-2.4006; W-2.4011; W-5.2001) If the Lord’s Supper is celebrated less frequently than on each Lord’s Day, public notice is to be given at least one week in advance. When the Lord’s Supper is celebrated, the Table should be prepared and the elements provided to be placed on the Table before worship begins or during the gathering of the tithes and offerings.
Bread

Bread common to the culture of the community should be provided to be broken by the one who presides. The use of the one bread expresses the unity of the body of Christ. Bread for the congregation may be broken from the same loaf or prepared in some manner suitable for distribution.

Cup

A cup and pitcher may be provided for the one who presides to use in presenting the cup. The use of a common cup expresses the communal nature of the Sacrament and reflects the consistent New Testament reference to a single cup. Pouring into the cup signifies the shed blood of Christ poured out for the world. The manner of distribution used by the particular community of faith may involve the provision of one cup or a number of cups suitably prepared for the people. The session is to determine what form of the fruit of the vine is to be used. In making this decision the session should be informed by the biblical precedent, the history of the church, ecumenical usage, local custom, and concerns for health and the conscience of members of the congregation. Whenever wine is used in the Lord’s Supper, unfermented grape juice should always be clearly identified and served also as an alternative for those who prefer it.

Invitation

The minister or one presiding shall invite the people to the Lord’s Table using suitable words from Scripture. (W-2.4011) If the words of institution (1 Cor. 11:23–26, or Gospel parallels) will not be spoken at the breaking of bread or included in the prayer of thanksgiving, they are to be said as part of the invitation.

The Prayer

The one presiding is to lead the people in the prayer,

(a) thanking God for creation and providence, for covenant history, and for seasonal blessings, with an acclamation of praise;

(b) remembering God’s acts of salvation in Jesus Christ: his birth, life, death, resurrection, and promise of coming, and institution of the Supper (if not otherwise spoken), together with an acclamation of faith;

(c) calling upon the Holy Spirit to draw the people into the presence of the risen Christ so that they

W-3.3610: 1 Cor. 10:16–17
(1’) may be fed,
(2’) may be joined in the communion of saints
to all God’s people and to the risen Christ, and
(3’) may be sent to serve as faithful disciples;
followed by an
ascription of praise to the triune God,
and
(d) the Lord’s Prayer.

W-3.3614 Breaking Bread
The one presiding is to take the bread and break it in the
view of the people. If the words of institution have not previously
been spoken as part of the invitation or in the communion prayer,
1 Cor. 11:23, 24 shall be used at this time.

W-3.3615 Presenting the Cup
Having filled the cup, the one presiding is to present it in the
view of the people. If the words of institution have not previously
been spoken as part of the invitation or in the communion prayer,
1 Cor. 11:25, 26 shall be used at this time.

W-3.3616 Distributing Bread and Cup
The elements are distributed in the manner most suitable to
the particular occasion.

The Gathering
a. The people may gather about the Table to receive the
bread and the cup; they may come to those serving to receive the
elements; or those serving may distribute the elements to them
where they are.

The Bread
b. The bread may be broken from that on the Table and
placed in the people’s hands; people may break off a portion from
the broken loaf or other bread offered for distribution; or they
may receive pieces of bread prepared for distribution.

The Cup
c. A common cup may be offered to all who wish to par-
take of it; several cups may be offered and shared; or individual
cups may be prepared for distribution. Rather than drink from a
common cup, communicants may dip the broken bread into the
cup.

The Serving
d. The bread and the cup may be served by ordained offi-
cers of the church, or by other church members on invitation of
the session or authorizing governing body.

e. The serving of the elements may be extended by two or
more ordained officers of the church, to those isolated from the
community’s worship, provided
(1) the elements are to be served following worship on
the same calendar day, or as soon thereafter as practically feasi-
ble, as a direct extension of the serving of the gathered congrega-
tion, to church members who have accepted the church’s invita-
tion to receive the Sacraments;

(2) care is taken in the serving to ensure that the unity
of Word and Sacrament is maintained, by the reading of Scripture
and the offering of prayers; and

(3) those serving have been instructed by the session or
authorized governing body in the theological and pastoral founda-
tions of this ministry and in the liturgical resources for it (W-
6.3011).

While the bread and the cup are being shared,

(a) the people may sing psalms, hymns, spirituals,
or other appropriate songs;

(b) the choir may sing anthems or other appropriate
musical offerings;

(c) instrumental music suitable to the occasion may
be played;

(d) appropriate passages of Scripture may be read;
or

(e) people may pray in silence.

When all have communed and the remaining elements have
been placed on the Table, the one presiding leads the people in
prayer, thanking God for the gift of Christ in the Sacrament, ask-
ing for God’s grace to fulfill the pledges made by the people in
the Supper, and making supplication for the coming of the prom-
ised Kingdom. The congregation sings a psalm, canticle, hymn,
spiritual, or spiritual song.

When the service is ended, the communion elements shall be
removed from the Table and used or disposed of in a manner
which is approved by the session, and which is consistent with
the Reformed understanding of the Sacrament and the principles
of good stewardship.

(5) Bearing and Following the Word Into the World

(a) Acts of commitment to discipleship, declaration
of intent to seek Baptism, and reaffirmation of the vows taken at
Baptism are appropriate responses to the Word received in Sac-
rament. (W-2.4005; W-2.4007) As the service comes to a close,
other acts of commitment and recognition may be observed. Peo-
ple may make commitments to and be commissioned for specific
corporate and personal acts of evangelism, compassion, justice, reconciliation, and peacemaking in the world. (W-4.3000)

When One Leaves (b) Those leaving the fellowship of a particular church

(1') to undertake these commissions; or
(2') to move to another place for purposes of education, national service, career change, family circumstance, or health

may be recognized with a farewell. This also may be an appropriate time to remember those of the congregation who have died.

The service concludes with a formal dismissal. This may include a charge to the people to go into the world in the name of Christ. It shall include words of blessing, using a trinitarian benediction or other words from Scripture, such as the apostolic benediction in 2 Cor. 13:14. Signs of reconciliation and peace may be exchanged as the people depart.

4. Service of Daily Prayer

a. The Service of Daily Prayer is a service of public worship observed regularly throughout the week. (W-1.3012; W-3.2001) This service may be offered in the morning, at midday, at the end of the day, in the evening, or at night, in keeping with the needs of the church and the community in which it ministers.

b. The service shall include the reading and hearing of the Word and prayer.

Scripture lessons are read, and time observed for reflection and meditation. An exposition of Scripture may be given. The Word may be expressed in music, drama, or dance. Psalms and canticles are especially appropriate to daily prayer because in using them worshipers both express and respond to the Word. (W-2.2000)

Prayers may be spoken, sung, enacted, and offered in silence. Daily prayer affords a unique opportunity for silence and meditation in community. Prayer in all its dimensions should be offered with special attention to the public and personal concerns of the community. (W-2.1000)

The Service of Daily Prayer should be ordered to move through

(1) praise,
(2) the reading and hearing of the Word,
(3) responding to the Word in meditation, prayer, and song.

(4) going forth in the name of Christ.

Leadership

The service, authorized by the session, should be planned in consultation with the pastor, and may be led by appropriately prepared officers or other members of the church.

W-3.5000 5. Other Regularly Scheduled Services of Worship

W-3.5100 a. Sunday Services

W-3.5101 Other Sunday Services

The primary service of worship on Sunday is the Service for the Lord’s Day, scheduled at the time(s) when most members can participate. Other services may be regularly scheduled on Sunday, at times in the morning, afternoon, or evening. The time and nature of these services is to be determined by the session as it considers the needs of the congregation and the community. In planning these services, care should be taken to preserve the integrity of the Service for the Lord’s Day.

W-3.5102 Elements

These services include the reading and hearing of the Word, prayer, and opportunities for self-offering and for relating to each other and the world. (W-2.1000−.2000; W-2.5000−.6000) They may place special emphasis upon prayer, congregational singing, the teaching of Scripture, and interpretation of the Word through the arts. Such services may include the preaching of the Word, or other forms of proclamation authorized by the pastor and the session. (W-1.4000; W-2.2000; W-3.3400) On those occasions the Sacraments may also be celebrated.

W-3.5103 Order

The order of each service should reflect the principles of worship in this directory as they relate to the particular occasion.

W-3.5200 b. Church School

W-3.5201 Church School

When several classes of the church school assemble together for worship, there should be opportunity for prayer, singing, and reading and hearing the Word. There may be occasions when an offering of gifts is an appropriate expression of self-offering and of relating to the world.

W-3.5202 Elements and Order

There should be regular opportunities for worship in each church school class. Such worship may be less formal and more spontaneous than in larger groups. Yet it should include prayer and song that grow out of the consideration of the Word. It may include acts and tokens of self-offering and commitment, which may lead
(1) to requesting Baptism,
(2) to participating in the Lord’s Supper,
(3) to affirming the vows taken at Baptism.

Worship in the church school is not to be a substitute for participation in the worship of the whole congregation on the Lord’s Day. (W-3.1004; W-3.3201; W-6.2001)

W-3.5300 c. Gatherings for Prayer

Prayer Meetings

In the life of a congregation people may gather for prayer in a number of settings. The session is responsible for the authorization of such gatherings. Regularly scheduled prayer meetings which are open to all may take several forms, including the midweek evening service, a morning, midday, or afternoon gathering, and prayer breakfasts and luncheons. Smaller groups may meet regularly as prayer circles, intercessory fellowships, or covenant groups. Special days and occasions in the life of the local community, the nation, and the ecumenical Church may draw people together for services of prayer.

Elements

In these services the Word is read and heard, and may be proclaimed, taught, and discussed, or expressed in music and the other arts. Prayer is offered, and may be spoken, sung, enacted, or shared in silence. Opportunities may be given for the recognition and offering of gifts and for the commitment of life to Jesus Christ. Concern for one another may be shown in words and acts of welcome, reconciliation, and mutual ministry. Concern for the world may be enacted in prayer and ministries of compassion, justice, peacemaking, and witness.

W-3.5400 d. Services for Wholeness

Healing Services

Healing was an integral part of the ministry of Jesus which the church has been called to continue as one dimension of its concern for the wholeness of people. Through services for wholeness, the church enacts in worship its ministry as a healing community.

Authorization

Services for wholeness are to be authorized by the session, and shall be under the direction of the pastor. Such services may be observed as regularly scheduled services of worship, as occasional services, or as part of the Service for the Lord’s Day. (W-3.3506) These services should be open to all and not restricted to those desiring healing for themselves or for others of special concern to them. The services should be held in a place readily accessible to those who may be seeking healing.
The vital element of worship in the service for wholeness is prayer since this is essentially a time of waiting in faith upon God. Thanksgiving for God’s promise of wholeness, intercessions, and supplications should be offered. Adequate time for silent prayer should be provided, as well as occasions for prayers spoken and sung. Enacted prayer in the form of the laying on of hands and anointing with oil is appropriate (James 5:14). The enactment of prayers involves the presiding minister of the Word and Sacrament together with representatives of the believing community.

These prayers are a response to the Word read and proclaimed. Particular focus should be on announcing the gospel’s promise of wholeness through Christ. The sealing of this promise in the Lord’s Supper may be celebrated, and should follow the prayers and the laying on of hands. Occasion for offering one’s life and gifts for ministry may be provided, as well as opportunities for reconciliation and renewed commitment to the service of Jesus Christ in the world.

When a service for wholeness includes anointing and the laying on of hands, these enacted prayers should be introduced carefully in order to avoid misinterpretation and misunderstanding. Healing is to be understood not as the result of the holiness, earnestness, or skill of those enacting the prayers, or of the faith of the ones seeking healing, but as the gift of God through the power of the Holy Spirit.

The invitation to respond to Jesus Christ should be offered frequently and regularly in the Service for the Lord’s Day. (W-2.5002) It is appropriate for the session to authorize services for the particular purpose of evangelism, and to set such services at regular seasons. (W-3.2003; W-7.2000)

W-3.5403
Forms of Prayer

W-3.5404
Word and Sacrament

W-3.5405
Source of Healing


e. Services for Evangelism

The central element of worship in services for evangelism is the proclamation of the Word, with a special emphasis on the redeeming grace of God in Christ, the claim Jesus Christ makes on human life, and his invitation to a life of discipleship empowered by the Holy Spirit. This proclamation involves

1. the reading and hearing of Scripture,
2. preaching and witness,
3. the Word sung, enacted, and confessed.

Surrounding this central act should be prayer,
(4) in preparation for the services;
(5) in the service itself
   as praise, thanksgiving, confession, intercession,
   and supplication;
(6) following the service
   that the new disciples be supported in their com-
   mitment and vitally included in the life of the
   church.

W-3.5503 Commitment

The service shall move to a clear invitation to commitment or
renewed commitment to Jesus Christ as Lord and Savior and to
life in the covenant community which is Christ’s body, the
Church. Such commitment is a sign of grace and an act of self-
offering which should issue in
(1) new relationship to one another,
(2) new awareness of one’s gifts for ministry,
(3) new involvement in the redemptive activity of
   Christ in the world.

W-3.5504 Responses
to New Commitment

Those who respond to the invitation shall be offered nurture
and instruction to support them in their commitment and to equip
them for the life of discipleship. (G-5.0601) Those who are mak-
ing their first commitment shall make public the profession of
their faith during a Service for the Lord’s Day, with those who
have not been baptized receiving Baptism in that service. Those
who are renewing a commitment shall be given opportunity for
public acknowledgment of their reaffirmation during a Service
for the Lord’s Day. (W-3.3502; W-4.2000)

W-3.5600 f. Program and Mission Interpretation

W-3.5601 Services for Mission Emphasis

Interpretation of the program and mission of the church may
occur in services of worship held for this purpose and regularly
scheduled at appropriate seasons of the year. (W-3.2003) In these
services, a primary focus is on the interpretation of the program
or mission which has led the session to authorize the special ser-
vice(s). Therefore a central emphasis of such worship is relating
to the world and to each other. (W-2.6000)

W-3.5602 Elements

The Word should be read and heard. Prayers of thanksgiving,
supplication, and intercession should be offered on behalf of the
ministries interpreted in the service. Opportunities for offering of
material gifts and for commitment of life may be appropriately
included.
W-3.5700  g. Special Groups in the Local Congregation
Special Groups  In every local congregation there are special groups, constituted by age, gender, or interest, which meet regularly. Worship should ordinarily occur in meetings of these groups and should reflect the principles of this directory. All of the elements of worship in Chapter Two are appropriate in these settings except celebration of the Sacraments, which are acts of worship authorized by the session, ordinarily for the participation of the entire congregation.

W-3.6000  6. Special Gatherings
W-3.6100  a. Governing Bodies
W-3.6101  Worship in Governing Bodies  Governing bodies shall worship regularly and shall order that worship in accordance with the principles of this directory. Each governing body should establish a group charged with responsibility for and oversight of its worship. It may also adopt guidelines for the planning and conduct of worship at its meetings.
W-3.6102  In governing bodies above the session, provision is to be made for the regular reading, proclaiming, and hearing of the Word, and for the regular and frequent celebration of the Lord’s Supper. (G-9.0301)
W-3.6103  Prayer  Every meeting of a governing body shall open and close with prayer (G-9.0301) and should provide for adequate occasions of prayer during the course of its deliberations. The prayers should express praise and thanksgiving, confession, intercession, and supplication in relation to proceedings of the governing body.

W-3.6200  b. Retreats, Camps, Conferences, and Special Gatherings
W-3.6201  Worship in Conferences and Retreats  Governing bodies have the responsibility for authorizing worship in special gatherings under their jurisdiction. Worship is an integral part of the life of retreats, camps, and conferences. That worship shall be guided by the principles of this directory and the guidelines established by the appropriate governing body.
W-3.6202  Order  The nature and focus of worship will vary with the type of gathering, its purpose, its participants, its location, the season, and the rhythm and order of its life. Worship may use the order of Daily Prayer (W-3.4000), be guided by the Service for the Lord’s Day (W-3.3000), or adapt the form of other services described in this directory. (W-3.5000)
The elements of worship appropriate for every gathering are prayer, the reading and hearing of Scripture, self-offering, and relating to each other and the world. (W-2.1000; W-2.2000; W-2.5000; W-2.6000) Different elements of worship may be emphasized in different settings, such as

(1) retreats for silent prayer or marriage enrichment,
(2) nature camps or mission caravans,
(3) youth leadership or music conferences.

Yet in every case, the Word shall be presented with integrity, and appropriate prayers should be offered. (W-2.1000–.2000)

The Sacrament of the Lord’s Supper is appropriate for any special gathering

(1) when it is authorized by the governing body responsible for the gathering or by the presbytery within whose bounds the event will take place,
(2) when a minister of the Word and Sacrament presides and other officers of the church are present,
(3) when it is observed in a service of worship following the preaching of the Word or other form of proclamation authorized by the governing body,
(4) when it is understood as participation in the life of the whole believing community rather than as a devotional exercise for a few. (W-2.4010–.4012)

The church bears strong witness to the unity of the body of Christ when Christians gather from a number of different churches or diverse ethnic or cultural groups, or in ecumenical assemblies for the celebration of the Lord’s Supper. (W-2.4006)

Ministers of the Word and Sacrament invited to celebrate or participate in the celebration of the Lord’s Supper in ecumenical settings have the authority to do so to the extent that the participation does not contradict the Reformed understanding of the Lord’s Supper.
CHAPTER IV

ORDERING WORSHIP FOR SPECIAL PURPOSES

1. Special Occasions and Recognitions

There are special occasions and transitions in the life of the congregation and the lives of its members which are appropriately recognized in worship. Many of these are ordinarily celebrated at particular points in the Service for the Lord’s Day. Others may be celebrated in the Service for the Lord’s Day or in other regularly scheduled services or in a service especially appointed for the occasion. No special recognitions should be included in the Service for the Lord’s Day when they would diminish the importance of hearing the Word and celebrating the Sacraments in joyful expectation of encountering the risen Lord. (W-1.3011)

2. Services of Welcome and Reception

In Baptism a person is sealed by the Holy Spirit, given identity as a member of the church, welcomed to the Lord’s Table, and set apart for a life of Christian service. (W-3.3602–3.608; W-3.5504) These aspects of Baptism are given further expression in worship through welcoming the baptized to the Lord’s Table, confirming and commissioning, and receiving new members. (W-6.2001) These occasions are ordinarily observed in the Service for the Lord’s Day in responding to the Word. (W-3.3502)

It is the responsibility of the whole congregation, particularly exercised through the session, to nurture those who are baptized to respond to the invitation to the Lord’s Supper. When a person is baptized as a child, the session shall equip and support the parent(s) or those exercising parental responsibility for their task of nurturing the child for receiving the Lord’s Supper. (W-2.3012) When the child begins to express a desire to receive this Sacrament, the session should take note of this and provide an occasion for recognition and welcome.

The church nurtures those baptized as children and calls them to make public their personal profession of faith and their acceptance of responsibility in the life of the church. When these persons are ready, they shall be examined by the session. (G-10.0102b) After the session has received them as active members they shall be presented to the congregation during a service of public worship. In that service the church shall confirm them in their baptismal identity. They shall reaffirm the vows taken at Baptism by
a. professing their faith in Jesus Christ as Lord and Savior,
b. renouncing evil and affirming their reliance on God’s grace,
c. declaring their intention to participate actively and responsibly in the worship and mission of the church. (W-3.3603)

They are commissioned for full participation in the mission and governance of the church, and are welcomed by the congregation. (W-3.3502; W-3.3602–3608; W-3.3701)

W-4.2004
Reception of
Other Members

The service for the reception of members into a congregation by transfer of certificate or by reaffirmation of faith is an occasion to recall one’s earlier Baptism, profession of faith, and commitment to discipleship. After examination and reception by the session, these new members shall be recognized at a regularly scheduled service of public worship. (W-3.3502) It is appropriate for them to reaffirm the commitments made at Baptism, to make public again their profession of faith in Jesus Christ as Lord and Savior, and to express their intention to participate actively in the worship and mission of the church. (W-3.3602) They are welcomed into the life of the congregation and are commissioned for service as members.

W-4.2005
Reaffirmation
by All

On each occasion when people entering membership in a particular church make public their profession of faith, it is appropriate for all baptized worshipers formally to reaffirm the commitments made at Baptism.

W-4.2006
Renewal
and Fresh
Commitment

In the life of a believer there are times of special awakening, renewal, and fresh commitment which call for public expression, recognition, and celebration. People should be encouraged to share with the minister(s) and with the session these decisive moments and stirrings of the Holy Spirit. It may often be appropriate for people to make public this sense of deepened commitment in a service of worship, and for the church to acknowledge it with prayer and thanksgiving. (W-3.3502; W-3.3701)

W-4.2007
Enacting
Welcome and
Recognition

In all these services the welcoming, recognizing, commissioning, and acknowledging should be expressed in actions as well as in words. Appropriate actions may include

a. sharing the peace of Christ,
b. offering hands in welcome,
c. anointing,
d. embracing,
and other acts of recognition and celebration common to the culture(s) of the participants.

**W-4.3000**

**3. Commissioning for Specific Acts of Discipleship**

In the life of the Christian community God calls people to particular acts of discipleship to use their personal gifts for service in the Church and in the world. These specific acts may be strengthened and confirmed by formal recognition in worship.

**W-4.3002**

Discipleship may be expressed

a. in the local church through service such as teacher in the church school, trustee, member of the choir, officer in a church organization, or adviser or helper with various church groups;

b. on behalf of the local church through its ministry in and to the community;

c. in the larger church as people serve in the ministries of presbytery, synod, and the General Assembly, and of ecumenical agencies and councils;

d. beyond the church cooperating with all who work for compassion and reconciliation. (W-7.3000–4000)

**W-4.3003**

Recognition and commissioning of people called to such acts of discipleship may occur in the Service for the Lord’s Day as a response to the proclamation of the Word (W-3.3500) or as a bearing and following of the Word into the world. (W-3.3700) Recognizing and commissioning for specific acts of discipleship may also occur in services of worship provided for this purpose or in other appropriate services. (W-3.5100; W-3.5300; W-3.5600)

**W-4.4000**

**4. Ordination, Installation, and Commissioning**

**W-4.4001**

a. In ordination the church sets apart with prayer and the laying on of hands those who have been called through election by the church to serve as deacons, elders, and ministers of the Word and Sacrament. (W-2.1005) In installation the church sets apart with prayer those previously ordained to the office of deacon, elder, or minister of the Word and Sacrament, and called anew to service in that office.

b. The service of ordination and installation for elders, deacons, or ministers of the Word and Sacrament, and for the commissioning of certified Christian educators, certified persons and commissioned lay pastors, shall focus upon Christ and the joy and responsibility of serving him through the mission and minis-
try of the church, and shall include a sermon appropriate to the occasion. The minister presiding shall state briefly the nature of the office.

The service of ordination and installation, or commissioning, may take place during the Service for the Lord’s Day as a response to the proclamation of the Word. (W-3.3503). Ordination and installation, or commissioning, may also take place in a special service that focuses upon Jesus Christ and the mission and ministry of the church and which includes the proclamation of the Word. The service of installation of a pastor or associate pastor shall be conducted at a convenient time to enable the substantial participation of the presbytery.

The moderator of the governing body of those to be ordained, installed, or commissioned shall ask them to stand before the body of membership and to answer the following questions:

a. Do you trust in Jesus Christ your Savior, acknowledge him Lord of all and Head of the Church, and through him believe in one God, Father, Son, and Holy Spirit?

b. Do you accept the Scriptures of the Old and New Testaments to be, by the Holy Spirit, the unique and authoritative witness to Jesus Christ in the Church universal, and God’s Word to you?

c. Do you sincerely receive and adopt the essential tenets of the Reformed faith as expressed in the confessions of our church as authentic and reliable expositions of what Scripture leads us to believe and do, and will you be instructed and led by those confessions as you lead the people of God?

d. Will you fulfill your office in obedience to Jesus Christ, under the authority of Scripture, and be continually guided by our confessions?

e. Will you be governed by our church’s polity, and will you abide by its discipline? Will you be a friend among your colleagues in ministry, working with them, subject to the ordering of God’s Word and Spirit?

f. Will you in your own life seek to follow the Lord Jesus Christ, love your neighbors, and work for the reconciliation of the world?

g. Do you promise to further the peace, unity, and purity of the church?
h. Will you seek to serve the people with energy, intelligence, imagination, and love?

i. (1) (For elder) Will you be a faithful elder, watching over the people, providing for their worship, nurture, and service? Will you share in government and discipline, serving in governing bodies of the church, and in your ministry will you try to show the love and justice of Jesus Christ?

(2) (For deacon) Will you be a faithful deacon, teaching charity, urging concern, and directing the people’s help to the friendless and those in need, and in your ministry will you try to show the love and justice of Jesus Christ?

(3) (For minister of the Word and Sacrament) Will you be a faithful minister, proclaiming the good news in Word and Sacrament, teaching faith and caring for people? Will you be active in government and discipline, serving in the governing bodies of the church; and in your ministry will you try to show the love and justice of Jesus Christ?

(4) (For commissioned lay pastor) Will you be a faithful commissioned lay pastor, serving the people by proclaiming the good news, teaching faith and caring for the people, and in your ministry will you try to show the love and justice of Jesus Christ?

(5) (For certified Christian educator) Will you be a faithful certified Christian educator, teaching faith and caring for people, and will you in your ministry try to show the love and justice of Jesus Christ?

At the service of ordination or installation of elders and deacons:

a. The elders- and deacons-elect having answered in the affirmative, an elder shall stand with them before the congregation and shall ask the congregation to answer the following questions:

(1) Do we, the members of the church, accept (names) as elders or deacons, chosen by God through the voice of this congregation to lead us in the way of Jesus Christ?

(2) Do we agree to encourage them, to respect their decisions, and to follow as they guide us, serving Jesus Christ, who alone is Head of the Church?
for prayer and the laying on of hands by the session. Those previously ordained ordinarily shall stand, along with the congregation, if able, for the prayer of installation. The session may invite other elders and ministers of the Word and Sacrament to participate in the laying on of hands.

Statement

c. The moderator shall say to those who have thus been ordained and installed:

You are now elders and deacons in the Church of Jesus Christ and for this congregation. Whatever you do, in word or deed, do everything in the name of the Lord Jesus, giving thanks to God the Father through him. Amen.

Session Welcomes

d. Then the members of the session, and others as may be appropriate, shall welcome the newly ordained and installed, or newly installed, elders and deacons into their fellowship in ministry.

Congregation Greets

e. After the service, it is appropriate for the members of the congregation to greet their new elders and deacons, showing affection and support.

At the service of ordination to the office of minister of the Word and Sacrament

Ordination Questions

a. The presbytery shall utilize the ordination questions laid out at W-4.4003, using these words for Question i.(3): Will you be a faithful minister, proclaiming the good news in Word and Sacrament, teaching faith and caring for people? Will you be active in government and discipline, serving in the governing bodies of the church; and in your ministry will you try to show the love and justice of Jesus Christ?

Prayer and Laying on of Hands

b. The candidate, having answered the questions in the affirmative, shall kneel, if able, and the presbytery, or presbytery commission, shall, with prayer and the laying on of hands, ordain the candidate to the office of minister of the Word and Sacrament. The member presiding shall then say:

(Name)____________________, you are now ordained a minister of the Word and Sacrament in the church of Jesus Christ. Whatever you do, in word or deed, do everything in the name of the Lord Jesus, giving thanks to God the Father through him. Amen.
ORDERING WORSHIP FOR SPECIAL PURPOSES  W-4.4005–4006

Presbytery Welcomes  
c. Then the members of the presbytery, and others as may be appropriate, shall welcome the new minister into the ministry of the Word and Sacrament. At the conclusion of the ordination service, the new minister may make a brief statement and shall pronounce the benediction.

W-4.4006 Installation of Minister of the Word and Sacrament  
Every Christian is called by God to serve the church; however, God calls some persons to serve the church in particular and specific ways in congregations. When the congregation, the presbytery, and the minister (or candidate) have all concurred in a call to a permanent or designated pastoral position, the presbytery shall complete the call process by organizing and conducting the service of installation. Installation is an act of the presbytery establishing the pastoral relationship. A commission may be appointed to act for the presbytery.

Installation Service  
a. On the day designated for the installation, the presbytery or commission appointed for this purpose shall convene and shall call the congregation gathered to worship. The service shall have the same focus and form as the service of ordination and the person being installed shall be asked to answer the questions asked at the time of ordination.

Questions for Congregation  
b. Following the affirmative answers to the questions asked of the person being installed, an elder shall face the congregation along with the pastor-elect (associate pastor-elect) and shall ask them to answer the following questions:

(1) Do we, the members of the church, accept (Name) ___________ as our pastor (associate pastor), chosen by God through the voice of this congregation to guide us in the way of Jesus Christ?

(2) Do we agree to encourage him (her), to respect his (her) decisions, and to follow as he (she) guides us, serving Jesus Christ, who alone is Head of the Church?

(3) Do we promise to pay him (her) fairly and provide for his (her) welfare as he (she) works among us; to stand by him (her) in trouble and share his (her) joys? Will we listen to the word he (she) preaches, welcome his (her) pastoral care, and honor his (her) authority as he (she) seeks to honor and obey Jesus Christ our Lord?

c. The members of the congregation having answered these questions in the affirmative,

(1) a candidate being ordained and installed shall kneel, if able, and the presbytery shall, with prayer and the laying on of
hands, ordain the candidate to the office of minister of the Word and Sacrament and install him or her in the particular pastoral responsibility.

(2) a minister, previously ordained, who is being installed ordinarily shall stand, if able, for the laying on of hands and the prayer of installation.

Statement to Minister
d. The member presiding shall then say:

(1) (For one being ordained and installed)
(Name) ______________________, you are now a minister of the Word and Sacrament in the Church of Jesus Christ and for this congregation. Whatever you do, in word or deed, do everything in the name of the Lord Jesus, giving thanks to God the Father through him. Amen.

(2) (For a minister previously ordained)
(Name) ________________, you are now a minister of the Word and Sacrament in and for this congregation. Whatever you do, in word or deed, do everything in the name of the Lord Jesus, giving thanks to God the Father through him. Amen.

Welcome
e. Then the members of the presbytery, and others as may be appropriate, shall welcome the newly ordained and installed or newly installed minister into their fellowship in the ministry of the Word and Sacrament.

Charge
f. Persons invited by the presbytery may then give brief charges to the pastor (associate pastor) and to the congregation to be faithful in their relationship and in their reciprocal responsibilities.

Benediction
g. At the conclusion of the service, the newly installed minister may make a brief statement and shall pronounce the benediction.

5. Transitions in Ministry

When those especially commissioned for specific acts of discipleship; those ordained as deacons, elders, or ministers of the Word and Sacrament; or others serving in the church conclude a period of ministry, it is appropriate for the congregation and others associated with the ministry to recognize those persons’ gifts and service.

This recognition may be given in the Service for the Lord’s Day as a part of responding to the Word (W-3.3503) or of bearing and following the Word into the world (W-3.3701), or in another
appointed service of worship. The service may include expressions of commendation and gratitude for the persons’ ministry, and should include prayers of thanksgiving and intercession on their behalf as they make this transition in their ministry.

W-4.6000

W-4.6001
Censure and Restoration

Forms for censure and for restoration are set forth in the Rules of Discipline in this Book of Order. (D-12.0102; D-12.0103; D-12.0104; D-12.0105; D-12.0202; D-12.0203) In using these forms, care should be taken that they be spoken and enacted in the spirit of pastoral concern and in the context of worship within the appropriate community.

W-4.7000

W-4.7001
Recognition of Service

Service given to the community beyond the particular mission of the church may be appropriately recognized as an expression of Christian discipleship with prayer and thanksgiving at a suitable time in an occasion of worship. Significant accomplishments in the lives of Christians or honors and other forms of recognition received by them may also be occasions for such celebration with the community of faith.

W-4.8000

W-4.8001
Brokenness and Wholeness

Christians are forgiven sinners living in a sinful world, involved in brokenness which they suffer, involved in brokenness which they cause. Given this reality, a significant move toward wholeness is the recognition and acknowledgment of one’s own responsibility in the brokenness and failure of a relationship

a. in friendship and in marriage,
b. in family and in church,
c. in workplace and in school,
d. in neighborhood, in community, and in the world.

W-4.8002
Services of Acceptance and Reconciliation

Beyond this the Christian community must recognize and acknowledge its involvement in sin, in broken structures, and in broken relationships. Opportunity is appropriately given in worship for special services of acknowledgment and recognition of failure in relationships, of grieving together over the loss of relationship, and of mutual forgiveness and reconciliation within the believing community. (W-2.6001; W-3.3301; W-3.5400; W-6.3007–.3008; W-6.3011; W-7.4004)

W-4.8000: 2 Cor. 5:18–20; Jas. 5:16; West.Conf. 6.086; Conf.1967 9.07, 9.22
W-4.8003
Form of a Service

These services include

a. readings from Scripture which reveal the grace of God,
b. prayers of confession, intercession, and supplication,
c. declarations of forgiveness and freedom from guilt and shame,
d. expressions of praise and thanksgiving for forgiveness and reconciliation,
e. enactments of mutual commitment and reconciliation.

W-4.9000
9. Marriage

Marriage is a gift God has given to all humankind for the well-being of the entire human family. Marriage is a civil contract between a woman and a man. For Christians marriage is a covenant through which a man and a woman are called to live out together before God their lives of discipleship. In a service of Christian marriage a lifelong commitment is made by a woman and a man to each other, publicly witnessed and acknowledged by the community of faith.

W-4.9002
Preparing for Marriage

a. In preparation for the marriage service, the minister shall provide for a discussion with the man and the woman concerning
   (1) the nature of their Christian commitment, assuring that at least one is a professing Christian,
   (2) the legal requirements of the state,
   (3) the privileges and responsibilities of Christian marriage,
   (4) the nature and form of the marriage service,
   (5) the vows and commitments they will be asked to make,
   (6) the relationship of these commitments to their lives of discipleship,
   (7) the resources of the faith and the Christian community to assist them in fulfilling their marriage commitments.

This discussion is equally important in the case of a first marriage, a marriage after the death of a spouse, and a marriage following divorce.

W-4.9000: 2 Helv.Conf. 5.245–5.251; West.Conf. 6.131–6.139
If the Marriage Is Unwise

b. If the minister is convinced after discussion with the couple that commitment, responsibility, maturity, or Christian understanding are so lacking that the marriage is unwise, the minister shall assure the couple of the church’s continuing concern for them and not conduct the ceremony. In making this decision the minister may seek the counsel of the session.

W-4.9003
Time and Place of the Service

Christian marriage should be celebrated in the place where the community gathers for worship. As a service of Christian worship, the marriage service is under the direction of the minister and the supervision of the session. (W-1.4004–.4006) The marriage ordinarily takes place in a special service which focuses upon marriage as a gift of God and as an expression of the Christian life. Others may be invited to participate as leaders in the service at the discretion of the pastor. Celebration of the Lord’s Supper at the marriage service requires the approval of the session, and care shall be taken that the invitation to the Table is extended to all baptized present. The marriage service may take place during the Service for the Lord’s Day upon authorization by the session. It should be placed in the order as a response to the proclamation of the Word. It may then be followed by the Sacrament of the Lord’s Supper. (W-2.4010; W-3.3503)

W-4.9004
Form and Order of Service

The service begins with scriptural sentences and a brief statement of purpose. The man and the woman shall declare their intention to enter into Christian marriage and shall exchange vows of love and faithfulness. The service includes appropriate passages of Scripture, which may be interpreted in various forms of proclamation. Prayers shall be offered for the couple, for the communities which support them in this new dimension of discipleship, and for all who seek to live in faithfulness. In the name of the triune God the minister shall declare publicly that the woman and the man are now joined in marriage. A charge may be given. Other actions common to the community and its cultures may appropriately be observed when these actions do not diminish the Christian understanding of marriage. The service concludes with a benediction.

W-4.9005
Music and Appointments

Music suitable for the marriage service directs attention to God and expresses the faith of the church. (W-2.1004) The congregation may join in hymns and other musical forms of praise and prayer. Flowers, decorations, and other appointments should be appropriate to the place of worship, enhance the worshipers’ consciousness of the reality of God, and reflect the integrity and simplicity of Christian life. (W-1.3034; W-1.4004–.4005; W-5.5005)
Recognizing Civil Marriage

A service of worship recognizing a civil marriage and confirming it in the community of faith may be appropriate when requested by the couple. The service will be similar to the marriage service except that the opening statement, the declaration of intention, the exchange of the vows by the husband and wife, and the public declaration by the minister reflect the fact that the woman and man are already married to one another according to the laws of the state.

10. Services on the Occasion of Death

The resurrection is a central doctrine of the Christian faith and shapes Christians’ attitudes and responses to the event of death. Death brings loss, sorrow, and grief to all. In the face of death Christians affirm with tears and joy the hope of the gospel. Christians do not bear bereavement in isolation but are sustained by the power of the Spirit and the community of faith. The church offers a ministry of love and hope to all who grieve. (W-6.3006)

Because it is difficult under emotional stress to plan wisely, the session should encourage members to discuss and plan in advance the arrangements which will be necessary at the time of death, including decisions about the Christian options of burial, cremation, or donation for medical purposes. These plans should provide for arrangements which are simple, which bear witness to resurrection hope, and in which the Christian community is central. The session is responsible for establishing general policies concerning the observance of services on the occasion of death. (W-1.4004)

The service on the occasion of death ordinarily should be held in the usual place of worship in order to join this service to the community’s continuing life and witness to the resurrection. The service shall be under the direction of the pastor. Others may be invited to participate as leaders in the service at the discretion of the pastor. This service may be observed on any day. A request to observe such a service as a part of the Lord’s Day service or to celebrate the Lord’s Supper as a part of a service on the occasion of death requires the approval of the session.

W-4.10000: 2 Helv.Conf. 5.235–5.236
The service begins with scriptural sentences. It is appropriate for worshipers to sing hymns, psalms, spirituals, or spiritual songs which affirm God’s power over death, a belief in the resurrection to life everlasting, and the assurance of the communion of the saints. Scripture shall be read; a sermon or other exposition of the Word may be proclaimed; an affirmation of faith may be made by the people. Aspects of the life of the one who has died may be recalled. Prayers shall be offered, giving thanks to God

(1) for life in Jesus Christ and the promise of the gospel,
(2) for the gift of the life of the one who has died,
(3) for the comfort of the Holy Spirit,
(4) for the community of faith;

making intercessions

(5) for family members and loved ones who grieve,
(6) for those who minister to and support the bereaved,
(7) for all who suffer loss;

lifting supplications

(8) for faith and grace for all who are present;

concluding with the Lord’s Prayer.

The service ends by commending the one who has died to the care of the eternal God and sending the people forth with a benediction.

This service may be observed before or after the committal of the body. In order that attention in the service be directed to God, when a casket is present it ordinarily is closed. It may be covered with a funeral pall. The service may include other actions common to the community of faith and its cultures when these actions do not detract from or diminish the Christian understanding of death and resurrection. The service shall be complete in itself, and any fraternal, civic, or military rites should be conducted separately. When there are important reasons not to hold the service in the usual place of worship, it may be held in another suitable place such as a home, a funeral home, a crematorium, or at graveside.

Members and friends of the family of the one who has died should gather at the graveside or crematorium for a service of farewell, which is to be conducted with simplicity, dignity, and brevity. The service includes readings from Scripture, prayers, words of committal, and a blessing, reflecting the reality of death, entrusting the one who has died to the care of God, and bearing witness to faith in the resurrection from the dead.
1. **Personal Worship, Discipleship, and the Community of Faith**

Christians respond to God both in communal worship and service and in personal acts of worship and discipleship. The life of the Christian flows from the worship of the church, where identity as a believer is confirmed and where one is commissioned to a life of discipleship and of personal response to God. The believer’s life of response and discipleship flows into the church’s life of worship and service. (W-1.1005b; W-2.1001)

Through worship people attend to the presence of God in their life. From a Christian’s life in the world comes the need for worship; in worship one sees the world in light of God’s grace; from worship come vision and power for living in the world.

The Word of God proclaimed and received in worship calls each believer to faithful discipleship in the world. From such service the disciple turns to give thanks, to confess, to intercede, and to hear Christ’s call anew. The rhythm of the life of the believer moves from worship to ministry, from ministry to worship.

The life of a Christian is empowered by grace, is expressed in obedience, and is shaped by discipline. God has given as means of grace the elements of worship to be used by households and by individuals as well as by congregations. (W-2.0000) The session should encourage people to use the disciplines described in this directory as expressions of their obedience and discipleship and as means for living and growing in the grace of God. (W-5.2000–.5000)

**2. The Discipline of Daily Personal Worship**

Daily personal worship is a discipline for attending to God and accepting God’s grace. The daily challenge of discipleship requires the daily nurture of worship. Daily personal worship may occur in a gathered community of faith (W-1.1005; W-1.3012; W-3.4000), in households and families (W-5.7000), or in private. Scripture, prayer, self-offering, and commitments to service are elements of daily personal worship. Baptism and the Lord’s Supper are by their nature communal, but preparing for and remembering these Sacraments are important in daily personal worship. An aspect of the discipline of daily personal worship is finding
W-5.3000  3. Scripture in Personal Worship

W-5.3001 Scripture

Scripture is the record of God’s self-revelation through which the Holy Spirit speaks to bear witness to Jesus Christ and to give authoritative direction for the life of faith. Personal worship centers upon Scripture as one reads and listens for God’s Spirit to speak. (W-2.2000)

W-5.3002 Uses of Scripture

a. One may read Scripture for the guidance, support, comfort, encouragement, and challenge which the Word of God presents.

Study of Scripture

b. One may study the Scriptures to understand them in their literary forms and in their historical and cultural contexts in order to hear the Word of God more clearly and to obey more faithfully.

Meditate On
c. One may meditate upon the Word,

   (1) committing passages of Scripture to memory,
   (2) recalling and reflecting upon the revelation of God,
   (3) analyzing and comparing biblical themes, images, and forms,
   (4) finding touchpoints and exploring relationships between Scripture and life,
   (5) entering imaginatively into the world and events portrayed in the Bible to participate in what God does and promises there,
   (6) wrestling with the challenges and demands of the gospel,
   (7) offering one’s self afresh for life in response to God.

W-5.3003 Helps in Using Scripture

It is often helpful to keep a record of one’s insights and personal responses to reading, studying, and meditating upon the Word, or to share them with others. Writing paraphrases, summaries, and brief reflections, making creative responses, and keeping journals are all disciplines which assist in responding to the Word of God in Scripture. It is especially important in personal worship to read widely in Scripture. Using lectionaries and various translations and paraphrases is helpful in seeking to hear the full message of God’s Word. (W-2.2004)
4. Prayer in Personal Worship

Prayer is a conscious opening of the self to God, who initiates communion and communication with us. Prayer is receiving and responding, speaking and listening, waiting and acting in the presence of God. In prayer we respond to God inadoration, in thanksgiving, in confession, in supplication, in intercession, and in self-dedication. (W-2.1000)

Prayer in personal worship may be expressed in various ways.

One may engage in conscious conversation with God, putting into words one’s joys and concerns, fears and hopes, needs and longings in life.

One may wait upon God in attentive and expectant silence.

One may meditate upon God’s gifts, God’s actions, God’s Word, and God’s character.

One may contemplate God, moving beyond words and thoughts to communion of one’s spirit with the Spirit of God.

One may draw near to God in solitude.

One may pray in tongues as a personal and private discipline.

One may take on an individual discipline of enacted prayer through dance, physical exercise, music, or other expressive activity as a response to grace.

One may enact prayer as a public witness through keeping a vigil, through deeds of social responsibility or protest, or through symbolic acts of disciplined service.

One may take on the discipline of holding before God the people, transactions, and events of daily life in the world.

One may enter into prayer covenants or engage in the regular discipline of shared prayer.

The Christian is called to a life of constant prayer, of “prayer without ceasing.” (Rom. 12:12; 1 Thess. 5:17)

In exercising the discipline of prayer in personal worship one may find help for shaping the form and content of one’s prayers:

a. in Scripture, especially the Lord’s Prayer and other prayers, the psalms and other biblical songs;

b. in hymns, spirituals, and other songs;

W-5.4002: Ps. 119, 130; Matt. 6:6; Luke 11:1-4; Rom. 8:26 f.; 1 Cor. 12–14
c. in service books, prayer books, and worship aids;
d. in the heritages of prayer and devotion expressed in literature and visual arts.
Such resources may also help one see the occasions and subjects of prayer, as may the daily news and church program interpretation materials and guides to personal worship.

5. Other Disciplines in Personal Worship and Discipleship

a. God has given means of grace beyond Scripture, Sacraments, and prayer.

b. Christians have received the Lord’s Day to be kept holy to the Lord. (W-1.3011, W-3.2001) It is the beginning of the believer’s week and gives shape to the life of discipleship. Disciplined observance of this day includes preparation of one’s self for
   (1) participation in public worship,
   (2) engagement in ministries of witness, service, and compassion,
   (3) activities that contribute to spiritual re-creation and rest from daily occupation.

In observing this discipline, Christians whose work takes place on Sunday should set aside another day of the week for these observances.

The seasons of the Christian year provide a rhythm and content for personal worship and discipleship. (W-1.3013; W-3.2002) Special seasons, occasions, and transitions in one’s own life also inform personal worship and discipleship.

Christians observe special times and seasons for the disciplines of fasting, keeping vigil, and other forms of enacted prayer. It is also appropriate to observe these disciplines at any time, especially in preparation for specific acts of discipleship or as acts of penitence, reconciliation, peacemaking, social protest, and compassion.

Giving has always been a mark of Christian commitment and discipleship. The ways in which a believer uses God’s gifts of material goods, personal abilities, and time should reflect a faithful response to God’s self-giving in Jesus Christ and Christ’s call to minister to and share with others in the world. Tithing is a primary expression of the Christian discipline of stewardship. (W-1.3030; W-2.5000)
Worship and Personal Discipleship

6. Christian Vocation

God calls a people

a. to believe in Jesus Christ as Lord and Savior;
b. to follow Jesus Christ in obedient discipleship;
c. to use the gifts and abilities God has given, honoring and serving God
   (1) in personal life,
   (2) in household and families,
   (3) in daily occupations,
   (4) in community, nation, and the world.

A person responds to God’s call to faith in Jesus Christ through Baptism and through life and worship in the community of faith.

Persons respond to God’s call to discipleship through the ministries of God’s people in and for the world.

Persons respond to God’s call to honor and serve God in every aspect of human life

a. in their work and in their play,
b. in their thought and in their action,
c. in their private and in their public relationships.

God hallows daily life, and daily life provides opportunity for holy living. As Christians honor and serve God in daily life, they worship God. For Christians, work and worship cannot be separated.

7. Worship in Families and Households

When Christians live together in a family or in a household they should observe times of worship together. When it is possible to worship together daily, households may engage in

a. table prayer, which may be accompanied by the use of Scripture and song;
b. morning and evening prayer;
c. Bible reading, study, reflection, and memorization;
d. singing psalms, hymns, spirituals, and other songs;
e. expressions of giving and sharing.

Given the complexity of schedules and the separations incurred in daily occupations, it is especially important to cultivate the discipline of regular household worship. When members of a household are not able to come together for worship, they may nevertheless observe a common time of personal worship with common readings and prayer concerns.

W-5.7002
Children in Household Worship

The parent(s) or the one(s) exercising parental responsibility should teach their children about Christian worship by example, by providing for household worship, and by discussion and instruction. Children join in household worship

a. praying and singing,
b. listening to and telling Bible stories,
c. reading and memorizing,
d. leading and sharing,
e. enacting and responding.

Children should be taught appropriate elements of worship used regularly in the Service for the Lord’s Day. (W-2.3012–.3013; W-3.1004; W-3.3100; W-3.5202; W-6.2000)

W-5.7003
Special Occasions and Seasons

Household worship should reflect those occasions of special recognition and celebration which occur in the life of the church and in the lives of those in the household. Birthdays, baptismal days, and other anniversaries are all appropriate occasions for special observance. It is also important in household worship to anticipate and remember the Lord’s Day and the celebration of the Sacraments of Baptism and the Lord’s Supper. Seasons of the Christian year provide direction and content for household worship, with the seasons of Advent and Lent and the celebration of Christmas and Easter being particularly appropriate to observe in worship in households. Worship in this setting will also recognize the cycle of seasons in nature and the rhythm of community, national, and world life, as well as those events and needs which remind believers of their call to live as disciples of Jesus Christ in the world. (W-2.3014; W-3.2000; W-3.3600)
CHAPTER VI
WORSHIP AND MINISTRY
WITHIN THE COMMUNITY OF FAITH

W-6.1000
1. Mutual Ministries in the Church

In communal and personal worship God calls people to faith and discipleship. Those responding to this call offer themselves and the gifts which God has given them to be used in the life of the community of faith for ministries to the world and to one another. (W-1.1000; W-5.1000; G-3.0300; G-4.0200; G-4.0400)

W-6.1002
Mutual Ministries in the Church

Mutual ministries to one another in the church spring from and are nourished by the Word proclaimed and heard, by the Sacraments celebrated and received, and by prayer offered and shared in worship.

W-6.1003
Nurture and Pastoral Care

Nurture and pastoral care are ways in which Christians minister to one another. The nurture of believers and their children in the Christian community is a process of bringing them to full maturity in Jesus Christ. Pastoral care is the support which Christians offer one another in daily living and at times of need and of crisis in personal and communal life. Often nurture involves pastoral care and pastoral care furthers Christian nurture.

W-6.2000
2. Christian Nurture

The Christian community provides nurture for its members through all of life and life’s transitions. The church offers nurture to those entering the community of faith,

a. preparing for Baptism,

b. including them in the life of the community,

c. welcoming them to participate in its worship and to come to the Lord’s Table,

d. assisting them to claim their identity as believers in Jesus Christ,

e. equipping them to live as commissioned disciples in the world. (W-2.3012; W-2.3013; W-4.2002; W-4.2003)

W-6.2002
Assuming Responsibility

The church offers nurture to people assuming responsibility in the world, assisting them

W-6.1003: Rom. 12:15; Gal. 6:2; Eph. 4:12b–16; 2 Helv.Conf. 5.233–5.234; West.Conf. 6.147
a. with self-discovery and world awareness,
b. with self-discipline and discipleship,
c. with developing commitment to moral and ethical values,
d. with making informed choices about education and occupations,
e. with making wise commitments in personal relationships and marriage.

W-6.2003
Living Out Vocation
As the church ministers to people who are discovering Christian vocation, so it offers nurture to those who are living out Christian vocation in public, active life. (W-5.6000) It guides and supports them in their discipleship
a. as ministers to one another in the community of faith,
b. as stewards of material resources, time, and talents,
c. as members of families, especially in their own role of sharing the faith with others of their households,
d. as responsible citizens,
e. as servants of God for the world.

W-6.2004
Responding to Change
The church provides nurture to guide and support people as they continue their discipleship in circumstances offering new limitations and new freedoms.

W-6.2005
Providers of Nurture in the Church
In the service of Baptism the congregation, trusting in the power of the Holy Spirit, and on behalf of the universal Church, pledges responsibility for Christian nurture. (W-2.3013; W-3.3603) The session and the elders are responsible for providing for the development and supervision of the educational program of the church, for instructing church officers, and for developing discipleship among members. (G-6.0304; G-10.0102e, f, h, j, l) The pastor nurtures the community through the ministries of Word and Sacrament, by praying with and for the congregation, through formal and informal teaching, and by example. (G-6.0106; G-6.0202) Some in the community of faith whose special gifts and training have prepared them for a ministry of education are called to the task of leadership in nurture. Teachers, advisers, and others appointed by the session guide, instruct, and equip those for whose education and nurture they are responsible. (W-3.3503) Parents or those exercising parental responsibility share the faith of the church with children. (W-4.3002; W-5.7000)
The primary standard and resource for the nurture of the church is the Word of God in Scripture. The central occasion for nurture in the church is the Service for the Lord’s Day, when the Word is proclaimed and the Sacraments are celebrated. All members of the community, from oldest to youngest, are encouraged to be present and to participate. Educational activities should not be scheduled which prevent regular participation in this service. (W-3.1004) An important and continuing context for Christian nurture is the home, where faith is shared through worship, teaching, and example. The church provides other occasions for nurture

a. in the classes of the church school,

b. in other groups and fellowships organized for education and nurture,

c. in groups and associations gathered for service and mission,

d. in committees, boards, and governing bodies,

e. in retreats, camps, and conferences.

The confessional documents of the church provide guidance in nurture. (G-2.0000) Shape and content for study and instruction are provided by the rich resources of the liturgical, cultural, and ethnic heritages of the church. Educational materials developed for various approaches to Christian nurture are appropriate for use as approved by the session. (G-10.0102f)

The Christian community offers pastoral care to its members in their personal and communal life. The church may provide different levels of this mutual ministry of care.

All Christians are called to care for one another in daily living, sharing joys and sorrows, supporting in times of stress and need, offering mutual forgiveness and reconciliation. This care is primarily offered as the community of faith worships together. It is also provided as people interact in community and as they come together in groups for nurture or to carry on ministries of the church. Elders, deacons, and pastors are called to special responsibility for this common pastoral care. (G-6.0202; G-6.0304; G-6.0402)

Some in the community of faith who have special gifts and appropriate training are called in the church to the particular ministry of pastoral counseling with individuals and with groups formed for this purpose.
In certain circumstances the ministry of pastoral care may call for referral to specialized ministers or others qualified by credentials and faith-perspective to provide appropriate counseling or therapy.

The church offers pastoral care to people in the special needs and crises of their lives. When people are ill, Christians respond with prayer, visits, and other acts which express love and support for those who are sick and for their households, their families, and their friends. When illness is critical or is prolonged, those offering pastoral care will give special attention to the needs and stresses experienced by everyone involved. Terminal illness calls for particular care which mediates trust in God, support in suffering, comfort for distress, and hope in the face of death.

When death comes, the church in its pastoral care immediately offers the ministry of presence, of shared loss and pain, of faith and hope in the power of the resurrection, and of ordinary acts of care and love. The church continues special pastoral care during the time of grieving and adjusting. (W-4.10000)

Other occasions of loss in life, such as

a. the loss of power,
b. the fading away of a once-important relationship,
c. the departure of children from the home,
d. the loss of meaningful employment, means of livelihood, or financial security,
e. the ending of a marriage in separation or divorce, call for pastoral care which provides opportunities to grieve and offers practical help and support in the process of renewal and adjustment.

The church provides pastoral care which calls people to healing and seeks to support those caught up in the hurts, hostilities, and conflicts of daily living which lead to broken relationships in families and households, in the school and the workplace, in neighborhoods and communities, and in the church. (W-4.8000)

The call to healing in pastoral care involves the recognition in each one’s life of the reality of sin, which is the source of all human brokenness. The believing community announces the good news of God whose love gives people grace

a. to confess their sin and complicity in brokenness,
b. to repent, expressing sorrow and intention to change,
c. to accept God’s forgiveness and extend that forgiveness to another,
d. to forgive the other and accept the other’s forgiveness,
e. to work toward reconciliation in brokenness,
f. to trust the power of God to bring healing and peace.

(W-4.8000)

Receiving confession and declaring God’s forgiveness, calling for repentance and supporting in the struggle toward new life, encouraging people to forgive and receive forgiveness, and mediating reconciliation are appropriate acts of pastoral care.

W-6.3010
Care in the Transitions of Life

The church recognizes transitions which bring joy and sorrow in human life:

a. children are born, grow up, become independent, find their aging parents becoming dependent upon them;
b. people begin work, change jobs, retire;
c. households are established, move to new locations, gain and lose members;
d. people are empowered, restored, make new commitments.

The ministries of pastoral care support people in recognizing, accepting, and celebrating these and other such times of adjustment, assisting them in working toward a new role in life and affirming their identity through transition.

W-6.3011
Resources of Worship for Pastoral Care

The community of faith engages in the ministries of mutual care in its worship, and its members draw upon the resources of worship in giving pastoral care.

a. Scripture is central as a resource for support, comfort, and guidance. The proclamation of the Word in sermon and song may lead to recognizing need and may provide care. (W-2.2000; W-3.3400)

b. Prayers—silent, spoken, and sung—give thanks, intercede, make supplication, and acknowledge God’s presence and power. Prayer enacted by the laying on of hands and anointing calls upon God to heal, empower, and sustain. (W-2.1000; W-3.3506; W-3.5400)

c. Offering the Sacraments in hospital or household celebrates the presence of Christ, and extends the community of faith beyond the sanctuary. (W-2.3000–.4000; W-3.3600)
d. The Lord’s Prayer, psalms, doxologies, benedictions, and other familiar portions of a congregation’s worship may extend the support and care of the community of faith to those whose special needs or circumstances have placed them in isolation and remind them of their place in that community.

e. Times of remembrance, concerns of the people, prayers of intercession, and other such occasions in corporate worship will bring into the worship of the community of faith those who are absent. (W-3.3500; W-3.3700)

W-6.4000
Worship and Ministry

The worship of God in the Christian community is the foundation and context for the ministry of pastoral care as well as for the ministry of nurture in the faith.
CHAPTER VII
WORSHIP AND THE MINISTRY 
OF THE CHURCH IN THE WORLD

W-7.1000 1. Worship and Mission

W-7.1001 Worship and Ministry

The church participates in God’s mission to the world through its ministry and worship. Worship presents the reality of the divine rule which God has promised in Jesus Christ as the final renewal of creation. The worshiping community in its integrity before the Word and its unity in prayer and Sacraments is a sign of the presence of the reign of God. The church in its ministry bears witness to God’s reign through the proclamation of the gospel, through works of compassion and reconciliation, and through the stewardship of creation and of life. Signs of God’s reign are also manifest in the world wherever the Holy Spirit leads people to seek justice and to make peace. (G-3.0000)

W-7.1002 Worship and Mission

God calls the church in worship to join the mission of Jesus Christ in service to the world. As it participates in that mission the church is called to worship God in Jesus Christ, who reigns over the world. (G-1.0200)

W-7.2000 2. Proclamation and Evangelism

W-7.2001 The Scope of Evangelism

God sends the church in the power of the Holy Spirit

a. to announce the good news that in Christ Jesus the world is reconciled to God,

b. to tell all nations and peoples of Christ’s call to repentance, faith, and obedience,

c. to proclaim in deed and word that Jesus gave himself to set people free,

d. to offer in Christ’s name fullness of life now and forever,

e. to call people everywhere to believe in and follow Jesus Christ as Lord and Savior,

f. to invite them into the community of faith to worship and serve the triune God. (G-1.0200; G-3.0300)

W-7.2002 Contexts of Evangelism

Worship is the primary context in which people regularly hear the proclamation of the gospel, are presented with God’s promise, are given the opportunity to respond with faith and acts

of commitment, and receive the nurture and support of the community. (W-2.2000; W-2.5001; W-3.3501–.3503; W-3.5500) In the life of the church, the transforming power of the Holy Spirit is manifest in mutual love and service, in self-giving and acceptance, drawing people from their separateness into the community of shared faith in Jesus Christ. As Christians daily live out their vocation in the world, they invite those they meet to come and share the life of the people of God and join in their worship.

W-7.3000

3. Compassion

W-7.3001
A Ministry of Compassion

God sends the church in the power of the Holy Spirit to exercise compassion in the world,

a. feeding the hungry,
b. comforting the grieving,
c. caring for the sick,
d. visiting the prisoners,
e. freeing the captives,
f. sheltering the homeless,
g. befriending the lonely.

W-7.3002
Compassion and Worship

God’s call to compassion is proclaimed in worship. Those called are equipped and strengthened for the ministry of compassion by the proclamation of the Word and by the celebration of the Sacraments. The call is accepted as the faithful respond in prayers of confession and intercession, in acts of self-offering, and in offering material goods to be shared in ministries of compassion. (W-2.1002; W-2.5000; W-3.3505–.3507) Those called are commissioned and sent by the church to do acts of compassion on Christ’s behalf. (W-2.6000; W-3.3701; W-4.3000)

W-7.3003
Compassion and Advocacy

Such acts of compassion, done corporately and individually, are the work of the church as the body of Christ. The church is called to minister to the immediate needs and hurts of people. The church is also called to engage those structures and systems which create or foster brokenness and distortion. Christians respond to these calls through acts of advocacy and compassion, through service in common ministries of the church, and through cooperation with agencies and organizations committed to these ends. (G-3.0300)

Faithful Compassion

Following the example of Jesus Christ, faithful disciples today express compassion

a. with respect for the dignity of those in need,

b. with openness to help even those judged undeserving,

c. with willingness to risk their own comfort and safety,

d. with readiness to receive as well as to give,

e. with constant prayer in the midst of ministering, always in communion with the renewing power of the worshiping community. (G-3.0400)

Reconciliation: Justice and Peace

God sends the church in the power of the Holy Spirit to share with Christ in establishing God’s just, peaceable, and loving rule in the world. (G-3.0300) God’s reconciliation in Jesus Christ is the ground of justice and peace. (Conf. 1967 9.45) The church in worship proclaims, receives, and enacts reconciliation in Jesus Christ and commits itself to strive for justice and peace in its own life and in the world.

Doing Justice

Justice is the order God sets in human life for fair and honest dealing and for giving rights to those who have no power to claim rights for themselves. The biblical vision of doing justice calls for

a. dealing honestly in personal and public business,

b. exercising power for the common good,

c. supporting people who seek the dignity, freedom, and respect that they have been denied,

d. working for fair laws and just administration of the law,

e. welcoming the stranger in the land,

f. seeking to overcome the disparity between rich and poor,

g. bearing witness against political oppression and exploitation,

h. redressing wrongs against individuals, groups, and peoples in the church, in this nation, and in the whole world.

Making Peace

There is no peace without justice. Wherever there is brokenness, violence, and injustice the people of God are called to peacemaking

a. in the Church universal fragmented and separated by histories and cultures, in denominations internally polarized by mutual distrust, and in congregations plagued by dissension and conflict;

b. in the world where nations place national security above all else, where the zealotry of religion, race, or ideology explodes in violence, and where the lust for getting and keeping economic or political power erupts in rioting or war;

c. in communities racked by crime and fear, in schools and workplaces marked by vicious competition and rebellion against order, and in households and families divided against themselves, scarred by violence and paralyzed by fear.

Reconciliation in Worship

The ministries of reconciliation, justice, and peace are initiated and nurtured in the church’s worship of God. In the proclamation of God’s Word people are given assurance of freedom from the guilt and fear which keep them from fulfilling these ministries. In Baptism and the Lord’s Supper believers are united in Christ, are made one in the church through the Holy Spirit, and recognize one another across all boundaries and divisions as sisters and brothers in the faith. (W-2.3000–.4000) In prayer the faithful lift intercessions for all who experience brokenness, violence, and injustice; give thanks to God for reconciliation, peace, and justice in Jesus Christ; and commit themselves to be reconcilers seeking justice and pursuing peace. (W-2.1000; W-2.6000; W-3.3506; W-3.3700)

5. Caring for Creation and Life

God calls the Church in the power of the Holy Spirit to participate in God’s work of creation and preservation. God has given humankind awesome power and perilous responsibility to rule and tame the earth, to sustain and reshape it, to replenish and renew it.

W-7.4003: Isa. 2:1–5; 32:16, 17; Mic. 6:8; Jas. 3:13–18; West.Conf. 6.128; L.Cat. 7.245, 7.246; Conf.1967 9.43–9.47, 9.53–9.56

W-7.5001: Gen. 1:26–28; 2:15–20; Ps. 8
In worship Christians rejoice and give thanks to God, who gives and sustains the created universe, the earth, all life, and all goods. They acknowledge God’s command to be stewards. They confess their own failures in caring for creation and life. They rejoice in the promise of the redemption and renewal of the creation in Jesus Christ, proclaimed in the Word and sealed in the Sacraments. They commit themselves to live as God’s stewards until the day when God will make all things new. (W-1.0000)

As stewards of God’s creation who hold the earth in trust, the people of God are called to

a. use the earth’s resources responsibly without plundering, polluting, or destroying,

b. develop technological methods and processes that work together with the earth’s environment to preserve and enhance life,

c. produce and consume in ways that make available to all people what is sufficient for life,

d. work for responsible attitudes and practices in procreation and reproduction,

e. use and shape earth’s goods to create beauty, order, health, and peace in ways that reflect God’s love for all creatures.

In gratitude for the gifts of creation, the faithful bring material goods to God in worship as a means of expressing praise, as a symbol of their self-offering, and as a token of their commitment to share earth’s goods. (W-2.5000; W-3.3507; W-5.5005–.5006; W-5.6000)

The church in its worship and ministry is a sign of the reign of God, which is both a present reality and a promise of the future. The church’s worship and service do not make the Kingdom of God come. In an age hostile to the reign of God, the church worships and serves, with confidence that God’s rule has been established and with firm hope in the ultimate manifestation of the triumph of God.

In the present age the church’s ministries of evangelism and caring for creation, of compassion and reconciliation are signs of God’s reign and offer hope in the midst of life-denying situations. That hope is not dependent on the success of the church’s ministries or the effectiveness of its worship, but is sustained by the
power of God present with the church as it ministers and worships.

7. Worship as Praise

In worship the church is transformed and renewed, equipped and sent to serve God’s reign in the world. The church looks for the day

when every knee shall bow,
in heaven and on earth and under the earth
and every tongue confess
that Jesus Christ is Lord,
to the glory of God the Father.

(Phil. 2:9–11)

Now to the One who is able to keep us from falling
and to present us without blemish
before the presence of God’s glory with rejoicing,
to the only God, our Savior
through Jesus Christ our Lord,
be glory, majesty, dominion, and authority,
before all time, now, and forever.

(Jude 24)

Amen!
Blessing and glory and wisdom and thanksgiving
and honor and power and might
be to our God
for ever and ever!
Amen.

(Rev. 7:12)
THE RULES OF DISCIPLINE
[TEXT]

[Approved 1996, Effective July 6, 1996.]
CHAPTER I

PRINCIPLES OF CHURCH DISCIPLINE

PREAMBLE

Church discipline is the church’s exercise of authority given by Christ, both in the direction of guidance, control, and nurture of its members and in the direction of constructive criticism of offenders. The church’s disciplinary process exists not as a substitute for the secular judicial system, but to do what the secular judicial system cannot do. The purpose of discipline is to honor God by making clear the significance of membership in the body of Christ; to preserve the purity of the church by nourishing the individual within the life of the believing community; to achieve justice and compassion for all participants involved; to correct or restrain wrongdoing in order to bring members to repentance and restoration; to uphold the dignity of those who have been harmed by disciplinary offenses; to restore the unity of the church by removing the causes of discord and division; and to secure the just, speedy, and economical determination of proceedings. In all respects, all participants are to be accorded procedural safeguards and due process, and it is the intention of these rules so to provide.

The power that Jesus Christ has vested in his Church, a power manifested in the exercise of church discipline, is one for building up the body of Christ, not for destroying it, for redeeming, not for punishing. It should be exercised as a dispensation of mercy and not of wrath so that the great ends of the Church may be achieved, that all children of God may be presented faultless in the day of Christ.

The traditional biblical obligation to conciliate, mediate, and adjust differences without strife is not diminished by these Rules of Discipline. Although the Rules of Discipline describe the way in which judicial process within the church, when necessary, shall be conducted, it is not their intent or purpose to encourage judicial process of any kind or to make it more expensive or difficult. The biblical duty of church people to “come to terms quickly with your accuser while you are on the way to court …” (Matthew 5:25) is not abated or diminished. It remains the duty of every church member to try (prayerfully and seriously) to bring about an adjustment or settlement of the quarrel, complaint, delinquency, or irregularity asserted, and to avoid formal proceedings under the Rules of Discipline unless, after prayerful deliberation, they are determined to be necessary to preserve the purity and purposes of the church.
CHAPTER II

JUDICIAL PROCESS DEFINED

D-2.0100 1. Judicial Process

Church Discipline

Judicial process is the means by which church discipline is implemented within the context of pastoral care and oversight. It is the exercise of authority by the governing bodies of the church for

a. the prevention and correction of irregularities and delinquencies by governing bodies, the General Assembly Mission Council, or an entity of the General Assembly (Remedial Cases, D-6.0000);

b. the prevention and correction of offenses by persons (Disciplinary Cases, D-10.0000).

Governing Bodies of the Church

The governing bodies of the church for judicial process are the session, the presbytery, the synod, and the General Assembly. The session itself conducts trials. The presbytery, the synod, and the General Assembly conduct trials and hearings through permanent judicial commissions.

Alternative Forms of Resolution

To meet the goals of D-1.0103, the investigating committee may initiate if it deems appropriate, and with the written consent of the accused, alternative forms of resolution conducted by professionally trained and certified mediators and arbitrators. The purpose of this process is to achieve justice and compassion for all persons involved through mediation and settlement.

No statements, written or oral, made at or in connection with this process, shall be themselves admissible in evidence at a subsequent investigation or trial.

D-2.0200 2. Types of Cases

Remedial or Disciplinary

Judicial process consists of two types of cases: remedial and disciplinary.

Remedial

A remedial case is one in which an irregularity or a delinquency of a lower governing body, the General Assembly Mission Council, or an entity of the General Assembly may be corrected by a higher governing body.

Irregularity

a. An irregularity is an erroneous decision or action.

Delinquency

b. A delinquency is an omission or failure to act.
A disciplinary case is one in which a church member or officer may be censured for an offense.

a. Church officers are ministers of the Word and Sacrament, elders, and deacons.

b. An offense is any act or omission by a member or officer of the church that is contrary to the Scriptures or the Constitution of the Presbyterian Church (U.S.A.).
CHAPTER III

JURISDICTION IN JUDICIAL PROCESS

<table>
<thead>
<tr>
<th>D-3.0101</th>
<th>Jurisdiction</th>
<th>In judicial process, each of the governing bodies has jurisdiction as follows:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Session</td>
<td>a.</td>
<td>The session of a church has original jurisdiction in disciplinary cases involving members of that church.</td>
</tr>
<tr>
<td>Presbytery</td>
<td>b. 1. The presbytery has original jurisdiction in disciplinary cases involving minister members of that presbytery and commissioned lay pastors serving in congregations in the presbytery. (G-11.0502f)</td>
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<tr>
<td></td>
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<td>(2) A minister engaged in work within the bounds of a presbytery other than the presbytery of membership, whether that work is under the jurisdiction of the presbytery or not, does, by engaging in that work, submit to the jurisdiction of that presbytery for the purposes of discipline. Should disciplinary process be initiated against a minister under this provision, the presbytery of membership shall be notified. This paragraph shall apply even if the provisions of G-11.0401b concerning permission to labor outside or within the bounds have not been followed. This paragraph shall not apply if the minister is working in a validated ministry under the provisions of G-11.0410.</td>
</tr>
<tr>
<td>Presbytery, Synod, General Assembly</td>
<td>c.</td>
<td>The presbytery, the synod, and the General Assembly have jurisdiction in remedial cases (D-6.0000) and in appeals (D-8.0000 and D-13.0000).</td>
</tr>
<tr>
<td>Church Is Dissolved</td>
<td>d.</td>
<td>When a church is dissolved, the presbytery shall determine any case of discipline begun by the session and not concluded.</td>
</tr>
<tr>
<td>D-3.0102</td>
<td>No Further Judicial Action</td>
<td>When a case, either remedial or disciplinary, has been transmitted to a permanent judicial commission, the electing governing body shall take no further judicial action on the case.</td>
</tr>
<tr>
<td>D-3.0103</td>
<td>Lower Governing Body Fails to Act</td>
<td>When a lower governing body fails to act in a particular remedial or disciplinary case for a period of ninety days after the filing of a complaint in a remedial case or charges in a disciplinary case, the higher governing body, on the request of any party, may assume jurisdiction in the case. It may either issue specific instructions to the lower governing body as to its disposition or conclude the matter itself.</td>
</tr>
<tr>
<td>D-3.0104</td>
<td>Jurisdiction Over Transferred Ministers</td>
<td>A minister transferred from one presbytery to another presbytery shall be subject to the jurisdiction of the first until received by the second. A minister transferred by a presbytery to another denomination shall be subject to the jurisdiction of the presbytery until received by that denomination.</td>
</tr>
</tbody>
</table>
Each governing body shall enforce and recognize the judgments, decisions, and orders of every other governing body acting under the provisions of the Rules of Discipline.

Jurisdiction in judicial process ends when a church officer or a member renounces the jurisdiction of the church. Should the accused in a disciplinary case renounce the jurisdiction of the church as provided in G-6.0701 and G-6.0703, the clerk or stated clerk shall report to the governing body both the renunciation and the status of the matter at that time, including the name of the accused, the date and fact of renunciation during an investigation or trial, and the charges filed.
# CHAPTER IV

## REFERENCE

### D-4.0000

#### 1. Reference

A reference is a written request, made by a session or a permanent judicial commission of a presbytery or synod to the permanent judicial commission of the next higher governing body, for trial and decision or a hearing on appeal in a remedial or disciplinary case not yet decided.

#### D-4.0100

**Definition**

A proper subject of reference involves matters or questions for which it is desirable or necessary that a higher governing body decide the case.

#### D-4.0101

**Proper Subject**

With its written request for reference to a higher governing body, the lower governing body shall specify its reasons for the request and transmit the whole record of proceedings in the case and shall take no further action thereon. If the reference is accepted, all proceedings, including the trial or hearing on appeal, shall thereafter be held in the higher governing body.

### D-4.0200

#### 2. Action on Reference

Upon receipt of a request for reference, the stated clerk of the higher governing body shall transmit the request to the permanent judicial commission for a decision whether or not to accept the case.

#### D-4.0201

**Duty of Higher Governing Body**

If the permanent judicial commission decides to accept the reference, it shall proceed to trial and decision or to a hearing on appeal.

#### D-4.0202

**Acceptance**

The permanent judicial commission may refuse to accept the case for reference and return it to the lower governing body, stating its reasons for refusal. The lower governing body shall then conduct the trial or hearing on appeal and proceed to a decision.
CHAPTER V

D-5.0000 PERMANENT JUDICIAL COMMISSIONS

D-5.0100 1. Service on Permanent Judicial Commissions

D-5.0101 Election

The General Assembly, each synod, and each presbytery shall elect a permanent judicial commission from the ministers and elders subject to its jurisdiction. Each commission shall be composed of ministers and elders in numbers as nearly equal as possible. When the commission consists of an odd number of members, the additional member may be either a minister or an elder. The General Assembly commission shall be composed of one member from each of its constituent synods. The synod commission shall be composed of no fewer than eleven members distributed equally, insofar as possible, among the constituent presbyteries. In those synods with fewer than eleven presbyteries, each presbytery shall have at least one member. The presbytery commission shall be composed of no fewer than seven members, with no more than one of its elder members from any one of its constituent churches. Two of the members of the presbytery commission shall be designated to review any petition for review of the procedures of the investigating committee while the investigation in a disciplinary case is in process (D-10.0204) and to review any petition for review of the decision not to file charges (D-10.0303). These two members shall not take part in any subsequent trial. A session shall refer either form of petition to the presbytery commission.

D-5.0102 Term

The term of each member of a permanent judicial commission shall be six years, with the exception that membership on the Permanent Judicial Commission of the General Assembly shall end when that member transfers membership to a church or presbytery outside the synod from which nominated. In each even-numbered year, the General Assembly shall elect members for a term of six years to fill the vacancies then occurring. Their terms of office will begin with the dissolution of the General Assembly at which they are elected.

D-5.0103 Classes

In synods and presbyteries, commissioners shall be elected in three classes, with no more than one half of the members to be in one class. When established for the first time, one class shall serve for two years, the second class for four years, and the third class for six years.

D-5.0104 Vacancy

Any vacancy due to resignation, death, or any other cause may be filled by the electing governing body, which may elect a person to fill the unexpired term at any meeting thereof.
D-5.0105 Eligibility
No person who has served on a permanent judicial commission for a full term of six years shall be eligible for reelection until four years have elapsed after the expired six-year term. No person shall serve on more than one permanent judicial commission at the same time. No person shall serve on the Permanent Judicial Commission of the General Assembly who is a member of any other entity elected by the General Assembly until that person shall have resigned such membership. The moderator, stated clerk, or any member of the staff of a governing body or the staff of any of its entities or councils shall not serve on its permanent judicial commission.

D-5.0106 Commission Expenses
All necessary expenses of a permanent judicial commission shall be paid by the electing governing body.

D-5.0200 2. Meetings
D-5.0201 Officers
Each permanent judicial commission shall meet and elect from its members a moderator and a clerk.

D-5.0202 Bases of Power
In the cases transmitted to it, the permanent judicial commission shall have only the powers prescribed by and conduct its proceedings according to the Constitution of the Presbyterian Church (U.S.A.).

D-5.0203 Meetings
The meetings of the permanent judicial commission shall be held at such times and places as the electing governing body shall direct, or, if no directions are given, at such times and places as the commission shall determine.

D-5.0204 Quorum
The quorum of a permanent judicial commission shall be a majority of the members, except that the quorum of a presbytery commission for a disciplinary case shall be a majority of the membership other than the two members assigned responsibilities under D-10.0204 or D-10.0303. The quorum of a session for judicial process shall be the moderator of the session and a majority of the elder members.

D-5.0205 Who Shall Not Participate
When a church or lower governing body is a party to a case, members of a permanent judicial commission who are members of that church, or of that lower governing body, or of churches within that lower governing body shall not participate in the trial or appeal of that case.

D-5.0206 Lack of Quorum
If, through absence, disqualification, or disability, a sufficient number of the members of a permanent judicial commission are not present to constitute a quorum, the permanent judicial commission shall recess until a quorum can be obtained.
Inability to Reach a Quorum

a. The permanent judicial commission shall report its inability to reach a quorum to the stated clerk of the governing body that elected it.

Roster of Former Members

b. The stated clerk of the governing body shall keep a current roster of those members of the permanent judicial commission whose terms have expired within the past six years. The names shall be arranged alphabetically within classes beginning with the most recent class. Whenever the permanent judicial commission reports its inability to obtain a quorum, the stated clerk shall immediately select, by rotation from that roster, a sufficient number of former members of the permanent judicial commission to constitute a quorum. The stated clerk shall report the roster annually to the governing body.

Participant Expenses
c. If a permanent judicial commission is unable to try a case for lack of a quorum, the governing body shall reimburse the expenses reasonably incurred by those persons required to be present.
CHAPTER VI

REMEDIAL CASES

D-6.0000

1. Initiating a Remedial Case and Obtaining a Stay of Enforcement

Method of Initiation

A remedial case is initiated by the filing of a complaint with the stated clerk of the governing body having jurisdiction.

Definition of Complaint

A complaint is a written statement alleging an irregularity in a particular decision or action, or alleging a delinquency. (D-2.0202)

The filing of a complaint does not, by itself, stay enforcement of the decision or action.

Stay of Enforcement

The action or decision of a governing body, of its permanent judicial commission, or of a respondent named in D-6.0202b may be suspended by a stay of enforcement. A stay of enforcement is a written instruction, obtained in the manner described in D-6.0103a, that orders the implementation of a decision or action be delayed until a complaint or appeal is finally determined.

Who May File

a. A stay may be entered in any of the following manners after the filing of a complaint or notice of appeal, but no later than forty-five days after the decision or action:

(1) From an action of a governing body, by delivering to the stated clerk of the governing body whose action the complainant seeks to stay, and the stated clerk of the governing body whose permanent judicial commission has jurisdiction, (a) a complaint concerning the irregularity signed by one or more persons or governing bodies having standing to challenge the action taken, and (b) a request for a stay of enforcement signed by at least one third of the members recorded as present when the decision or action was made by the governing body; or

(2) From a decision of a permanent judicial commission, by a stay of enforcement signed by at least one third of the members of the permanent judicial commission who decided the case, obtained by means of a request directed to the commission through the clerk of the permanent judicial commission or the stated clerk of the permanent judicial commission’s governing body; or

(3) From an action of a governing body or a decision of a permanent judicial commission, by a stay of enforcement signed by at least three of the members of the permanent judicial commission having jurisdiction to hear the complaint or appeal on the decision or action;
action, submitted to such members of the permanent judicial commission through the stated clerk of the governing body of that permanent judicial commission. The following procedure shall be followed for seeking a stay under this subsection:

(a) The complainant or appellant shall deliver to the stated clerk either in person or by certified mail directed to the stated clerk’s office address a copy of the complaint or notice of appeal and a request for stay containing a short statement of the basis for challenging the decision or action, a short statement of the harm that will occur if the decision or action is not stayed, and a list of telephone numbers and addresses for the complainant or appellant and the opposing party or governing body;

(b) The stated clerk shall promptly transmit the request for stay by the most expeditious means available to all members of the permanent judicial commission eligible to participate in consideration of the complaint or appeal;

(c) Any member who determines that entry of a stay is appropriate shall sign and return to the stated clerk a certification stating that in her or his judgment probable grounds exist for finding the decision or action erroneous and for finding that harm will occur if the decision or action is not stayed;

(d) Upon receipt of certifications finding a stay is appropriate from three or more members of the permanent judicial commission, the stated clerk shall immediately advise the parties that a stay has been entered.

Copy Provided  

b. A copy of the stay of enforcement must also be provided to the permanent judicial commission that will hear the complaint or appeal.

Effective Time  
c. The stay of enforcement shall be effective until the time for filing a complaint or notice of appeal shall have expired or, if timely filed, until the decision of the permanent judicial commission having jurisdiction over the case, except as hereafter provided.

Objection to Stay of Enforcement  
d. The respondent may, within forty-five days of the filing of a stay of enforcement, file with the permanent judicial commission having jurisdiction over the case an objection to the stay of enforcement, whereupon no fewer than three members of such permanent judicial commission shall conduct a hearing on all of the issues relating to the stay of enforcement. The parties may be present or represented at such hearing. At such hearing, the stay of enforcement may be modified, terminated, or continued until the decision on the merits of the case by the permanent judicial commission.
2. Filing a Complaint in a Remedial Case

In a remedial case the party or parties filing the complaint shall be known as the complainant or complainants and the party or parties against whom the complaint is made shall be known as the respondent or respondents.

A complaint of an irregularity or a complaint of a delinquency may be filed by one or more persons or governing bodies subject to and submitting to the jurisdiction of a governing body.

a. In the instance of a complaint against a presbytery, a synod, or by a governing body against another governing body at the same level, a complaint of an irregularity shall be filed within ninety days after the alleged irregularity has occurred; and a complaint of a delinquency shall be filed within ninety days after failure or refusal of respondent to cure the alleged delinquency at its next meeting, provided that a written request to do so has been made prior to said meeting. Those eligible to file such a complaint are

(1) a minister or an elder enrolled as a member of a presbytery concerning an irregularity or a delinquency during that period of enrollment, against the presbytery, with the synod;

(2) a commissioner to a synod, concerning an irregularity or a delinquency during that commissioner’s period of enrollment, against the synod, with the General Assembly;

(3) a session against the presbytery, with the synod;

(4) a presbytery against the synod, with the General Assembly;

(5) any governing body against any other governing body of the same level, with the governing body immediately higher than the governing body complained against and to which the latter governing body is subject;

(6) a person who is an employee of a presbytery, a synod, or an entity of a presbytery or synod, claiming to have sustained injury or damage to person or property by the governing body or entity, against the presbytery, with the synod, or against the synod, with the General Assembly.

b. In the instance of a complaint against a session, the General Assembly Mission Council, or an entity of the General Assembly, a complaint of an irregularity shall be filed within ninety days after the alleged irregularity has occurred; and a complaint of a delinquency shall be filed within ninety days after failure or refusal of respondent to cure the alleged delinquency at its next meeting, provided that a
written request to do so has been made prior to said meeting. Those eligible to file such a complaint are

1. a member of a particular church against the session of that church, with the presbytery;

2. a session, a presbytery, or a synod against the General Assembly Mission Council or an entity of the General Assembly, with the General Assembly;

3. a person who is an employee of the General Assembly Mission Council or an entity of the General Assembly, claiming to have sustained injury or damage to person or property by the General Assembly Mission Council or an entity of the General Assembly, with the General Assembly;

4. a person who is an employee of a particular church claiming to have sustained injury or damage to person or property by the session or an entity of the session against the session of the church, with the presbytery.

D-6.0300 3. Pretrial Procedures

A complaint shall state the following:

a. The name of the complainant and the name of the respondent.

b. The particular irregularity including the date, place, and circumstances thereof; or the particular delinquency including the dates of the written request to cure the delinquency and of the next meeting at which the respondent failed to do so.

c. The reasons for complaint of the irregularity or delinquency.

d. The interest or relationship of the complainant, showing why that party has a right to file the complaint.

e. The relief requested.

f. That a copy of the complaint has been delivered to the respondent by certified delivery or personal service. The complainant shall file with the stated clerk of the higher governing body a receipt signed by the addressee or an affidavit of personal service.

When a governing body, the General Assembly Mission Council, or an entity of the General Assembly becomes either a complainant or a respondent, it shall designate no more than three persons to be a committee of counsel. This committee shall represent that complainant or respondent in the case until final decision is reached in the highest governing body to which the case is appealed.
Provide by Rule

a. A governing body, the General Assembly Mission Council, or an entity of the General Assembly may provide by rule for the appointment of a committee of counsel.

Shall Not Serve

b. The clerk of session, the stated clerk, or executive of presbytery or synod shall not serve on a committee of counsel of the governing body served.

D-6.0303

Answer to Complaint

The committee of counsel of the respondent shall file with the stated clerk of the higher governing body a concise answer within forty-five days after receipt of the complaint, and shall furnish a copy of the answer to the complainant. The answer shall admit those facts alleged in the complaint that are true, deny those allegations that are not true or are mistakenly stated, and present other facts that may explain the situation identified as an irregularity or delinquency. The answer may also raise any issues mentioned in D-6.0305 and may include a motion to dismiss the complaint.

D-6.0304

Procedure Prior to Trial

When the complaint and answer have been filed with the stated clerk of the higher governing body, the stated clerk shall transmit them at once to the officers of the permanent judicial commission of the governing body and shall give notice to the parties that the case has been received.

D-6.0305

Examination of Papers

Upon receiving the papers specified in D-6.0304, the moderator and the clerk of the permanent judicial commission of the body that will try the case shall promptly examine the papers to determine whether

a. the governing body has jurisdiction;

b. the complainant has standing to file the case;

c. the complaint was timely filed; and

d. the complaint states a claim upon which relief can be granted.

D-6.0306

Preliminary Questions Determined

The moderator and clerk shall report their findings to the parties and to the permanent judicial commission.

a. If a challenge is made to the findings of the moderator and clerk within thirty days after receipt of those findings, either by a party to the case or by a member of the permanent judicial commission, opportunity shall be provided to present evidence and argument on the finding in question. Parties shall be invited to submit briefs prior to the hearing on the jurisdictional questions.
b. If a hearing is necessary to decide the finding in question, that hearing shall be scheduled at least thirty days prior to the trial on the complaint, unless the circumstances, including monetary considerations, render advisable the disposition of the preliminary questions immediately before the trial on the complaint.

c. If the permanent judicial commission determines that any point listed in D-6.0305 has been answered in the negative, the permanent judicial commission shall dismiss the case.

D-6.0307
Duty of Respondent Clerk of Session or Stated Clerk

a. Within forty-five days after the receipt of a complaint, the clerk of session or stated clerk of the respondent governing body or the respondent entity or council shall list in writing to the parties all of the papers and other materials pertaining to the case.

b. Within fifteen days thereafter, the complainant may request in writing that the respondent file additional minutes or papers pertaining to the case.

c. Upon notification by the stated clerk of the higher governing body of jurisdiction that the case has been accepted, the clerk of session or stated clerk of the respondent shall transmit to the stated clerk of the higher governing body without delay the minutes and papers pertaining to the case, along with the list of the record and any requests for additional papers which, if available, shall be included.

D-6.0308
Procedure for Records

When the minutes and papers have been filed with the stated clerk of the higher governing body, the stated clerk shall transmit them to the permanent judicial commission and give notice to the parties of an estimated date for trial.

D-6.0309
Trial Briefs

The permanent judicial commission may require either party in an original proceeding to file a trial brief outlining the evidence to be produced and the theory upon which the evidence is considered to be relevant.

D-6.0310
Pretrial Conference

At any time after a case is received by a permanent judicial commission, the commission may provide by rule for the parties or their counsel, if any, to explore settlement possibilities; or, in a pretrial conference, to seek agreement on a statement of facts and disputed issues, to exchange documents and other evidence, and to take other action which might reasonably and impartially narrow the dispute and expedite its resolution.
CHAPTER VII

TRIAL IN A REMEDIAL CASES

1. Conduct of Trial

The trial of a remedial case shall be conducted by a permanent judicial commission.

The trial shall be conducted formally with full decorum in a neutral place suitable to the occasion.

2. Citations and Testimony

Citations to appear at trial for parties or such witnesses as either party may request shall be signed by the moderator or clerk of the permanent judicial commission, who shall cause them to be served.

Only members of the Presbyterian Church (U.S.A.) may be cited to appear.

Other persons can only be requested to attend.

When it is necessary in the trial to summon witnesses who are under the jurisdiction of another governing body of the church, the clerk or stated clerk of the other governing body shall, on the application of the permanent judicial commission trying the case, issue a citation to the witnesses to appear at the place of trial and give evidence as may be required.

Any witness shall be entitled to receive from the party calling the witness reimbursement for expenses incurred in attendance at the trial.

A citation shall be delivered by personal service or by certified delivery. The moderator or clerk of the permanent judicial commission trying the case shall certify the fact and date of service or delivery.

If a party or a witness who is a member of the Presbyterian Church (U.S.A.) fails to obey a citation, a second citation shall be issued accompanied by a notice that if the party or witness does not appear at the time appointed, unless excused for good cause, the party or witness shall be considered guilty of disobedience and contempt, and for such offense may be subject to disciplinary action.

A member of the Presbyterian Church (U.S.A.) who, having been summoned as a witness and having appeared, refuses without good cause to testify, and, after warning, continues to refuse may be subject to disciplinary action.
Testimony by deposition may be taken and received in accordance with the provisions of D-14.0304.

3. Procedures in Trial

Each of the parties in a remedial case shall be entitled to appear and may be represented by counsel, provided, however, that no person shall act as counsel who is not a member of the Presbyterian Church (U.S.A.). No member of a permanent judicial commission shall appear as counsel before that commission while a member.

No party to a remedial case or any other person shall circulate or cause to be circulated among the members of the permanent judicial commission any written, printed, or visual materials of any kind upon any matter pertaining to the case before the final disposition thereof. Notwithstanding this prohibition, the permanent judicial commission may request, or grant leave to file, additional materials.

The permanent judicial commission shall have full authority and power to control the conduct of the trial and of all parties, witnesses, counsel, and the public, including removal of them, to the end that proper dignity and decorum shall be maintained.

Questions as to procedure or the admissibility of evidence arising in the course of a trial shall be decided by the moderator after the parties have had an opportunity to be heard. A party or a member of the permanent judicial commission may appeal from the decision of the moderator to the commission, which shall decide the question by majority vote.

The absence of any member of the permanent judicial commission after a trial has commenced shall be recorded. That person shall not thereafter participate in that case.

Loss of a quorum shall result in a mistrial and the case shall be tried again from the beginning.

The trial of a remedial case shall proceed as follows:

a. The moderator shall read aloud sections D-1.0101 and D-1.0102, shall announce that the governing body is about to proceed to trial, and shall enjoin the members to recollect and regard their high character as judges of a governing body of the Church of Jesus Christ and the solemn duties they are about to undertake.
Eligibility of Commission Members

b. The parties or their counsel may object and be heard on the organization and jurisdiction of the permanent judicial commission.

Disqualification

(1) A member of a permanent judicial commission is disqualified if the member is personally interested in the case, is related by blood or marriage to any party, has been active for or against any party, or is ineligible under the provisions of D-5.0205.

Challenges

(2) Any member of a permanent judicial commission may be challenged by any party, and the validity of the challenge shall be determined by the remaining members of the permanent judicial commission.

Procedural Objections

c. The permanent judicial commission shall determine all preliminary objections, and any other objections affecting the order or regularity of the proceedings.

d. The complainant shall be permitted to amend the complaint at the time of the trial, provided that the amendment does not change the substance of the complaint or prejudice the respondent.

e. The parties shall be given an opportunity to make opening statements.

Amend Complaint

f. The rules of evidence in D-14.0000 shall be followed.

g. Evidence as is deemed necessary or proper, if any, shall be presented on behalf of the complainant and the respondent.

Opening Statements

h. The parties shall be given an opportunity to make final statements, the complainant having the right of opening and closing the argument.

D-7.0402 Decision

The permanent judicial commission shall then meet privately. All persons not members of the commission shall be excluded.

Deliberation

a. No complaint in a remedial case shall be sustained unless it has been proved by a preponderance of the evidence. Preponderance means such evidence as, when weighed with that opposed to it, has more convincing force and the greater probability of truth. After careful deliberation the commission shall vote on each irregularity or delinquency assigned in the complaint and record the vote in its minutes.

b. The permanent judicial commission shall then decide the case. If the complaint is sustained either in whole or in part, the commission shall either order such action as is appropriate or direct the lower governing body to conduct further proceedings in the matter.

Written Decision

c. A written decision shall be prepared while in session, and shall become the final decision when a copy of the written decision is...
signed by the moderator and clerk of the permanent judicial commission. A copy of the written decision shall immediately be delivered to the parties to the case by personal service or by certified delivery.

Filed Promptly
d. Within thirty days of the conclusion of the trial, the decision shall be filed with the stated clerk of the governing body that appointed the permanent judicial commission.

Further Publicity
e. The moderator or clerk of the permanent judicial commission shall disseminate the decision as the permanent judicial commission may direct.

D-7.0500 5. Provisions for Appeal
D-7.0501 Appeal Time
For each party, the time for filing an appeal shall run from the date the decision is delivered to, or refused by, that party.

D-7.0502 Appeals
An appeal may be initiated only by one or more of the original parties. Rules of appeal are found in D-8.0000.

D-7.0600 6. Record of Proceedings
D-7.0601 Record of Proceedings
The clerk of the permanent judicial commission shall do the following:

Verbatim Recording
a. Arrange in advance for the accurate verbatim recording of all testimony and oral proceedings.

Exhibits
b. Identify and maintain all exhibits offered in evidence (noting whether or not they were accepted as evidence) and keep a list of all exhibits;

Minutes
c. Record minutes of the proceedings, which shall include any actions or orders of the permanent judicial commission relating to the case with the vote thereon.

Record
d. Prepare the record of the case, which shall consist of
   (1) the complaint and the answer thereto;
   (2) all minutes and papers filed in the case;
   (3) a certified transcript, if requested;
   (4) all properly marked exhibits, records, documents, and other papers;
   (5) the written decision; and
   (6) any actions or orders of the permanent judicial commission relating to the case with the vote thereon.
**Preservation**

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<td><strong>e.</strong></td>
<td>Within fourteen days after the decision becomes final, certify and transmit the record of the case to the stated clerk of the electing governing body, who shall preserve it for at least two years.</td>
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**Transcript**

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<td><strong>f.</strong></td>
<td>Upon the request, and at the expense of any requesting party, cause to be prepared, as promptly as circumstances permit, a true and complete transcript of all the testimony and oral proceedings during the course of the trial. A copy of this transcript, when certified by the person making the same to be true and complete, shall be delivered to each party requesting the same upon satisfactory arrangement for payment, and one additional copy shall be made for inclusion in the record to be sent forward upon any appeal pursuant to D-8.0000.</td>
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<th>D-7.0602</th>
<th><strong>Additions to the Record</strong></th>
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<td>No person may supplement or add to the record in a case except for good cause as determined by the moderator and clerk of the permanent judicial commission responsible for conducting the trial. No request to supplement the record shall be considered until received in writing by the stated clerk of the lower governing body, who shall transmit it to the moderator and clerk of the permanent judicial commission. A copy of the request shall be delivered to all parties and every party shall have ten days to respond in writing.</td>
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<th>D-7.0700</th>
<th><strong>7. Duty of Stated Clerk</strong></th>
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<td>D-7.0701</td>
<td><strong>Reporting the Decision</strong></td>
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<td>If the governing body is meeting when the decision is received from the clerk of the permanent judicial commission, the stated clerk shall report the decision immediately and enter the full decision upon the minutes of the governing body. If the governing body is not meeting, the stated clerk shall report the decision to the governing body at its first stated or adjourned meeting thereafter, or at a meeting called for that purpose, and enter the full decision upon the minutes of the governing body.</td>
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CHAPTER VIII
APPEAL IN A REMEDIAL CASE

1. Initiation of an Appeal

An appeal of a remedial case is the transfer to the next higher governing body of a case in which a decision has been rendered in a lower governing body, for the purpose of obtaining a review of the proceedings and decision to correct, modify, set aside, or reverse the decision.

An appeal may be initiated only by one or more of the original parties in the case, and is accomplished by the filing of a written notice of appeal.

The notice of appeal shall not suspend any further action implementing the decision being appealed unless a stay of enforcement has been obtained in accordance with the provisions of D-6.0103.

On application, the permanent judicial commission of the higher governing body may grant a petition for withdrawal of an appeal. The permanent judicial commission shall deny a petition if its approval would defeat the ends of justice.

The grounds for appeal are:

a. irregularity in the proceedings;

b. refusing a party reasonable opportunity to be heard or to obtain or present evidence;

c. receiving improper, or declining to receive proper, evidence or testimony;

d. hastening to a decision before the evidence or testimony is fully received;

e. manifestation of prejudice in the conduct of the case;

f. injustice in the process or decision; and

g. error in constitutional interpretation.

2. Filings in Appeal Process

A written notice of appeal shall be filed within forty-five days after a copy of the judgment has been delivered by certified delivery or personal service to the party appealing.

The written notice of appeal shall be filed with the stated clerk of the lower governing body which elected the permanent judicial commission from whose judgment the appeal is taken.
b. The party appealing shall provide a copy of the notice of appeal to each of the other parties and to the stated clerk of the governing body which will hear the appeal.

The written notice of appeal shall state and include

a. the name of the party or parties filing the appeal, called the appellant or appellants, and their counsel if any;

b. the name of the other party or parties, called the appellee or appellees, and their counsel if any;

c. the governing body from whose judgment the appeal is taken;

d. the judgment or decision, and date and place thereof, from which the appeal is taken (enclose a copy of the judgment or decision with the notice of appeal);

e. a statement of the errors of the permanent judicial commission which conducted the trial or hearing on appeal that are the grounds for the appeal (D-8.0105); and

f. a certification that a copy of the notice of appeal was provided by certified delivery or by personal service to each of the other parties and to the stated clerk of the governing body that will hear the appeal.

Upon receipt of the notice of appeal and the decision being appealed, the stated clerk of the higher governing body shall transmit them to the officers of the permanent judicial commission.

3. Prehearing Proceedings

Upon receiving the papers specified in D-8.0203, the moderator and the clerk of the permanent judicial commission of the governing body that will hear the case shall promptly examine the papers to determine whether

a. the governing body has jurisdiction;

b. the appellant has standing to file the appeal;

c. the appeal papers were properly and timely filed; and

d. the appeal states one or more of the grounds for appeal set forth in D-8.0105.

The moderator and clerk shall report their findings to the parties and to the permanent judicial commission.

a. If a challenge is made to the findings of the moderator and clerk within thirty days after receipt of those findings, either by a
party to the case or by a member of the permanent judicial commission, opportunity shall be provided to present evidence and argument on the finding in question.

b. If a hearing is necessary to decide the item in question, that hearing shall be scheduled at least thirty days prior to the hearing on the appeal unless the circumstances, including monetary considerations, render advisable the disposition of the preliminary questions immediately before the hearing on the appeal.

c. If the permanent judicial commission determines that any point listed in D-8.0301 has been answered in the negative, the permanent judicial commission shall dismiss the appeal.

D-8.0303

Record on Appeal

The record on appeal shall be formed as follows:

List of Record

a. Within forty-five days after the receipt of a written notice of appeal, the stated clerk of the lower governing body shall list in writing to the parties all of the papers and other materials that constitute the record of the case. (D-7.0601d)

Additional Records

b. Within fifteen days thereafter, any party may file with the stated clerk of the lower governing body a written statement challenging the accuracy or completeness of the record of the case as listed by the stated clerk. The written challenge shall state specifically the item or items listed in D-7.0601d which are claimed to be omitted from the record of the case.

Filing of Record on Appeal

c. Upon notification by the stated clerk of the higher governing body of jurisdiction that the case has been accepted, the stated clerk of the lower governing body shall certify and file the record of the case, which may include authenticated copies of parts of the record, and shall include any written challenges disputing the completeness or accuracy of the record, with the stated clerk of the higher governing body.

Correction of the Record

d. If anything material to either party is omitted from the record by error or accident, or is misstated therein, the omission or misstatement may be corrected. The parties may stipulate to the correction, or the session or permanent judicial commission of the lower governing body may certify and transmit a supplemental record, or the permanent judicial commission of the higher governing body may direct that the omission or misstatement be corrected. All other questions as to the form and content of the record shall be presented to the permanent judicial commission of the higher governing body.
Notice of Date of Reception

e. The stated clerk of the higher governing body shall notify the parties of the date the record on appeal was received.

Copy Furnished at Cost

f. Upon written request, the stated clerk of the higher governing body shall furnish any party to the appeal, at cost to that party, a copy of the record on appeal.

Extension

g. For good cause shown, the stated clerk of the higher governing body may extend the time limits in D-8.0303 for a reasonable period.

D-8.0304

Filing of Appellant’s Brief

Within thirty days after the date of the filing of the record on appeal, the appellant shall file with the stated clerk of the higher governing body a written brief containing specifications of the errors alleged in the notice of appeal and arguments, reasons, and citations of authorities in support of the appellant’s contentions as to the alleged errors specified.

Copy to Other Party

a. The brief shall be accompanied by a certification that a copy has been furnished to the other party or parties.

Extension

b. For good cause shown, the stated clerk of the higher governing body may extend this time limit for a reasonable period.

Failure to File Brief

c. Failure of appellant to file a brief within the time allowed, without good cause, shall be deemed by the permanent judicial commission an abandonment of the appeal.

D-8.0305

Filing of Appellee’s Brief

Within thirty days after the filing of appellant’s brief, the appellee shall file with the stated clerk of the higher governing body a written brief responding thereto.

Copy to Other Party

a. The brief shall be accompanied by a certification that a copy has been furnished to the other party or parties.

Extension

b. For good cause shown, the stated clerk of the higher governing body may extend this time limit for a reasonable period.

Failure to File Brief

c. Failure of appellee to file a brief within the time allowed, without good cause, shall constitute waiver of the rights to file a brief, to appear, and to be heard.

D-8.0306

Transmittal of Record and Briefs

Upon receipt of the record and the briefs, or upon the expiration of the time for filing, the stated clerk of the higher governing body shall transmit the record and briefs to the clerk of the permanent judicial commission.

D-8.0307

Prehearing Conference

At any time after an appeal is received by a permanent judicial commission, the commission may provide by rule for the parties or their counsel, if any, in a prehearing conference, to seek agreement
on any of the disputed issues in the appeal, and to take other action which might reasonably and impartially narrow the dispute and expedite its resolution.

D-8.0400 4. Hearing of Appeal

D-8.0401 Notice of Hearing

The moderator or clerk of the permanent judicial commission shall notify the parties of the date when they may appear in person or by counsel before the permanent judicial commission to present the appeal.

D-8.0402 Failure to Appear

Failure of a party to appear in person or by counsel shall constitute a waiver of participation in the hearing on appeal.

D-8.0403 Hearing

At the hearing the permanent judicial commission shall

New Evidence

a. determine whether to receive newly discovered evidence, under the provisions of D-14.0502, providing for the verbatim recording of such new evidence; and

b. give opportunity to be heard on the grounds of the appeal to those parties who have not waived that right, the appellant having the right of opening and closing argument.

D-8.0404 Decision of Permanent Judicial Commission

After the hearing and after deliberation, the permanent judicial commission shall vote separately on each specification of error alleged. The vote shall be on the question, “Shall the specification of error be sustained?” The minutes shall record the numerical vote on each specification of error.

If No Errors Are Found

a. If not one of the specifications of error is sustained, and no other error is found, the decision of the lower governing body shall be affirmed.

If Errors Are Found

b. If one or more errors are found, the permanent judicial commission shall determine whether the decision of the lower governing body shall be affirmed, modified, set aside, reversed, or the case remanded for a new trial.

c. A written decision shall be prepared while in session, and shall become the final decision when a copy of the written decision is signed by the moderator and clerk of the permanent judicial commission. A copy of the decision shall immediately be delivered to the parties to the case by personal service or by certified delivery.

d. The decision shall include the determination of errors specified, and state the remedy as provided in D-8.0101. The permanent judicial commission may prepare its decision in a manner that will
dispose of all substantive questions without redundancy. It may include an explanation of its determination.

Filed Promptly

e. Within thirty days of the conclusion of the hearing, the decision shall be filed with the stated clerk of the governing body that appointed the permanent judicial commission.

Further Publicity

f. The moderator or clerk of the permanent judicial commission shall disseminate the decision as the permanent judicial commission may direct.
A member of the Presbyterian Church (U.S.A.) who feels injured by rumor or gossip may request an inquiry for vindication by submitting to the clerk of session or stated clerk of the presbytery a clear narrative and statement of alleged facts.

Review by Governing Body

a. If a governing body, through its appropriate committee, finds it proper to grant the request, it shall proceed with an investigating committee as provided in D-10.0201.

b. The investigating committee shall conduct an inquiry to ascertain the facts and circumstances and report in writing to the governing body.

The report shall conclude the matter, unless the investigating committee reports that charges are being filed against the person requesting vindication. If charges are to be filed, the matter shall proceed with appropriate judicial process beginning with D-10.0402.
CHAPTER X
DISCIPLINARY CASES

D-10.0100 1. Procedure Preliminary to a Disciplinary Case

D-10.0101 Initiation of Preliminary Procedures

Procedure preliminary to a disciplinary case is initiated by submitting to the clerk of session or the stated clerk of the presbytery having jurisdiction over the member (D-3.0101) a written statement of an alleged offense, together with any supporting information. The statement shall give a clear narrative and allege facts that, if proven true, would likely result in disciplinary action. Such allegations shall be referred to an investigating committee. (D-10.0201)

D-10.0102 Statement of Offense

The written statement may be submitted by

a. a person under jurisdiction of a governing body of the Presbyterian Church (U.S.A.) making an accusation against another;

b. a member of a governing body receiving information from any source that an offense may have occurred which should be investigated for the purpose of discipline; or

c. a person under jurisdiction of a governing body of the Presbyterian Church (U.S.A.) coming forward in self-accusation.

D-10.0103 Referral to Investigating Committee

Upon receipt of a written statement of an alleged offense, the clerk of session or the stated clerk of presbytery, without undertaking further inquiry, shall then report to the governing body only that an offense has been alleged without naming the accused or the nature of the alleged offense, and refer the statement immediately to an investigating committee.

D-10.0104 Accusation from Other Governing Body

When a member is accused of an offense by a written statement presented to a governing body other than the one having jurisdiction over the member, it shall be the duty of the clerk of that session or the stated clerk of that presbytery to submit the written statement to the clerk of session or the stated clerk of the presbytery having jurisdiction over the member. The involved governing bodies shall proceed cooperatively with judicial process.

D-10.0105 Transfer Prohibited

A session shall not grant a certificate of transfer to a member, nor shall a presbytery grant a certificate of transfer to a minister, while an inquiry or charges are pending. The reasons for not granting transfer may be communicated by the clerk of session or the stated clerk of the presbytery to the appropriate persons.
When a written statement of an alleged offense of sexual abuse toward any person under the age of eighteen, or who it is alleged lacked the mental capacity to consent, has been received against a minister of the Word and Sacrament, the stated clerk receiving the allegation shall immediately communicate the allegation to the permanent judicial commission. The moderator of the permanent judicial commission shall within three days designate two members, who may be from the roster of former members of the permanent judicial commission, to determine whether the accused shall be placed on a paid administrative leave during the resolution of the matter. The cost of such shall be borne by the employing entity whenever possible or be shared by the presbytery as necessary. While administrative leave is in effect, a minister may not perform any pastoral, administrative, educational, or supervisory duties, and may not officiate at any functions such as Baptism, funerals, or weddings.

a. The designated members of the permanent judicial commission, after giving the accused the opportunity to be heard, shall determine whether the risk to the congregation and to potential victims of abuse, when considered in light of the nature and probable truth of the allegations, requires administrative leave or other restrictions upon the minister’s service. Such administrative leave or restrictions will continue until resolution of the matter in one of the ways prescribed in the Rules of Discipline or the leave or restrictions are altered or removed by the designated members of the commission.

b. If the designated members of the commission determine that no administrative leave or restriction is required, the investigating committee appointed to investigate the allegations shall be free at any point in its investigation to present additional evidence to the designated members supporting the imposition of administrative leave or other restrictions.

An inquiry shall be made by an investigating committee designated by the governing body having jurisdiction over the member to determine whether charges should be filed.

a. An investigating committee shall have no more than five but no less than three members, and may include members from another governing body, if appropriate, in accordance with D-10.0104. A session shall not appoint members of the session as members of the investigating committee.

b. A presbytery may provide by rule for appointment of an investigating committee.
Expenses

The expenses of an investigating committee shall normally be paid by the governing body having designated it. If, however, the written statement results from information presented to a governing body other than the one having jurisdiction over a member, the governing body within whose bounds the alleged offense occurred shall pay for the expenses of investigating within its bounds.

D-10.0202 Investigating Committee Responsibilities

The investigating committee shall

a. provide the accused with a copy of the statement of alleged offense described in D-10.0101;

b. provide the person making the accusation with a statement of the investigating committee’s procedures;

c. make a thorough inquiry into the facts and circumstances of the alleged offense;

d. examine all relevant papers, documents, and records available to it;

e. ascertain all available witnesses and inquire of them;

f. determine, in accordance with G-9.0102 and D-2.0203b, whether there are probable grounds or cause to believe that an offense was committed by the accused;

g. decide whether the charge(s) filed—on the basis of the papers, documents, records, testimony, or other evidence—can reasonably be proved, having due regard for the character, availability, and credibility of the witnesses and evidence available;

h. initiate, if it deems appropriate, alternative forms of resolution, ordinarily after the investigation has been completed, probable cause has been determined, but before the charges have been filed. The purpose of alternative forms of resolution will be to determine if agreement can be reached between the investigating committee and the accused concerning any charges which may be filed.

(1) Any mediation shall be completed within 120 days unless a continuance is allowed by the session or permanent judicial commission.

(2) The investigating committee shall report any settlement agreement to the session or permanent judicial commission for its approval.

(3) The session or permanent judicial commission shall convene to receive the settlement agreement; vote to approve it by at least two-thirds of the members eligible to vote; make a record of its
proceedings according to the provisions of D-11.0601d, including the name of the accused, the substance of the charge(s), and censure; and transmit its decision to the clerk of session or the stated clerk, who shall report it according to the provisions of D-11.0701.

(4) The investigating committee shall provide an advocate for the accused throughout settlement negotiations, and may provide an advocate for other interested persons at its own discretion.

(5) If a settlement satisfactory to both the investigating committee and the accused in the alternative form of resolution is not reached, the investigating committee shall designate a prosecuting committee per D-10.0202j, and the case shall proceed on the charges filed.

i. report to the governing body having jurisdiction over the accused only whether or not it will file charges; and

Designate Prosecuting Committee

j. if charges are to be filed, prepare and file them in accordance with the provisions of D-10.0401-.0404, and designate one or more persons (to be known as the prosecuting committee) from among its membership to prosecute the case.

D-10.0203 Rights of the Accusor

a. The investigating committee shall inform the person making the accusation of the right to be accompanied by an advocate at each and every conference between the person making the accusation and the investigating committee, the prosecuting committee, and the session or permanent judicial commission. The role of the advocate is to provide support and consultation.

Rights of the Person Alleging Harm

b. If the statement of accusation is submitted on behalf of another person who is alleged to have been harmed by the offense, the investigating committee shall notify that person of the right to be accompanied by an advocate at each and every conference with the investigating committee, the prosecuting committee, and the session or permanent judicial commission.

Rights of the Person Alleged Against

c. At the beginning of each and every conference with an investigating committee or any of its members, the person against whom an allegation has been made shall be informed by the investigating committee or its members of the right to remain silent, to be represented by counsel, and, if charges are later filed, to have counsel appointed if unable to secure counsel. (D-11.0301-.0302)

D-10.0204 Petition Commission to Review Procedures

During the course of the investigation, the person against whom an allegation has been made may petition the commission to review procedures of the investigating committee. Proper subjects for such a petition shall be limited to whether the committee has followed a proper trail of evidence, whether the evidence being considered is
properly in the hands of the investigating committee, and whether the committee has examined relevant evidence proposed by the accused.

a. The review of the petition shall be done in a hearing conducted by the two members of the commission designated according to D-5.0101, at which both parties may be present and represented by counsel. The hearing shall be conducted within thirty days of receipt of the petition. Decisions shall be communicated to both parties within fifteen days of the hearing.

b. The results of the review shall be communicated to the moderator of the commission and will inform the review of charges in D-10.0405.

D-10.0300

3. Communicate Determination

D-10.0301 Communicate Determination
If the investigating committee initiates an alternative form of resolution, it shall notify the governing body through its clerk of session or stated clerk.

D-10.0302 If Charges Are to Be Filed
If the investigating committee has decided to file charges, it shall promptly inform the accused in writing of the charges it will make, including a summary of the facts it expects to prove at trial to support those charges. It shall ask the accused if that person wishes to plead guilty to the charges to avoid full trial and indicate the censure it will recommend to the session or permanent judicial commission.

D-10.0303 Petition for Review
If no charges are filed, the investigating committee shall file a written report of that fact alone with the clerk of session or stated clerk of the presbytery, and notify the person who submitted the written statement.

a. Within 30 days of receipt of the report, that person may petition the session or the permanent judicial commission to review the decision of the investigating committee not to file charges. The petition shall allege those instances in which the investigating committee has not fulfilled the duties specified in D-10.0202.

b. The investigating committee shall submit a written response to the facts alleged in the petition.

c. The designated members of the permanent judicial commission shall consider the petition and the response, giving attention to the duties specified in D-10.0202 and to the question of whether the principles of church discipline will be preserved by the decision of the investigating committee not to file charges. The decision of the designated members of the commission upon the petition and response shall be rendered within ninety days.
d. If they sustain the petition, a new investigating committee shall be appointed by the session or presbytery.

e. If once again no charges are filed, the matter is concluded.

f. If charges are filed, consideration shall be given to the possibility of reference. (D-4.0000)

If no charges are filed, the disposition of the investigating committee’s records shall be in accordance with session or presbytery policy.

4. Charges

No charges shall be filed later than three years from the time of the commission of the alleged offense, nor later than one year from the date the investigating committee was formed, whichever occurs first, except as noted below.

a. In those situations where civil proceedings have commenced, the investigating committee may request of its permanent judicial commission or session and receive an extension of its time for filing charges of up to six months from the conclusion of any investigation or resulting trial undertaken by the civil authorities. The investigating committee shall maintain contact with civil authorities to determine when such civil proceedings have concluded.

b. For instances of sexual abuse of another person, the three-year time limit shall not apply. Charges may be brought regardless of the date on which an offense is alleged to have occurred.

c. Sexual abuse of another person is any offense involving sexual conduct in relation to

(1) any person under the age of eighteen years or anyone over the age of eighteen years without the mental capacity to consent; or

(2) any person when the conduct includes force, threat, coercion, intimidation, or misuse of office or position.

[Historical Note: The original text of D-10.0401c was stricken by action of the 214th General Assembly (2002).]

If charges are filed, the prosecuting committee shall prosecute the case and represent the church during any appeals. (D-10.0202h)

a. All disciplinary cases shall be filed and prosecuted by a governing body through an investigating committee and a prosecuting committee in the name of the Presbyterian Church (U.S.A.). The
prosecuting committee is the representative of the church and, as such, has all of the rights of the appropriate governing body in the case.

Only Two Parties

b. The only parties in a disciplinary case are the prosecuting governing body and the accused.

D-10.0403

Form of Charge

Each charge shall allege only one offense. (D-2.0203b)

Several Together

a. Several charges against the same person may be filed with the governing body at the same time.

Details of the Charge

b. Each charge shall be numbered and set forth the conduct that constituted the offense. Each charge shall state (as far as possible) the time, place, and circumstances of the commission of the alleged conduct. Each charge shall also be accompanied by a list of the names and addresses of the witnesses for the prosecution and a description of the records and documents to be cited for its support.

Tried Together

c. Several charges against the same person may, in the discretion of the session or permanent judicial commission, be tried together.

D-10.0404

Filing of Charge

Every charge shall be prepared in writing and filed with the clerk of session or stated clerk of the presbytery.

Session

a. Upon receipt of a charge, the clerk of a session shall present the charge to the session at its next meeting. The session shall determine whether it will try the case or refer it to the presbytery. (D-4.0000)

Presbytery

b. Upon receipt of a charge, the stated clerk of the presbytery shall immediately forward it to the moderator or clerk of the permanent judicial commission of that presbytery.

D-10.0405

Pretrial Conference

The session or permanent judicial commission, which is to try the case, shall hold a pretrial conference not later than thirty days after receipt of the charge(s).

Time and Place

a. The moderator and clerk of the session or of the permanent judicial commission shall notify the accused, the counsel for the accused, if any, and the prosecuting committee of the time and place of the pretrial conference, and shall furnish the accused with a copy of the charge(s).

Those Present

b. At the time set for the pretrial conference, the moderator and clerk of session or of the permanent judicial commission, the prosecuting committee, the accused, counsel for the accused, if any, and
other appropriate persons at the discretion of the moderator and clerk shall ordinarily be present. The moderator shall

(1) read the charges to the accused;

(2) inform the accused of the right to counsel (D-11.0301);

(3) furnish the accused with the names and addresses of all the witnesses then known, and a description of the records and documents that may be offered to support each charge;

(4) determine with the accused and the prosecuting committee those charges that are not in dispute and discuss alternatives to a full trial;

(5) review any reports of petitions for review of the work of the investigating committee, hear any additional challenges to the appropriateness of charges, taking preliminary actions to dismiss some or all of the charges, dismiss the case, or permit amendments to the charges. Such preliminary determinations shall be reviewed by the session or permanent judicial commission in accord with D-11.0402c.

(6) schedule a trial to be held no sooner than thirty days following the pretrial conference, or, if all parties agree on those facts contained in the charges that are true and on a recommended degree of censure, schedule a censure hearing;

(7) order all parties to appear.

Nothing More

c. Nothing more shall be done at that meeting.

D-10.0406 Witnesses Disclosed

The accused shall provide a list of anticipated witnesses, including addresses, to the clerk of session or permanent judicial commission and the prosecuting committee at least twenty days prior to the trial date. The prosecuting committee and the accused shall each provide the session or permanent judicial commission and the other party with an updated list of witnesses no less than ten days prior to the trial date.
CHAPTER XI
D-11.0000 TRIAL IN A DISCIPLINARY CASE

D-11.0100 1. Conduct of Trial
D-11.0101 The trial of a disciplinary case shall be conducted by a session or
Trial—Disciplinary by a permanent judicial commission.
D-11.0102 Conducted
Formally

D-11.0200 2. Citations and Testimony
D-11.0201 Citations to appear at trial for parties or such witnesses as either
Citation of Parties party may request shall be signed by the moderator or clerk of the
and Witnesses session or permanent judicial commission.

Members Cited

a. Only members of the Presbyterian Church (U.S.A.) may be cited to appear.

Others Requested

b. Other persons can only be requested to attend.

Witnesses from

Another

Governing Body

c. When it is necessary in the trial to summon witnesses who
are under the jurisdiction of another governing body of the church,
the clerk or stated clerk of the other governing body shall, on the ap-
plication of the session or permanent judicial commission trying the
case, issue a citation to the witnesses to appear at the place of trial
and give evidence as may be required.

Expenses

d. Any witness shall be entitled to receive from the party call-
ing the witness reimbursement for expenses incurred in attendance at
the trial.

D-11.0202 A citation shall be delivered by personal service or by certified
Service of service of
Citation
delivery. The moderator or clerk of the session or permanent judicial
commission trying the case shall certify the fact and date of service or
delivery.

Second Citation

a. If a party or a witness who is a member of the Presbyterian
Church (U.S.A.) fails to obey a citation, a second citation shall be
issued accompanied by a notice that if the party or witness does not
appear at the time appointed, unless excused for good cause shown,
the party or witness shall be considered guilty of disobedience and
contempt, and for such offense may be subject to disciplinary action.

b. If an accused in a disciplinary case does not appear after a
second citation, the session or permanent judicial commission, after
RULES OF DISCIPLINE

having appointed some person or persons to represent the accused as counsel, may proceed to trial and judgment in the absence of the accused.

D-11.0203 Refusal of Witness to Testify
A member of the Presbyterian Church (U.S.A.) who, having been summoned as a witness and having appeared, refuses without good cause to testify, and, after warning, continues to refuse may be subject to disciplinary action.

D-11.0204 Deposition
Testimony by deposition may be taken and received in accordance with the provisions of D-14.0304.

D-11.0300 3. Procedures in Trial

D-11.0301 Counsel
Each of the parties in a disciplinary case shall be entitled to appear and may be represented by counsel, provided, however, that no person shall act as counsel who is not a member of the Presbyterian Church (U.S.A.). No member of a permanent judicial commission shall appear as counsel before that commission while a member. Counsel need not be a paid representative or attorney-at-law.

D-11.0302 Unable to Secure Counsel
If the accused in a disciplinary case is unable to secure counsel, the session or permanent judicial commission shall appoint counsel for the accused. Reasonable expenses for defense shall be authorized and reimbursed by the governing body in which the case originated.

D-11.0303 Circulation of Materials
No party to a disciplinary case or any other person shall circulate or cause to be circulated among the members of the session or permanent judicial commission any written, printed, or visual materials of any kind upon any matter pertaining to the case before the final disposition thereof. Notwithstanding this prohibition, the session or permanent judicial commission may request, or grant leave to file, additional materials.

D-11.0304 Control Conduct of Trial
The session or permanent judicial commission shall have full authority and power to control the conduct of the trial and of all parties, witnesses, counsel, and the public, including removal of them, to the end that proper dignity and decorum shall be maintained.

Questions as to Procedure

a. Questions as to procedure or the admissibility of evidence arising in the course of a trial shall be decided by the moderator after the parties have had an opportunity to be heard. A party or a member of the session or permanent judicial commission may appeal from the decision of the moderator to the session or commission, which shall decide the question by majority vote.
Absences  b. The absence of any member of the session or permanent judicial commission after a trial has commenced shall be recorded. That person shall not thereafter participate in that case.

D-11.0305 Loss of Quorum
The absence of any member of the session or permanent judicial commission after a trial has commenced shall be recorded. That person shall not thereafter participate in that case.

D-11.0306 Closed
Loss of a quorum shall result in a mistrial and the case shall be tried again from the beginning.

D-11.0306 Closed
The proceedings shall ordinarily be conducted in open session; however, at the request of any party, or on its own initiative, the session or permanent judicial commission may determine at any stage of the proceedings, by a vote of two thirds of the members present, to exclude persons other than the parties and their counsel.

D-11.0400 4. Trial
The accused in a disciplinary case is presumed to be innocent until the contrary is proved, and unless guilt is established beyond a reasonable doubt, the accused is entitled to be found not guilty.

D-11.0401 Presumption of Innocence
The accused in a disciplinary case is presumed to be innocent until the contrary is proved, and unless guilt is established beyond a reasonable doubt, the accused is entitled to be found not guilty.

D-11.0402 Procedure in a Disciplinary Case
The trial of a disciplinary case shall proceed as follows:

Announcement by the Moderator
a. The moderator shall read aloud sections D-1.0101 and D-1.0102, shall announce that the governing body is about to proceed to trial, and shall enjoin the members to recollect and regard their high character as judges of a governing body of the Church of Jesus Christ and the solemn duties they are about to undertake.

Eligibility of Commission Members
b. The parties or their counsel may object and be heard on the organization and jurisdiction of the session or permanent judicial commission.

Disqualification
(1) A member of a session or permanent judicial commission is disqualified if the member is personally interested in the case, is related by blood or marriage to any party, has been active for or against any party, or is ineligible under the provisions of D-5.0205.

Challenges
(2) Any member of a session or permanent judicial commission may be challenged by any party, and the validity of the challenge shall be determined by the remaining members of the session or permanent judicial commission.

Preliminary Objections
c. The session or permanent judicial commission shall determine all preliminary objections and any other objection affecting the order or regularity of the proceedings. It may dismiss the case or permit amendments to the charges in the furtherance of justice, provided that such amendments do not change the substance of the charges or prejudice the accused.
Plea
d. If the proceedings are found to be in order, and the charges are considered sufficient, the accused shall be called upon to plead “guilty” or “not guilty” to each charge. The plea shall be entered on the record. If the accused declines to answer or pleads “not guilty,” a plea of “not guilty” shall be entered on the record and the trial shall proceed. If the accused pleads “guilty,” the governing body shall proceed in accordance with D-11.0403.

Opening Statements
e. The parties shall be given an opportunity to make opening statements.

Rules of Evidence
f. The rules of evidence in D-14.0000 shall be followed.

Prosecution
g. The prosecuting committee shall present its evidence in support of the charges, subject to objection and cross-examination by the accused.

Defense
h. The accused shall have the opportunity to present evidence, subject to objection and cross-examination by the prosecuting committee.

Rebuttal
i. The prosecuting committee then may introduce additional evidence, but only to rebut evidence introduced on behalf of the accused. This additional evidence is subject to objection and cross-examination by the accused.

Final Statements
j. The parties shall be given an opportunity to make final statements. The prosecuting committee shall have the right of opening and closing the argument.

D-11.0403
The session or permanent judicial commission shall then meet privately. All persons not members of the session or permanent judicial commission shall be excluded.

Beyond a Reasonable Doubt
a. After careful deliberation, the session or permanent judicial commission shall vote on each charge separately and record the vote in its minutes. In order to find the accused guilty of a charge, the session or permanent judicial commission must find that the pertinent facts within that charge have been proven beyond a reasonable doubt. Proof beyond a reasonable doubt occurs when the comparison and consideration of all the evidence compels an abiding conviction that the material facts necessary to prove the charge are true.

b. No judgment of guilt may be found on a charge unless at least two thirds of the members of the session or permanent judicial commission eligible to vote agree on the judgment.

c. A written decision stating the judgment on each charge and the determination of the degree of censure, if any, shall be prepared...
while in session. It shall become the final decision when signed by the moderator and clerk of the session or of the permanent judicial commission.

Announcement in Open Meeting
d. When a session or permanent judicial commission has arrived at a decision, the moderator shall, in open meeting, announce the verdict for each charge separately.

Degree of Censure
e. If the accused is found guilty or after the guilty plea, the session or permanent judicial commission should hear evidence as to the extent of the injury suffered, mitigation, rehabilitation, and redemption. This evidence may be offered by either party, or the original accuser, or that person’s representative. The person who was directly harmed by the offense may submit a victim impact statement. The statement shall not be subject to cross-examination. The session or permanent judicial commission shall then meet privately to determine the degree of censure to be imposed. (D-12.0000) Following such determination and in an open meeting, the moderator of the session or permanent judicial commission shall then pronounce the censure.

Filed Promptly
f. The decision shall be filed promptly with the clerk or stated clerk of the governing body.

Notification of Parties
g. The clerk of session or clerk of the permanent judicial commission shall deliver a copy of the decision to each party named in the decision either by personal service or by certified delivery.

Further Publicity
h. The moderator or clerk of session or of the permanent judicial commission shall disseminate the decision as the session or permanent judicial commission may direct.

D-11.0500 5. Provisions for Appeal

D-11.0501 Appeal Time
The time for filing an appeal shall run from the date the decision is delivered to, or refused by, the person found guilty.

D-11.0502 Appeals
Either party may initiate the first level of appeal. Either party may initiate an appeal of the appellate decision. Rules of appeal are found in D-13.0000.

D-11.0600 6. Record of Proceedings

D-11.0601 Record of Proceedings
The clerk of session or the clerk of the permanent judicial commission shall do the following:

Verbatim Recording
a. Arrange in advance for the accurate verbatim recording of all testimony and oral proceedings.
Exhibits  
  b. Identify and maintain all exhibits offered in evidence (noting whether or not they were accepted as evidence) and keep a list of all exhibits.

Minutes  
  c. Record minutes of the proceedings, which shall include any actions or orders of the session or permanent judicial commission relating to the case with the vote thereon.

Record  
  d. Prepare the record of the case, which shall consist of:

1. the charges;
2. a record of the plea entered by the accused on each charge;
3. a certified transcript, if requested;
4. all properly marked exhibits, records, documents, and other papers;
5. the written decision, including the verdict for each charge and the degree of censure, if any, to be imposed by the governing body; and
6. any actions or orders of the session or permanent judicial commission relating to the case, with the vote thereon.

Preservation of the Record  
  e. Preserve the original of all records in the following manner:

1. The clerk of session shall, after the decision becomes final, retain the record of the case for at least two years.
2. The clerk of the permanent judicial commission shall, within fourteen days after the decision becomes final, certify and transmit the record of the case to the stated clerk of the electing governing body, who shall preserve it for at least two years.

Transcript  
  f. Upon the request, and at the expense of any requesting party, cause to be prepared, as promptly as circumstances permit, a true and complete transcript of all the testimony and oral proceedings during the course of the trial. A copy of this transcript, when certified by the person making the same to be true and complete, shall be delivered to each party requesting the same upon satisfactory arrangement for payment, and one additional copy shall be made for inclusion in the record to be sent forward upon any appeal pursuant to D-13.0000.

No person may supplement or add to the record in a case except for good cause as determined by the moderator and clerk of the session or of the permanent judicial commission responsible for con-
ducting the trial. No request to supplement the record shall be considered until received in writing by the clerk of session or the stated clerk of the lower governing body who shall transmit it to the moderator of the session or moderator and clerk of the permanent judicial commission. A copy of the request shall be delivered to all parties and every party shall have ten days to respond in writing.

D-11.0700  
7. Duty of Stated Clerk  
D-11.0701 Reporting the Decision  
If the presbytery is meeting when the decision is received from the clerk of the permanent judicial commission, the stated clerk shall read the decision to the presbytery immediately and enter the full decision upon the minutes of the presbytery. If the presbytery is not meeting, the stated clerk shall read the decision to the presbytery at its first stated or adjourned meeting thereafter, or at a meeting called for that purpose, and enter the full decision upon the minutes of the presbytery.

D-11.0800  
8. Enforcement  
D-11.0801 Enforcement by Governing Body  
When a session has completed the trial and found the accused guilty and the decision has been pronounced, or when the stated clerk of a higher governing body has received the decision of its permanent judicial commission in which the accused was found guilty, the session or higher governing body shall proceed to enforce the decision. The person against whom the decision has been pronounced shall refrain from the exercise of office or from participating and voting in meetings, according to the situation, until an appeal has been decided or the time for appeal has expired, unless the session or the presbytery specifically grants a request to allow the person to continue in office pending an appeal.
D-12.0000
CENSURE AND RESTORATION
IN A DISCIPLINARY CASE

D-12.0100 1. Censures

D-12.0101 Degrees of Church Censure

The degrees of church censure are rebuke, rebuke with supervised rehabilitation, temporary exclusion from exercise of ordained office or membership, and removal from ordained office or membership.

D-12.0102 Rebuke

Rebuke is the lowest degree of censure for an offense and is completed when pronounced. (D-11.0403e) It consists of setting forth publicly the character of the offense, together with reproof, which shall be pronounced in the following or like form:

Whereas, you, (Name) ________________________, have been found guilty of the offense(s) of __________________________ (here insert the offense), and by such offense(s) you have acted contrary to (the Scriptures and/or the Constitution of the Presbyterian Church (U.S.A.)); now, therefore, the Presbytery (or Session) of __________________________________, in the name and authority of the Presbyterian Church (U.S.A.), expresses its condemnation of this offense, and rebukes you. You are enjoined to be more watchful and avoid such offense in the future. We urge you to use diligently the means of grace to the end that you may be more obedient to our Lord Jesus Christ.

Prayer

This formal rebuke shall be followed by intercessory prayer to Almighty God.

D-12.0103 Rebuke with Supervised Rehabilitation

Rebuke with supervised rehabilitation is the next to lowest degree of censure. It consists of setting forth the character of the offense, together with reproof and mandating a period of supervised rehabilitation imposed by the session or the permanent judicial commission (D-11.0403e). This censure shall be pronounced in the following or like form:

Whereas, you (Name) ______________________ have been found guilty in the offense(s) of __________________________ and by such offense(s) you have acted contrary to the Scriptures and/or the Constitution of the Presbyterian Church (U.S.A.); now, therefore, the Permanent Judicial Commission (or Session) of __________________________________, in the name and authority of the Presbyterian Church (U.S.A.) expresses its condemnation of this offense, rebukes you, and orders you to complete a program of supervised rehabilitation supervised by
You are enjoined to be more watchful and avoid such offense in the future. We urge you to use diligently the means of grace to the end so that you may be more obedient to our Lord Jesus Christ.

a. The rebuke shall be followed by intercessory prayer to Almighty God.

b. The session or permanent judicial commission shall formally communicate to the supervising entity and the person censured the goals of the rehabilitation and the specific authority conferred on the supervisor(s).

c. The description of the rehabilitation program shall include a clear statement of how progress will be evaluated and how it will be determined when and if the supervised rehabilitation has been satisfactorily completed.

d. In a case in which the offense is sexual abuse of another person, the rehabilitation program may include the advice that the person found guilty complete a voluntary act or acts of repentance. Such acts may include: public acknowledgement of guilt, community service, symbolic restoration of what was lost by the person who was harmed, and/or contributions toward documented medical/psychological expenses incurred by the person who was harmed.
rehabilitation program supervised by __________________, as described below:

__________________________________________________
__________________________________________________.

Prayer
a. This formal declaration shall be followed by intercessory prayer to Almighty God.

Supervised Rehabilitation
b. If the period of temporary exclusion is defined by completion of supervised rehabilitation, the session or permanent judicial commission shall formally communicate to the supervising entity and the person found guilty the specific authority conferred on the supervisor.

Duty to Report
c. In a case in which the offense is sexual abuse of another person, the rehabilitation program may include the advice that the person found guilty complete a voluntary act or acts of repentance. Such acts may include: public acknowledgement of guilt, community service, symbolic restoration of what was lost by the person harmed, and/or contributions toward documented medical/psychological expenses incurred by the person who was harmed.

Refrain from Exercise of Office
d. During the period of temporary exclusion from ordained office, the person found guilty shall refrain from the exercise of any function of ordained office.

Cannot Vote or Hold Office
e. During the period of temporary exclusion from membership, the person found guilty shall refrain from participating and voting in meetings and from holding or exercising any office.

Effect of Temporary Exclusion of a Minister
f. If a pastor is temporarily excluded from the exercise of the office of ordained minister, the presbytery may, if no appeal from the case is pending, declare the pastoral relationship dissolved.

Notice of Temporary Exclusion
g. When the censure of temporary exclusion has been pronounced with respect to a minister, the stated clerk of the presbytery shall immediately send the information of the action taken to the Stated Clerk of the General Assembly, who shall make a quarterly report of all such information to every presbytery of the church.

Termination of Censure of Temporary Exclusion
h. A person under the censure of temporary exclusion shall apply in writing to the governing body, through the clerk of session or stated clerk, for restoration upon the expiration of the time of exclusion or completion of the supervised rehabilitation pronounced. The governing body that imposed the censure shall approve the restoration when the time of exclusion has expired or when the governing body is fully satisfied that the supervised rehabilitation pronounced has been completed.
D-12.0104

Early Restoration

i. A person under the censure of temporary exclusion from the exercise of ordained office or from membership may apply in writing to the governing body that imposed the censure (through its clerk) to be restored prior to the expiration of the time of exclusion or the completion of the supervised rehabilitation fixed in the censure. The governing body may approve such a restoration when it is fully satisfied that the action is justified.

D-12.0105

Removal from Office or Membership

Removal from Office

a. Removal from office is the censure by which the ordination and election of the person found guilty are set aside, and the person is removed from all offices without removal from membership.

Removal from Membership

b. Removal from membership is the censure by which the membership of the person found guilty is terminated, the person is removed from all rolls, and the person’s ordination and election to all offices are set aside.

This censure shall be pronounced in the following or like form:

Whereas, you, (Name) _________________________, have been found guilty of the offense(s) of __________________________ (here insert the offense), and by such offense(s) you have acted contrary to (the Scriptures and/or the Constitution of the Presbyterian Church (U.S.A.)); now, therefore, the Presbytery (or Session) of ______________, acting in the name and under the authority of the Presbyterian Church (U.S.A.), does hereby set aside and remove you from _______________________ (here state whether removal is from all ordained and elected offices or from membership, which includes removal from all offices).

Prayer

c. This formal declaration shall be followed by intercessory prayer to Almighty God.

Consequences of Removal from Office

d. If a minister is removed from office without removal from membership, the presbytery shall give the minister a certificate of membership to a Christian church of the minister’s choice. If the minister is a pastor, the pastoral relationship is automatically dissolved by the censure.

Notice of Removal

e. When the censure of removal has been pronounced with respect to a minister, the stated clerk of that presbytery shall immediately send the information of the action taken to the Stated Clerk of the General Assembly, who shall make a quarterly report of all such information to every presbytery of the church.
CENSURE AND RESTORATION IN A DISCIPLINARY CASE  D-12.0200–.0203

D-12.0200 2. Restoration

A person under the censure of removal from office or from membership may be restored by the governing body imposing the censure when the governing body is fully satisfied that the action is justified and the person makes a reaffirmation of faith for membership restoration or is reordained for restoration to office. The forms of the restoration are described in D-12.0202 and D-12.0203.

D-12.0201 Decision of Governing Body

The restoration to office of a minister, elder, or deacon shall be announced by the moderator in the following or like form:

Form a. Whereas, you, (Name) ____________________________, have manifested such repentance as satisfies the church, the Presbytery of _______________________ (or Session of this church) does now restore you to the office of _______________________ and authorize you to perform the functions of that office in accordance with the Constitution of this church by this act of ordination.

Restored to Roll b. Thereafter, a full service of ordination shall take place and the name shall be restored to the appropriate roll. (W-4.4000)

D-12.0202 Form of Restoration to Office after Removal

The restoration to membership shall be announced by the moderator in a meeting of the governing body in the following or like form:

Form a. Whereas, you, (Name) _________________________, have manifested such repentance as satisfies the church, the Presbytery (or Session) of ___________________________ does now restore you to full membership in the church by this act of reaffirmation.

Restored to Roll b. Thereafter, the act of reaffirmation shall take place and the name of the person shall be restored to the appropriate roll or a certificate of membership shall be issued to a Christian church of that person’s choice.

Restored to Office c. If the member is also to be restored to an ordained office, the procedure prescribed in D-12.0202 shall be followed.
CHAPTER XIII
APPEAL IN A DISCIPLINARY CASE

1. Initiation of Appeal

D-13.0101 Definition
An appeal of a disciplinary case is the transfer to the next higher governing body of a case in which a decision has been rendered in a lower governing body, for the purpose of obtaining a review of the proceedings and decision to correct, modify, set aside, or reverse the decision.

D-13.0102 Initiation of Appeal
Either party may initiate the first level of appeal by the filing of a written notice of appeal.

D-13.0103 Appeal of Appellate Decision
Either party may initiate an appeal of the appellate decision by the filing of a written notice of appeal.

D-13.0104 Effect of Appeal
The notice of appeal, if properly and timely filed, shall suspend further proceedings by lower governing bodies, except that, in the instance of temporary exclusion from exercise of ordained office or membership or removal from office or membership, the person against whom the judgment has been pronounced shall refrain from the exercise of office or from participating and voting in meetings until the appeal is finally decided.

D-13.0105 Withdrawal of Appeal
On application, the permanent judicial commission of the higher governing body may grant a petition for withdrawal of an appeal. The permanent judicial commission shall deny a petition if its approval would defeat the ends of justice.

D-13.0106 Grounds for Appeal
a. The grounds for appeal by the person found guilty are
   (1) irregularity in the proceedings;
   (2) refusing a party reasonable opportunity to be heard or to obtain or present evidence;
   (3) receiving improper, or declining to receive proper, evidence or testimony;
   (4) hastening to a decision before the evidence or testimony is fully received;
   (5) manifestation of prejudice in the conduct of the case;
(6) injustice in the process or decision;
(7) error in constitutional interpretation; and
(8) undue severity of censure.

b. The grounds for appeal by the prosecuting committee are
   (1) irregularity in the proceedings;
   (2) refusing a party reasonable opportunity to be heard or to obtain or present evidence;
   (3) receiving improper, or declining to receive proper evidence or testimony;
   (4) hastening a decision before the evidence or testimony is fully received;
   (5) manifestation of prejudice in the conduct of the case; and
   (6) error in constitutional interpretation.

2. Filings in Appeal Process

   A written notice of appeal shall be filed within forty-five days after a copy of the judgment has been delivered by certified delivery or personal service to the party appealing.

   a. The written notice of appeal shall be filed with the clerk of session or stated clerk of the lower governing body that elected the permanent judicial commission from whose judgment the appeal is taken.

   b. The party appealing shall provide a copy of the notice of appeal to each of the other parties and to the stated clerk of the governing body that will hear the appeal.

   The written notice of appeal shall state and include

   a. the name of the party or parties filing the appeal, called the appellant or appellants, and their counsel if any;

   b. the name of the other party or parties, called the appellee or appellees, and their counsel if any;

   c. the governing body from whose judgment the appeal is taken;

   d. the judgment or decision, and date and place thereof, from which the appeal is taken (enclose a copy of the judgment or decision with the notice of appeal);
e. a statement of the errors of session or permanent judicial commission which conducted the trial or hearing on appeal that are the grounds for the appeal (D-13.0106); and

f. a certification that a copy of the notice of appeal was provided by certified delivery or by personal service to each of the other parties and to the stated clerk of the governing body that will hear the appeal.

Upon receipt of the notice of appeal and the decision being appealed, the stated clerk of the higher governing body shall transmit them to the officers of the permanent judicial commission.

3. Prehearing Proceedings

Upon receiving the papers specified in D-13.0203, the moderator and the clerk of the permanent judicial commission of the governing body that will hear the case shall promptly examine the papers to determine whether

a. the governing body has jurisdiction;

b. the appellant has standing to file the appeal;

c. the appeal papers were properly and timely filed; and

d. the appeal states one or more of the grounds for appeal set forth in D-13.0106.

The moderator and clerk shall report their findings to the parties and to the permanent judicial commission.

a. If a challenge is made to the findings of the moderator and clerk within thirty days after receipt of those findings, either by a party to the case or by a member of the permanent judicial commission, opportunity shall be provided to present evidence and argument on the finding in question.

b. If a hearing is necessary to decide the item in question, that hearing shall be scheduled at least thirty days prior to the hearing on the appeal, unless the circumstances, including monetary considerations, render advisable the disposition of the preliminary questions immediately before the hearing on the appeal.

c. If the permanent judicial commission determines that any point listed in D-13.0301 has been answered in the negative, the permanent judicial commission shall dismiss the appeal.
The record on appeal shall be formed as follows:

<table>
<thead>
<tr>
<th>Record on Appeal</th>
<th>RULES OF DISCIPLINE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>List of Record</strong></td>
<td>a. Within forty-five days after the receipt of a written notice of appeal, the clerk of session or stated clerk of the lower governing body shall list in writing to the parties all of the papers and other materials that constitute the record of the case. (D-11.0601d)</td>
</tr>
<tr>
<td><strong>Additional Records</strong></td>
<td>b. Within fifteen days thereafter, any party may file with the stated clerk of the lower governing body a written statement challenging the accuracy or completeness of the record of the case as listed by the stated clerk. The written challenge shall state specifically the item or items listed in D-11.0601d which are claimed to be omitted from the record of the case.</td>
</tr>
<tr>
<td><strong>Filing of Record on Appeal</strong></td>
<td>c. Upon notification by the stated clerk of the higher governing body of jurisdiction that the case has been accepted, the stated clerk of the lower governing body shall certify and file the record of the case, which may include authenticated copies of parts of the record, and shall include any written challenges disputing the completeness or accuracy of the record, with the stated clerk of the higher governing body.</td>
</tr>
<tr>
<td><strong>Correction of the Record</strong></td>
<td>d. If anything material to either party is omitted from the record by error or accident or is misstated therein, the omission or misstatement may be corrected. The parties may stipulate to the correction, or the session or permanent judicial commission of the lower governing body may certify and transmit a supplemental record, or the permanent judicial commission of the higher governing body may direct that the omission or misstatement be corrected. All other questions as to the form and content of the record shall be presented to the permanent judicial commission of the higher governing body.</td>
</tr>
<tr>
<td><strong>Notice of Date of Reception</strong></td>
<td>e. The stated clerk of the higher governing body shall notify the parties of the date the record on appeal was received.</td>
</tr>
<tr>
<td><strong>Copy Furnished at Cost</strong></td>
<td>f. Upon written request, the stated clerk of the higher governing body shall furnish any party to the appeal, at cost to that party, a copy of the record on appeal.</td>
</tr>
<tr>
<td><strong>Extension</strong></td>
<td>g. For good cause shown, the stated clerk of the higher governing body may extend the time limits in D-13.0303 for a reasonable period.</td>
</tr>
<tr>
<td><strong>D-13.0304 Filing of Appellant’s Brief</strong></td>
<td>Within thirty days after the date of the filing of the record on appeal, the appellant shall file with the stated clerk of the higher governing body a written brief containing specifications of the errors alleged in the notice of appeal and arguments, reasons, and citations</td>
</tr>
</tbody>
</table>
of authorities in support of the appellant’s contentions as to the alleged errors specified.

Copy to Other Party

The brief shall be accompanied by a certification that a copy has been furnished to the other party or parties.

Extension

For good cause shown, the stated clerk of the higher governing body may extend this time limit for a reasonable period.

Failure to File Brief

Failure of appellant to file a brief within the time allowed, without good cause, shall be deemed by the permanent judicial commission an abandonment of the appeal.

D-13.0305

Within thirty days after the filing of appellant’s brief, the appellee shall file with the stated clerk of the higher governing body a written brief responding thereto.

Copy to Other Party

The brief shall be accompanied by a certification that a copy has been furnished to the other party or parties.

Extension

For good cause shown, the stated clerk of the higher governing body may extend this time limit for a reasonable period.

Failure to File Brief

Failure by appellee to file a brief within the time allowed, without good cause, shall constitute waiver of the rights to file a brief, to appear, and to be heard.

D-13.0306

Upon receipt of the record and the briefs, or upon the expiration of the time for filing them, the stated clerk of the higher governing body shall transmit the record and briefs to the clerk of the permanent judicial commission.

D-13.0307

At any time after an appeal is received by a permanent judicial commission, the commission may provide by rule for the parties or their counsel, if any, in a prehearing conference, to seek agreement on any of the disputed issues in the appeal, and to take other action which might reasonably and impartially narrow the dispute and expedite its resolution.

D-13.0400

4. Hearing of Appeal

D-13.0401

The moderator or clerk of the permanent judicial commission shall notify the parties of the date when they may appear in person or by counsel before the permanent judicial commission to present the appeal.

D-13.0402

Failure of a party to appear in person or by counsel shall constitute a waiver of participation in the hearing on appeal.
D-13.0403 Hearing

New Evidence
a. determine whether to receive newly discovered evidence, under the provisions of D-14.0502, providing for the verbatim recording of such new evidence; and

Hearing
b. give opportunity to be heard on the grounds of the appeal to those parties who have not waived that right, the appellant having the right of opening and closing the argument.

D-13.0404 Decision of Permanent Judicial Commission

After the hearing and after deliberation, the permanent judicial commission shall vote separately on each specification of error alleged. The vote shall be on the question, “Shall the specification of error be sustained?” The minutes shall record the numerical vote on each specification of error.

If No Errors Found
a. If none of the specifications of error is sustained, and no other error is found, the decision of the lower governing body shall be affirmed.

If Errors Are Found
b. If one or more errors are found, the permanent judicial commission shall determine whether the decision of the lower governing body shall be affirmed, set aside, reversed, modified, or the case remanded for a new trial.

Written Decision
c. A written decision shall be prepared while in session, and shall become the final decision when a copy of the written decision is signed by the clerk and moderator of the commission.

d. The decision shall include the determination of errors specified, and state the remedy as provided in D-13.0101. The permanent judicial commission may prepare its decision in a manner that will dispose of all substantive questions without redundancy. It may include an explanation of its determination.

Filed Promptly
e. The decision shall be filed promptly with the stated clerk of the governing body that appointed the permanent judicial commission and the parties to the case by personal service or by certified delivery.

Further Publicity
f. The moderator or clerk shall disseminate the decision as the commission may direct.

D-13.0405 Effect of Reversal on Appeal in Disciplinary Case

When a permanent judicial commission in an appeal in a disciplinary case reverses all findings of guilt, it is in effect an acquittal, and the person is automatically restored to office or membership in the church. Declaration to this effect shall be made in the lower governing body.
CHAPTER XIV
EVIDENCE IN REMEDIAL OR DISCIPLINARY CASES

D-14.0000

1. Evidence

D-14.0100 Evidence Defined

Evidence, in addition to oral testimony of witnesses, may include records, writings, material objects, or other things presented to prove the existence or nonexistence of a fact. Evidence must be relevant to be received. No distinction should be made between direct and circumstantial evidence as to the degree of proof required.

D-14.0200

2. Witnesses

D-14.0201 Challenge

Any party may challenge the ability of a witness to testify, and the session or permanent judicial commission shall determine the competence of the witness so challenged.

D-14.0202 Husband or Wife

A husband or wife, otherwise competent to testify, may be a witness for or against the other, but neither shall be compelled to testify against the other.

D-14.0203 Counselor

A person duly appointed by a governing body to provide counseling services for persons within the jurisdiction of the governing body shall not testify before a session or permanent judicial commission, except that the restriction may be waived by the person about whom the testimony is sought.

D-14.0204 Counsel for Parties

The counsel for the parties involved in a case may not be compelled to testify about confidential matters, nor may they testify concerning any matters without the express permission of the party they represent.

D-14.0205 Credibility of Witnesses

Credibility means the degree of belief that may be given to the testimony of a witness. The session or permanent judicial commission may consider, in determining the credibility of a witness, any matter that bears upon the accuracy or truthfulness of the testimony of the witness.

D-14.0300

3. Testimony

D-14.0301 Separate Examination

At the request of either party, no witness shall be present during the examination of another witness. This shall not limit the right of the accused or the committee of counsel of the respondent to be present and to have expert witnesses present.

D-14.0302 Examination of Witnesses

Witnesses in either disciplinary or remedial cases shall be examined first by the party producing them, and then they may be cross-examined by the opposing party. Thereafter, any member of the session or permanent judicial commission may ask additional questions.
Oath

a. Prior to giving testimony, a witness shall make an oath by answering the following question in the affirmative:

   “Do you solemnly swear that the evidence you will give in this matter shall be the truth, the whole truth, and nothing but the truth, so help you God?”

Affirmation

b. If a witness objects to making an oath, the witness shall answer the following question in the affirmative:

   “Do you solemnly affirm that you will declare the truth, the whole truth, and nothing but the truth in the matter in which you are called to testify?”

D-14.0303

Record of Testimony

The testimony of each witness shall be accurately and fully recorded by a qualified reporter or other means.

D-14.0304

Testimony Taken on Deposition

Any session or permanent judicial commission before which a case may be pending shall have power to appoint, on the application of any party, one or more persons to take and record testimony in the form of a deposition.

Person from Another Governing Body

a. When necessary, the person or persons so appointed may be from within the geographical bounds of another governing body.

b. Any person so appointed shall take the testimony offered by either party after notice has been given to all parties of the time and place where the witnesses are to be examined. All parties shall be entitled to be present and be permitted to cross-examine.

c. This testimony, properly authenticated by the signature or signatures of the person or persons so appointed, shall be transmitted promptly to the clerk of the session or permanent judicial commission before which the case is pending and may be offered as evidence by any party.

d. All questions concerning the admissibility of statements made in deposition testimony shall be determined by the session or permanent judicial commission when the record of such testimony is offered as evidence.

D-14.0305

Member as Witness

A member of the session or permanent judicial commission before which the case is pending may testify, but thereafter shall not otherwise participate in the case.
4. Records as Evidence

The authenticated written records of a governing body or permanent judicial commission shall be admissible in evidence in any proceeding.

A record or transcript of testimony taken by one governing body or permanent judicial commission and regularly authenticated shall be admissible in any proceeding in another governing body.

5. New Evidence

Prior to filing notice of appeal, but without extending the time for appeal, any person convicted of an offense, or any party against whom an order or decision has been entered in a remedial case, may apply for a new trial on the ground of newly discovered evidence. The session or permanent judicial commission—when satisfied that such evidence could reasonably have resulted in a different decision and which, in the exercise of reasonable diligence, could not have been produced at the time of trial—may grant such application.

If, subsequent to the filing by any party of a notice of appeal, new evidence is discovered, which in the exercise of reasonable diligence could not have been discovered prior to the filing of the notice of appeal, the permanent judicial commission receiving the appeal may, in its discretion, receive the newly discovered evidence and proceed to hear and determine the case. However, no newly discovered evidence may be admitted unless the party seeking to introduce it shall have made application, with copies to the adverse party, at least thirty days prior to the hearing. That application shall be accompanied by a summary of the evidence.
APPENDIX A

FORMS FOR JUDICIAL PROCESS
(PLUS DISSENT AND PROTEST)
Accusation by Individual as Statement of Offense, D-10.0102a
(Form No. 26) ................................................................................................................. A-15

Accusation by a Member of a Governing Body as Statement of Offense, D-10.0102b
(Form No. 27) ................................................................................................................. A-16

Answer to Complaint, D-6.0303
(Form No. 9) ..................................................................................................................... A-7

Answer of Investigating Committee to Petition for Review, D-10.0204
(Form No. 28-B) .............................................................................................................. A-18

Answer of Investigating Committee to Petition for Review, D-10.0303b
(Form No. 32) .................................................................................................................... A-21

Certification of Service of Answer to Complaint, D-6.0303
(Form No. 10) .................................................................................................................... A-7

Certification of Service of Brief, Disciplinary Case, D-13.0304a, D-13.0305a
(Form No. 49) ................................................................................................................... A-32

Certification of Service of Brief, Remedial Case, D-8.0304a, D-8.0305a
(Form No. 22) ................................................................................................................... A-13

Certification of Service of Complaint, D-6.0301f
(Form No. 7) ..................................................................................................................... A-6

Certificate of Service of Citation, Disciplinary Case, D-11.0202
(Form No. 43) ................................................................................................................... A-27

Certificate of Service of Citation, Remedial Case, D-7.0202
(Form No. 16) ................................................................................................................... A-10

Certification of Service of Notice of Appeal, Disciplinary Case, D-13.0202f
(Form No. 47) ................................................................................................................... A-30

Certification of Service of Notice of Appeal, Remedial Case, D-8.0202f
(Form No. 20) ................................................................................................................... A-12

Charges, D-10.0403, D-10.0404
(Form No. 34) ................................................................................................................ A-23

Citation to a Party in a Remedial Case, D-7.0201, D-7.0202
(Form No. 12) ................................................................................................................. A-8

Citation to a Party in a Remedial Case, Pretrial Conference, D-6.0310
(Form No. 11) ................................................................................................................ A-8

Citation to Person Accused, D-11.0201a, D-11.0202
(Form No. 37) ................................................................................................................ A-24
Citation to Person Accused, Pretrial Conference, D-10.0405a
(Form No. 35) ........................................................................................................ A-23

Citation to Prosecuting Committee, D-11.0201a, D-11.0202
(Form No. 39) ........................................................................................................ A-25

Citation to Prosecuting Committee, Pretrial Conference, D-10.0405a
(Form No. 36) ........................................................................................................ A-24

Citation to Witness, Disciplinary Case, D-11.0201a, D-11.0202
(Form No. 40) ........................................................................................................ A-26

Citation to Witness, Remedial Case, D-7.0201a, D-7.0202
(Form No. 13) ........................................................................................................ A-9

Complaint, D-6.0301
(Form No. 6) ........................................................................................................ A-6

Conclusion of Investigation, D-10.0202g, D-10.0300
(Form No. 29) ........................................................................................................ A-20

Conclusion of Review by Permanent Judicial Commission, D-10.0204b
(Form No. 28-C) ................................................................................................... A-19

Conclusion of Review by Permanent Judicial Commission, D-10.0303
(Form No. 33) ........................................................................................................ A-22

Decision of Permanent Judicial Commission on Reference, D-4.0200
(Form No. 51) ........................................................................................................ A-33

Dissent, G-9.0303
(Form No. 1) ........................................................................................................ A-1

Form of Brief of Appellant and Appellee, Disciplinary Case, D-13.0304, D-13.0305
(Form No. 48) ........................................................................................................ A-31

Form of Brief of Appellant and Appellee, Remedial Case, D-8.0304, D-8.0305
(Form No. 21) ........................................................................................................ A-13

(Form No. 46) ........................................................................................................ A-30

Notice of Appeal, Remedial Case, D-8.0100, D-8.0201, D-8.0202
(Form No. 19) ........................................................................................................ A-12

Order to Serve Citation, Disciplinary Case, D-11.0202
(Form No. 42) ........................................................................................................ A-27

Order to Serve Citation, Remedial Case, D-7.0202
(Form No. 15) ........................................................................................................ A-10

Petition for Review of Decision Not to File Charges, D-10.0303a
(Form No. 31) ........................................................................................................ A-21
Petition for Review of Investigative Procedures During Course of Investigation, D-10.0204  
(Form No. 28A)........................................................................................................... A-17

Protest, G-9.0304  
(Form No. 2)........................................................................................................... A-1

Receipt of Complaint by Respondent, D-6.0301f  
(Form No. 8)........................................................................................................... A-7

Receipt of Report of Investigating Committee, D-10.0300  
(Form No. 30)....................................................................................................... A-20

Reference D-4.0000  
(Form No. 50)....................................................................................................... A-32

(Form No. 25)....................................................................................................... A-15

Request for Stay of Enforcement to Be Signed by Three Members of PJC, D-6.0103a  
(Form 5-A).............................................................................................................. A-5

Request for Taking Testimony by Deposition, Disciplinary Case, D-11.0204, D-14.0304  
(Form No. 45)....................................................................................................... A-28

Request for Taking Testimony by Deposition, Remedial Case, D-7.0205, 14.0304  
(Form No. 18)....................................................................................................... A-11

Request for Vindication, D-9.0101  
(Form No. 23)....................................................................................................... A-14

Request That a Person Not a Member of the PC(USA) Serve as a Witness, Disciplinary Case, D-11.0201b  
(Form No. 44)....................................................................................................... A-28

Request That a Person Not a Member of the PC(USA) Serve as a Witness, Remedial Case, D-7.0201b  
(Form No. 17)....................................................................................................... A-11

Review of Request for Vindication, D-9.0101a  
(Form No. 24)....................................................................................................... A-14

Second Citation to Person Accused, D-11.0202a, b  
(Form No. 38)....................................................................................................... A-25

Second Citation to Witness, Disciplinary Case, D-11.0202a  
(Form No. 41)....................................................................................................... A-26

Second Citation to Witness, Remedial Case, D-7.0203  
(Form No. 14)....................................................................................................... A-9

Self-Accusation by a Member as Statement of Offense, D-11.0102c  
(Form No. 28)....................................................................................................... A-16
Stay of Enforcement, Signed by One-third of Governing Body, D-6.0103a(1)
(Form No. 3) ........................................................................................................... A-2

Stay of Enforcement, Signed by One-third of PJC Deciding Case, D-6.0103a(2)
(Form No. 4) ........................................................................................................... A-3

Stay of Enforcement, Signed by Three Members of PJC Receiving Complaint or Appeal, D-6.0103a(3)
(Form No. 5) ........................................................................................................... A-4

Stay of Enforcement, Request to Be Signed by Three Members of PJC Receiving Complaint or Appeal, D-6.0103a(4)
(Form No. 5-A) ..................................................................................................... A-5

Witness—Limited Waiver of Confidentiality, D-14.0201 (G-6.0204, G-14.0563)
(Form No. 45-A) ..................................................................................................... A-29
FORMS FOR REGISTERING DISAGREEMENT
WITH GOVERNING BODY ACTIONS

FORM NO. 1
DISSENT, G-9.0303

I, ____________________, a member of or commissioner to ___________________
(name of governing body), register my dissent from the ____________________________
(action or decision).

________________________________
(Signature)

[A dissent must be voiced prior to recess of the particular session at which
the action is taken. The above form may be presented to the clerk or stated clerk
or that person’s assistant to confirm one’s dissent. The name of the person dis-
senting shall be recorded.]

FORM NO. 2
PROTEST, G-9.0304

I, ________________________________, a member of or commissioner
to ________________________________ (name of governing body), wish to pro-
test the ________________________________ (irregularity or delinquency). The reasons for my protest are ________________________________.

________________________________
(Signature)

[Written notice of the protest shall be given at the particular session of the gov-
erning body during which it arose. The protest shall be filed with the clerk or
stated clerk before adjournment.]
FORM NO. 3
STAY OF ENFORCEMENT
SIGNED BY ONE-THIRD OF GOVERNING BODY, D-6.0103a(1)

To: (Stated Clerk of governing body whose action the complaint seeks to stay) and (Stated Clerk of the governing body whose permanent judicial commission has jurisdiction)

_____________________________________.

Complainant

v.

_____________________________________.

Respondent

The persons whose signatures appear below constitute at least one third of the members of the ____________________________ (insert name of governing body) recorded as present when the decision or action was made to _____________________________ (insert the action sought to be stayed) and believe that the action was irregular.

[This stay of enforcement must be filed, simultaneously with a complaint concerning the irregularity signed by one or more persons or governing bodies having standing to challenge the action taken. The respondent may file, within thirty days of the filing of a stay of enforcement, an objection to the stay of enforcement. As a result of a hearing as to whether the stay remains or is removed, the stay may be modified, terminated, or continued until the decision on the merits of the case by the permanent judicial commission.]

_____________________________________, date________

_____________________________________, date________

_____________________________________, date________

_____________________________________, date________

[Note: Use sufficient pages to record the number of signatures required, but each signature must be an original. Printed names or copies of pages of signatures will not meet the requirement.]
FORM NO. 4
STAY OF ENFORCEMENT, SIGNED BY ONE-THIRD
OF PJC DECIDING CASE, D-6.0103a(2)

Complainant, Appellant, Appellee

v.

Respondent, Appellant, Appellee

The following members of the permanent judicial commission of the  
________________________________________ (name of governing body), having par-  
ticipated in the announced decision of the above named case and believing that a stay of  
enforcement should be granted until the case is heard on appeal by a higher governing  
body, do hereby affix our signatures.

______________________, date________    _____________________, date________
______________________, date________    _____________________, date________
______________________, date________    _____________________, date________
______________________, date________    _____________________, date________

I have received the required number of signatures on this date.

__________________________________________    __________________________
Date      Signature of Stated Clerk or Clerk

[Note: Complainant/appellant must send the request to the clerk of the per-  
manent judicial commission or the stated clerk of the permanent judicial com-  
mission’s governing body.]
FORM NO. 5
STAY OF ENFORCEMENT, SIGNED BY THREE MEMBERS OF
PJC RECEIVING COMPLAINT OR APPEAL, D-6.0103a(3)

_______________________________,
Complainant, Appellant, Appellee

v.

_______________________________,
Respondent, Appellant, Appellee

The following members of the permanent judicial commission having jurisdiction to
hear the complaint or appeal of the decision or action of the
______________________________ (name of governing body, its permanent judicial com-
mission, or a respondent named in D-6.0202b(3)) on _____________ (date) concern-
ing_______________________________________________ (insert subject matter of the
decision or action), having received request for a stay and a complaint or notice of appeal,
certify that in their judgment probable grounds exist for finding the decision or action
erroneous and that harm will occur if the decision or action is not stayed, do hereby grant
a stay of enforcement.

_____________________, date________    _____________________, date________
_____________________, date________    _____________________, date________
_____________________, date________    _____________________, date________
_____________________, date________    _____________________, date________

I have received the required number of signatures on this date.

______________________    ____________________________
Date      Signature of Stated Clerk or Clerk

[Note: Complainant/appellant may send the request for a stay of enforce-
ment, the stay of enforcement form and the complaint or notice of appeal to the
stated clerk of the governing body of the permanent judicial commission that has
jurisdiction to hear the complaint or appeal. This request must be delivered with
the complaint or notice of appeal either in person or by certified mail. Form 5A
must be filed simultaneously with Form 5.]
Complainant, Appellant, Appellee

v.

Respondent, Appellant, Appellee

The complainant or appellant hereby files this request for a stay of enforcement of the decision or action of the _______________ (name of governing body, its permanent judicial commission, or a respondent named in D-6.0202b(3)) on _______________ (date) concerning ______________ (insert short statement of the basis for challenging the decision or action).

The following harm will occur if the decision or action is not stayed:

______________________ (insert short statement of the harm that will occur if the decision or action is not stayed).

The parties to this case are listed below with telephone numbers and addresses for each party.

_____________________, Complainant/Appellant

_____________________, Address

_____________________, Telephone

_____________________, Respondent/Appellee

_____________________, Address

_____________________, Telephone

Date

Signature of Stated Clerk or Clerk

[Note: Complainant/appellant must send the request for a stay of enforcement, the stay of enforcement form and the complaint or notice of appeal to the stated clerk of the governing body of the permanent judicial commission that has jurisdiction to hear the complaint or appeal. This request must be delivered with the complaint or notice of appeal either in person or by certified mail. Form 5A and Form 5 must be filed simultaneously.]
FORM NO. 6
COMPLAINT, D-6.0301

Complainant(s)

v.

________________________, (session, presbytery, synod, General Assembly Council, or entity of the General Assembly).

Statement of Complaint

I (We), ______________________________ (name[s] of complainant[s]) complain[s] to the ________________________________ (name of the next higher governing body or General Assembly) against __________________________ (name of governing body, GAC, or entity of GA) concerning __________________________ (an irregularity or a delinquency), in that at a meeting at __________________________ (place) on the ______________ day of ___________, 20____, said __________________________ (governing body or entity) did __________________________ (state the decision or action that was irregular or the delinquency complained of).

Complainant(s) believe(s) that the decision or action was irregular or the governing body failed to act as constitutionally required in the following particulars __________________________ (reasons why the decision or action was irregular or the failure to act was a delinquency).

Complainant(s) has the right to complain because __________________________ (state the standing of complainant as set forth in D-6.0202a, b).

Complainant(s) request(s) that the _____________________ (name of governing body to which complaint is addressed) order the _____________________________ (name of governing body complained against) to ______________________________ (state the specific relief requested).

___________________    ____________________________
Date      Signature of Complainant(s)

[Reminder to complainant(s): Form No. 7 must also be filed.]

FORM NO. 7
CERTIFICATION OF SERVICE OF COMPLAINT, D-6.0301f

I hereby certify that a copy of the above complaint was served upon __________________________ (name of respondent governing body or entity complained against) by mailing it to __________________________ (clerk, stated clerk, General Assembly Council, or entity of GA) by ______ day of ___________, 20____.

___________________    ____________________________
Date      Signature of Complainant(s)
FORM NO. 8
RECEIPT OF COMPLAINT BY RESPONDENT, D-6.0301f

I, ________________________ (name of clerk or stated clerk or representative of the GAC or entity of the GA) of the _________________________ (name of governing body or GAC or entity of the GA) certify that I have received by _________________ (personal delivery or service or certified or registered mail, return receipt requested) on ________________, 20____, (date received) a copy of the complaint of _______________________ (name of complainant).

___________________    ____________________________
Date      Clerk or Stated Clerk or Representative

FORM NO. 9
ANSWER TO COMPLAINT, D-6.0303

Complainant(s)

v.

________________________, (session, presbytery, synod, General Assembly Council, Respondent or entity of the General Assembly).

Answer

The _______________________________ (committee of counsel of respondent) submits the following answer to the complaint of the _____________________________ (irregularity or delinquency) alleged in the complaint of _______________________ (name of complainant(s)).

[The answer shall admit those facts alleged in the complaint that are true, deny those allegations that are not true or are mistakenly stated, and allege other facts that may explain the situation identified as an irregularity or delinquency. The answer may also raise any issues listed in D-6.0307.]

___________________    ____________________________
Date      Signature of Counsel of Respondent

[Reminder to respondent(s): Form No. 10 must also be filed.]

FORM NO. 10
CERTIFICATION OF SERVICE OF ANSWER TO COMPLAINT, D-6.0303

I, ________________ (name), certify that the enclosed is submitted as an answer to the complaint of ________________ and that a copy has been furnished to the complainant(s) by _______________________ (certified or registered mail, return receipt requested, or by personal delivery) on the ______ day of _______________, 20____.

___________________    ____________________________
Date      Signature of Counsel of Respondent
FORM NO. 11
CITATION TO A PARTY IN A REMEDIAL CASE, PRETRIAL CONFERENCE, D-6.0310

To: ______________________ (complainant or committee of counsel)

From: ______________________ (moderator or clerk of session or of permanent judicial commission)

You are cited to appear before the __________________________ (session or permanent judicial commission) meeting at the __________________________ (place) in __________________________ (city), on the ____ day of ________, 20__, at _____.m., for preliminary proceedings as described in Rules of Discipline, D-6.0310, concerning the complaint filed by or against you with the __________________________ (clerk of session or stated clerk of presbytery, synod, or GA) on the ______ day of __________, 20__.  

___________________    ____________________________  
Date      Moderator or Clerk of Session or Moderator or Clerk of Permanent Judicial Commission

FORM NO. 12
CITATION TO A PARTY IN A REMEDIAL CASE D-7.0201, D-7.0202

To: ______________________ (complainant or committee of counsel)

From: ______________________ (moderator or clerk of session or of permanent judicial commission)

You are cited to appear before the __________________________ (session or permanent judicial commission) of the __________________________ (name of governing body) meeting at the __________________________ (place) in __________________________ (city), on the ____ day of ________, 20__, at _____.m., to prosecute the complaint filed by you or defend against the complaint filed against you with the __________________________ (clerk of session or stated clerk of presbytery, synod, or GA) on the _____ day of ___________, 20__, so that the matter may be fully heard and decided.

___________________    ____________________________  
Date      Moderator or Clerk of Session or Moderator or Clerk of Permanent Judicial Commission
FORM NO. 13
CITATION TO WITNESS, REMEDIAL CASE, D-7.0201a, D-7.0202

To: _____________________________ (name)

From: ___________________________ (moderator or clerk of the permanent judicial commission)

Upon the request of _______________________________ (name[s] of complainant[s] or respondent governing body or entity), you are cited to appear before the permanent judicial commission of _________________________ (name of governing body) meeting at the _______________________ (place) in ______________________ (city), on the ______ day of ________, 20___ at ______.m., to give testimony in the remedial case ________________ (name of case).

__________________________________________
Date                                           Moderator or Clerk of Permanent Judicial Commission

FORM NO. 14
SECOND CITATION TO WITNESS, REMEDIAL CASE, D-7.0203

To: _____________________________ (name)

From: ___________________________ (moderator or clerk of the permanent judicial commission)

(The citation shall be the same as that in Form No. 13 except for necessary changes in date and place, and, in addition, shall contain the following paragraph):

This being your second citation, you are informed according to D-7.0203 that if you fail to appear at the time and place named before the permanent judicial commission of the __________________________ (governing body), unless excused for cause, you may be subject to disciplinary action.

__________________________________________
Date                                           Moderator or Clerk of Permanent Judicial Commission
FORM NO. 15
ORDER TO SERVE CITATION, REMEDIAL CASE, D-7.0202

To: _____________________________(name)

From: ___________________________(moderator or clerk of the session
or moderator or clerk of PJC)

You are directed to serve the attached citation on ____________________________
(name) by personally delivering it to the person cited. Certification of service shall be
made to the clerk of the permanent judicial commission.

___________________    ____________________________
Date      Moderator or Clerk of PJC

FORM NO. 16
CERTIFICATE OF SERVICE OF CITATION, REMEDIAL CASE, D-7.0202

To: ___________________(clerk)

From: _________________(person serving citation)

I certify that I have served a citation on ____________________________
(name) by personally delivering the citation on the _________ day of ____________
20__, (or I certify that I was unable to locate and serve the citation on
______________________________ [name]).

___________________    ____________________________
Date       Signature
FORM NO. 17
REQUEST THAT A PERSON NOT A MEMBER OF THE PRESBYTERIAN CHURCH (U.S.A.) SERVE AS A WITNESS, REMEDIAL CASE, D-7.0201b

To: _____________________________ (name of witness)
From: ___________________________ (name of permanent judicial commission)

Upon the request of _______________________________ (name[s] of complainant[s] or respondent governing body or entity), you are hereby requested to be present and to give testimony before the permanent judicial commission of the ___________________ (name of governing body) meeting at __________________ (place) in _________________ (city), on the _______ day of __________, 20__, at __.m., in regard to the remedial case ___________________________ (name of case).

___________________    ____________________________
Date      Moderator or Clerk of
           Permanent Judicial Commission

FORM NO. 18
REQUEST FOR TAKING TESTIMONY BY DEPOSITION, REMEDIAL CASE, D-7.0205, D-14.0304

To: ________________________ (permanent judicial commission)
From: ______________________ (name of complainant[s] or respondent)

I, __________________, request that the testimony of ______________________ (name of witness) in the trial of __________________________________ (name of case) be taken by deposition because __________________________________ (list reasons).

I certify that a copy of this request has been provided to the ______________________ (complainant or respondent).

___________________    ____________________________
Date      Signature

A-11
FORM NO. 19
NOTICE OF APPEAL, REMEDIAL CASE, D-8.0100, D-8.0201, D-8.0202

To: __________________________ (stated clerk of governing body from whose judgment appeal is made)

From: ________________________ (appellant)

RE:

______________________________ (Appellant (Complainant or Respondent))

v.

______________________________ (Appellee (Respondent or Complainant))

Notice is given of appeal to the ___________________________________ (synod or General Assembly) from the decision rendered by the permanent judicial commission of ________________________________ (name of presbytery) on the _____ day of ________, 20___, at ________________________ (place).

(Provide all the information required by D-8.0202.)

___________________    ____________________________
Date       Signature

[Reminder to appellant(s): Form No. 20 must also be filed.]

FORM NO. 20
CERTIFICATION OF SERVICE OF NOTICE OF APPEAL, REMEDIAL CASE, D-8.0202f

I certify that a copy of the Notice of Appeal has been furnished to ________________ (stated clerk of higher governing body whose permanent judicial commission will hear appeal) and to ____________________ (other parties and their counsel) by __________________________ (certified or registered mail, return receipt requested, or by personal delivery) on the ________ day of ____________, 20____.

___________________    ____________________________
Date       Signature of Appellant

A-12
FORM NO. 21
FORM OF BRIEF OF APPELLANT AND APPELLEE
REMEDIAL CASE, D-8.0304, D-8.0305

Appellant (Complainant or Respondent)

v.

Appellee (Respondent or Complainant)

Specification of Error
[Allegations of errors committed by lower governing body or permanent judicial commission. See D-8.0105 for grounds for appeal. Appellee should cite the specifications of error as listed in the appellant’s brief.]

Statement of Facts
[Give a clear and concise narrative account of facts of the case leading up to appeal.]

Argument
[State argument to each specification of error, with an appropriate heading indicating the portions of the argument applicable to each specification. Reasons and citations of authorities in support of the contentions should be included.]

Conclusion
[State the relief or correction requested, if appellant. State the disposition of the appeal requested, if appellee.]

Appendix
[If applicable, copies of any decision by the lower governing body should be attached. Appropriate portions of governing body minutes, if referred to in the brief, should also be attached.]

___________________    ____________________________
Date      Signature of Appellant

[Reminder to appellant(s) and appellee(s): Form No. 22 must also be filed.]

FORM NO. 22
CERTIFICATION OF SERVICE OF BRIEF, REMEDIAL CASE, D-8.0304a, D-8.0305a

I, ________________________ (name), certify that a copy of the brief of ________________________ (appellant, appellee) was served upon ________________________ (other parties and their counsel) by ____________________ (certified or registered mail, return receipt requested, or by personal delivery) on the ______ day of ____________, 20___.

___________________    ____________________________
Date      Signature of Appellant
FORM NO. 23
REQUEST FOR VINDICATION, D-9.0101

To: __________________________ (clerk of session, stated clerk of presbytery)

From: ________________________ (name of person seeking vindication)

I, __________________________________________ (name), feel that I have been injured by __________ ( rumor or gossip ) alleging that I have committed the offense of _____________________________. I request that the _____________________________ (session or presbytery) designate an investigating committee to make inquiry and ascertain the facts and circumstances concerning the alleged offense.

[Provide a narrative and a statement of alleged facts. What does the rumor or gossip allege as the conduct constituting an offense and what facts do you allege in response? Provide other pertinent information.]

___________________    ____________________________  
Date      Signature

FORM NO. 24
REVIEW OF REQUEST FOR VINDICATION, D-9.0101a

To: __________________________ (clerk of session, stated clerk of presbytery)

From: ________________________ (committee on ministry or other appropriate committee)

Having reviewed the request for vindication filed by __________________ (name), the (name of committee), authorized to make a determination whether an investigating committee should be appointed, determined on __________ (date) that an investigating committee (should or should not) be appointed to proceed as provided in D-10.0201.

The _____________________________ (clerk of session or stated clerk of presbytery) should provide for the appointment of such an investigating committee according to the provisions of D-10.0201.

___________________    ____________________________  
Date      Signature
FORM NO. 25
REPORT OF INVESTIGATING COMMITTEE, VINDICATION PROCESS, D-9.0101b

To: ___________________________ (clerk of session or stated clerk of presbytery, or person seeking vindication)

From: __________________________ (member of investigating committee)

It is the conclusion of the investigating committee formed on ___________________________ (date of formation, D-10.0401) to investigate rumors and gossip concerning ___________________________ (name of person) that ___________________________ (no charges will be filed OR charges will be filed).

[The facts and circumstances from which the rumor or gossip arose should be reported.]

[If the investigating committee determines that charges are to be filed in the matter, appropriate judicial process, beginning at D-10.0402, shall be followed.]

___________________    ____________________________  
Date       Signature

FORMS IN DISCIPLINARY CASES

FORM NO. 26
ACCUSATION BY INDIVIDUAL AS STATEMENT OF OFFENSE, D-10.0102a

To: ___________________________ (clerk of session or stated clerk of presbytery)

From: ___________________________ (name of person or persons making accusation)

I, ___________________________, under the jurisdiction of the ___________________________ (name of session of congregation or presbytery), accuse ___________________________ (name of person accused) of committing the offense of ___________________________ contrary to Holy Scripture and the Constitution of the Presbyterian Church (U.S.A.) and I submit the following information in support of said accusation:

The said ___________________________ (name of accused) did, on or about ___________________________ (date), ___________________________ (insert a narrative and alleged facts believed to support the accusation).

___________________    ____________________________  
Date       Signature of Accuser
FORM NO. 27
ACCUSATION BY A MEMBER OF A GOVERNING BODY
AS STATEMENT OF OFFENSE, D-10.0102b

To: ________________________ (clerk of session or stated clerk of presbytery)

From: ______________________ (name of person or persons making accusation)

I, ______________________, a member of the ______________________________
(name of session of congregation or presbytery), accuse ______________________________
(name of person accused) of committing the offense of _____________________________
contrary to Holy Scripture and the Constitution of the Presbyterian Church (U.S.A.) and I
submit the following information in support of said accusation:

The said ______________________________________ (name of accused) did, on or
about ____________________ (date), ______________________________________
(insert a narrative and alleged facts believed to support the accusation).

___________________    ____________________________
Date      Signature of Accuser

FORM NO. 28
SELF-ACCUSATION BY A MEMBER AS STATEMENT OF OFFENSE, D-10.0102c

To: ________________________ (clerk of session or stated clerk of presbytery)

From: ______________________ (name of person or persons making accusation)

I, being under the jurisdiction of the ______________________________
(session of congregation, presbytery), state that I am guilty of the offense of
____________________________ contrary to Holy Scripture and the Constitution of the
Presbyterian Church (U.S.A.). I submit the following information in support of my self-
accusation:

I, ________________________________, did on ____________________________
(date) ______________________________ (insert a narrative of information to substantiate
self-accusation).

___________________    ____________________________
Date      Signature
FORM NO. 28-A
PETITION FOR REVIEW OF INVESTIGATIVE PROCEDURES
DURING COURSE OF INVESTIGATION, D-10.0204

To: __________________________ (clerk of session or stated clerk of presbytery)

From: ________________________ (person under investigation)

I, __________________________, currently under investigation by an investigating
committee appointed by the _________________ (presbytery or session), do hereby peti-
tion the __________________ (session or permanent judicial commission) to review the fol-
lowing issues relating to the investigative procedures of the investigating committee.

[Give a narrative which explains what you believe to have been the errors or
omissions of the investigating committee. The proper subjects for such review
are only those listed in D-10.0204.]

[Note: This petition, along with the answer of the investigating committee, will
be reviewed by two designated members of the permanent judicial commission
of presbytery. Sessions must reference such requests to the PJC of the presby-
tery (D-5.0101). The review may result in either a confirmation of the proce-
dures of the investigating committee or suggestions to the investigating commit-
tee. The results of the review will also be considered in the pretrial conference
(D-10.0405).]

___________________    __________________________
Date       Signature

[Note: This petition is only in order up to the time that charges have been filed
(“during the course of the investigation”). After charges have been filed, the ap-
propriate time to raise questions about the investigative procedures is during the
pretrial conference (D-10.0405).]
FORM NO. 28-B
ANSWER OF INVESTIGATING COMMITTEE
TO PETITION FOR REVIEW, D-10.0204

To: _________________________ (clerk of session or stated clerk of presbytery)

From: _______________________ (investigating committee)

The investigating committee appointed to investigate the allegations of offense against ______________ (name), submits the following response to the facts alleged by ______________ (name) in (his/her) petition for review of the investigative procedures of this committee to this point in the investigation:

[Responses to each alleged fact]

__________________________  _______________________
Date                         Signature, Member of Investigating Committee

[Note: A clerk of session transmits this answer to the stated clerk of the presbytery, just as Form No. 31 was transmitted.]
FORM NO. 28-C
CONCLUSION OF REVIEW BY
PERMANENT JUDICIAL COMMISSION, D-10.0204b

To: _________________________ (clerk of session or stated clerk of presbytery, person against whom allegations were made)

From: _______________________ (moderator or clerk of PJC)

It is the conclusion of the ___________________ permanent judicial commission (on behalf of the session of ________________ Church, D-5.0101), rendered according to D-5.0101 and D-10.0204a, that the investigative procedures of the investigating committee challenged by ____________________ (name) __________ (have/have not) been in accord with the standards stated in D-10.0204. The petition of ____________ (name of petitioner) is ________________ (not sustained OR sustained) as noted below:

[If any element of the petition is sustained, suggestions for corrections to the investigating committee to correct procedures should be made. Results of this review may have an impact on the decision of the investigating committee whether or not to file charges. The results of the review will also be considered in the pretrial conference (D-10.405).]

_________________    ____________________________
Date      Moderator or Clerk of PJC

[Note: In order to prevent the need to reference any eventual trial (D-4.0000), D-5.0101 provides that a review of a petition be conducted by two members of the PJC designated by the commission moderator. Those members would not participate in a trial if one eventually were to take place. Sessions are required to reference such petitions to the presbytery PJC. The two members conducting the review should communicate the results of the review to the moderator or clerk of the PJC.]
FORM NO. 29
CONCLUSION OF INVESTIGATION, D-10.0202g, D-10.0300

To: __________________________ (clerk of session or stated clerk of presbytery, person who submitted written statement, or person against whom allegations were made)

From: ________________________ (member of investigating committee)

It is the conclusion of the investigating committee formed on ___________________ (date of formation, D-10.0401) to investigate allegations against ______________________ (name of person) that _____________________________________(no charges will be filed OR charges will be filed).

[Such actions, specified in section D-10.0300, which follow the decision to file or not file charges must be taken by the investigating committee.]

___________________    ____________________________
Date       Signature

FORM NO. 30
RECEIPT OF REPORT OF INVESTIGATING COMMITTEE, D-10.0300

This is to acknowledge receipt of the report of the Investigating Committee of the ___________________ (name of governing body) formed on ____________, 20___. The report, received on ____________, 20__, states that _____________________________________ (no charges are to be filed OR charges are being filed) in relation to the matter referred to it.

___________________    ____________________________
Date       Clerk or Stated Clerk

A-20
FORM NO. 31
PETITION FOR REVIEW OF DECISION NOT TO FILE CHARGES, D-10.0303a

To: _________________________ (clerk of session or stated clerk of presbytery)

From: _______________________ (person making original statement of offense)

I, ____________________________, having received, on _________ (date), the communication from the investigating committee that no charges are to be filed in relation to the written statement of offense I provided to the __________________________ (clerk of session or stated clerk) of __________________________ (name of congregation or presbytery), do hereby petition the __________________________ (session or permanent judicial commission) to review the decision of the investigating committee not to file charges.

[Give a narrative which explains what you believe to have been the errors committed by the investigating committee in reaching its decision not to file charges.]

[This petition, along with the answer of the investigating committee, will be reviewed by the session or permanent judicial commission of presbytery. The review may result in either a confirmation of the decision of the investigating committee or in a new investigation.]

___________________       __________________________
Date       Signature

FORM NO. 32
ANSWER OF INVESTIGATING COMMITTEE
TO PETITION FOR REVIEW, D-10.0303b

To: __________________________ (clerk of session or stated clerk of presbytery)

From: ________________________ (investigating committee)

The investigating committee appointed to investigate the written statement of offense submitted by __________________________ (name) against __________________________ (name) submits the following response to the facts alleged by __________________________ (name) in (his/her) petition for review of the decision not to file charges:

[Responses to each alleged fact.]

___________________       __________________________
Date       Signature, Member of Investigating Committee

[Note: A clerk of session transmits this answer to the stated clerk of the presbytery, just as Form No. 31 was transmitted.]
FORM NO. 33
CONCLUSION OF REVIEW BY
PERMANENT JUDICIAL COMMISSION, D-10.0303

To: __________________________ (clerk of session or stated clerk of presbytery, person who submitted written statement, or person against whom allegations were made)

From: ________________________ (moderator or clerk of session or moderator or clerk of PJC)

It is the conclusion of the ____________________________________________ (session or permanent judicial commission) that the decision of the investigating committee not to file charges against __________________________________________ (name of person) was based upon an ___________ (appropriate OR inappropriate) investigation. The petition of __________________________ (name of petitioner) is ___________________ (not sustained OR sustained).

[If the petition is sustained, a new investigating committee shall be appointed (D-10.0303d). If the petition is not sustained, the matter is concluded.]

__________________________________________
Date Moderator or Clerk of Session or Moderator or Clerk of PJC

[Note: In order to prevent the need to reference any eventual trial (D-4.0000), it may be a good idea for the session or PJC to provide by an internal rule for the moderator of the session or PJC to appoint two or three members to conduct the review of the petition and answer. Those members would not participate in a trial if one eventually were to take place.]
FORM NO. 34
CHARGES, D-10.0403, D-10.0404

The Presbyterian Church (U.S.A.) charges you, _____________________________
(name of member of church or presbytery), with the following offense(s):

[An offense is any act or omission by a member or officer of the church that is
contrary to the Scriptures or the Constitution of the Presbyterian Church
(U.S.A.).]

1. On or about the _____________ (date), you, ____________________________
(name), did commit the offense of ___________________________________
in that you ____________________________________________.

[Each charge shall be numbered and set forth the conduct that constituted the of-
fense. Each charge shall state (as far as possible) the time, place, and circum-
stances of the commission of the alleged conduct. Each charge shall also be ac-
accompanied by a list of the names and addresses of the witnesses for the prosecu-
tion and a description of the records and documents to be cited for its support.]

Witnesses (list names and addresses) in support of charge:

Records and documents (list and describe each) in support of charge:

________________________________________
Date    Signature, Investigating Committee

FORM NO. 35
CITATION TO PERSON ACCUSED, PRETRIAL CONFERENCE, D-10.0405a

To: __________________________ (name of accused)
From: ________________________ (moderator or clerk of session or moderator or clerk of PJC)

You are hereby cited to appear before the _________________________________
(session, permanent judicial commission) of ______________________________ (name of
church or presbytery), meeting at the ___________________________ (place) in
____________________ (city), on the _____ day of _________, 20___, at _____.m., for
preliminary proceedings as described in Rules of Discipline, D-10.0405 in the case of the
Presbyterian Church (U.S.A.) through__________________ (name of session or presby-
tery) v. __________________ (name of accused). A copy of the charge(s) is attached.

________________________________________
Date    Moderator or Clerk of Session or
          Moderator or Clerk of PJC

A-23
FORM NO. 36
CITATION TO PROSECUTING COMMITTEE,
PRETRIAL CONFERENCE, D-10.0405a

To: _________________________ (name of prosecuting committee)

From: _______________________ (moderator or clerk of session or
moderator or clerk of PJC)

You are hereby cited to appear before the __________________________ (session,
permanent judicial commission) of the ___________________________ (name of
church or presbytery), meeting at the ___________________________ (place) in
_____________________ (city), on the ______ day of ________, 20___, at _____.m.,
for preliminary proceedings as described in Rules of Discipline, D-10.0405, in the case of
the Presbyterian Church (U.S.A.) through ____________________ (name of session or
presbytery) v. ________________ (name of accused). A copy of the charge(s) is attached.

___________________    ____________________________
Date Moderator or Clerk of Session or
Moderator or Clerk of PJC

FORM NO. 37
CITATION TO PERSON ACCUSED, D-11.0201a, D-11.0202

To: _________________________ (name)

From: _______________________ (moderator or clerk of session or
moderator or clerk of PJC)

You, ________________________________ (name), are cited to appear
before the ___________________________ (session or permanent judicial com-
mission) of the ___________________________ (name of church or presbytery), meeting at the
____________________ (place) in ____________________ (city), on the ______ day of
________, 20___, at _____.m., to answer the charges filed against you by the Presbyte-
rian Church (U.S.A.) through ____________________ (name of session or presbytery). A copy
of the charge(s) is attached.

___________________    ____________________________
Date Moderator or Clerk of Session or
Moderator or Clerk of PJC

A-24
FORM NO. 38
SECOND CITATION TO PERSON ACCUSED, D-11.0202a, b

To: _________________________ (name)

From: _______________________ (moderator or clerk of session or
 moderator or clerk of PJC)

(The citation shall be in the same form as that in Form No. 37 except for necessary
changes in date and place, and, in addition, should contain the following paragraph):

This being your second citation, you are informed, according to D-11.0202b, that if
you fail to appear at the time and place above named, unless excused for cause, the
_______________________________________ (session or permanent judicial commission),
after having appointed some person or persons to represent you as counsel, may proceed
to take testimony in your case, as if you were present. In addition, you may be found
guilty of disobedience and contempt for which you may be subject to disciplinary action
(D-11.0202a).

___________________    ____________________________
Date Moderator or Clerk of Session or
Moderator or Clerk of PJC

FORM NO. 39
CITATION TO PROSECUTING COMMITTEE D-11.0201a, D-11.0202

To: _________________________ (special disciplinary committee)

From: _______________________ (moderator or clerk of session or
 moderator or clerk of PJC)

You are cited to appear before the ______________________________________
(session or permanent judicial commission) of the
_______________________________________ (name of church or presbytery), meeting at the __________ (place) in
_____________________ (city), on the ______ day of ______, 20__, at _____ m., to
prosecute the charge(s) against ____________________________ (name) filed by you
with the _____________________(clerk of session or stated clerk of presbytery) on the
_________ day of __________, 20___, so that the matter may be fully heard and decided.

___________________    ____________________________
Date Moderator or Clerk of Session or
Moderator or Clerk of PJC

A-25
FORM NO. 40

CITATION TO WITNESS, DISCIPLINARY CASE, D-11.0201a, D-11.0202

To: _________________________ (name)

From: _______________________ (moderator or clerk of session or
moderator or clerk of PJC)

You are cited to appear before the _______________________________________
(session or permanent judicial commission) of ___________________________________
(name of church or presbytery), meeting at the ________________________________ (place)
in ________________ (city), on the ____________ day of _______________, 20___, at
____.m., to give testimony in regard to the charges filed against
______________________________ by the Presbyterian Church (U.S.A.) through
___________________________(name of session or presbytery).

___________________    ____________________________
Date Moderator or Clerk of Session or
            Moderator or Clerk of PJC

FORM NO. 41

SECOND CITATION TO WITNESS, DISCIPLINARY CASE, D-11.0202a

To: _________________________ (name)

From: _______________________ (moderator or clerk of session or
moderator or clerk of PJC)

(The citation shall be in the same form as that in Form No. 40 except for necessary
changes in date and place, and, in addition, shall contain the following paragraph):

This being your second citation, you are informed, according to D-11.0202a, that if
you fail to appear at the time and place named before the
_______________________________ (session, permanent judicial commission) of the
_______________________________ (name of church or presbytery), unless excused for
cause, you may be subject to disciplinary action.

___________________    ____________________________
Date Moderator or Clerk of Session or
            Moderator or Clerk of PJC

A-26
FORM NO. 42
ORDER TO SERVE CITATION, DISCIPLINARY CASE, D-11.0202

To: _________________________ (name)

From: _______________________ (moderator or clerk of session or moderator or clerk of PJC)

You are directed to serve the attached citation on ____________________________ (name) by personally delivering it to the person cited. Certification of service shall be made to the clerk of the _____________________________________________ (session, permanent judicial commission).

___________________    ____________________________
Date Moderator or Clerk of Session or Moderator or Clerk of PJC

FORM NO. 43
CERTIFICATE OF SERVICE OF CITATION, DISCIPLINARY CASE, D-11.0202

To: _________________________ (clerk)

From: _______________________ (person serving citation)

I certify that I have served a citation on ____________________________ (name) by personally delivering the citation on the _______ day of ____________, 20___, (or I certify that I was unable to locate and serve the citation) on ___________________ (name).

___________________    ____________________________
Date Signature
FORM NO. 44
REQUEST THAT A PERSON NOT A MEMBER OF THE
PRESBYTERIAN CHURCH (U.S.A.) SERVE AS A WITNESS,
DISCIPLINARY CASE, D-11.0201b

To: _________________________ (name)

From: _______________________ (moderator or clerk of session or
moderator or clerk of PJC)

You are requested to be present and to give testimony before the ______________
_________________________ ( session or permanent judicial commission) of the
__________________________________ ( name of church or presbytery ), meeting at
______________________ ( place) in ______________ ( city), on the _____ day of
________, 20___, at __.m., in regard to charge(s) against _______________________
filed by the Presbyterian Church (U.S.A.) through ______________________________
(name of session or presbytery).

___________________    ____________________________
Date Moderator or Clerk of Session or
Moderator or Clerk of PJC

FORM NO. 45
REQUEST FOR TAKING TESTIMONY BY DEPOSITION,
DISCIPLINARY CASE, D-11.0204, D-14.0304

To: __________________________ (name of session or permanent judicial commission)

From: ________________________ (name of prosecuting committee or accused)

I, _____________________________________________, request that the testimony
of ____________________________________________ (name of witness) in
the trial of ______________________________________ (name of case) be taken by
deposition because ___________________________________________________
(list reasons).

I certify that a copy of this request has been provided to the ______________
_________________ (prosecuting committee or accused).

___________________    ____________________________
Date Signature

A-28
WITNESS—LIMITED WAIVER OF CONFIDENTIALITY,
D-14.0201 (G-6.0204, G-14.0563)

To: __________________________ (name of session or permanent judicial commission)

From: ________________________ (prosecuting committee)

RE: Testimony of __________________________, (name), a witness for the prosecution.

This witness has been advised that in order for his/her testimony to be used in prosecuting the case, a limited waiver of confidentiality is required. Such waiver is limited to this disciplinary proceeding, allowing the person accused to share with his/her counsel information about the events and what the witness may have said to the accused in the context of those events for purposes of cross-examination and allowing the accused to testify about the same events and conversations, should the accused choose to testify in the trial. This waiver does not extend to any other use of such confidential information nor to other confidential conversations between the witness and the accused.

The witness has signed this waiver allowing the above use of information, notwithstanding the provisions of the Book of Order (G-6.0204 and 14.0563) or civil requirements for maintaining confidentiality in counseling or confessional relationships.

___________________   ___________________________________
Date     Signature of Witness

___________________   ___________________________________
Date     Signature of Prosecuting Committee Chair
FORM NO. 46

To: _________________________ (clerk of session or stated clerk of governing body from whose judgment appeal is made)

From: _______________________ (appellant)

RE:

__________________________________________
Appellant (Person Found Guilty or Governing Body [D-13.0103])

v.

__________________________________________
Appellee (Governing Body or Person Found Guilty)

Notice is given of appeal to the _________________________________ ( presbytery, synod, or General Assembly ) from the decision rendered by ________________________ ________________________________ on the _____ day of _________________, 20___, at _________________________ (place).

[Provide all the information required by D-13.0202.]

___________________   ___________________________________
Date     Signature of Appellant

[Reminder to appellant(s): Form No. 47 must also be filed.]

FORM NO. 47
CERTIFICATION OF SERVICE OF NOTICE OF APPEAL,
DISCIPLINARY CASE, D-13.0202f

I certify that a copy of the Notice of Appeal has been furnished to ________________________ (stated clerk of higher governing body whose permanent judicial commission will hear appeal) and to ________________________ (other parties and their counsel) by ________________________ (certified or registered mail, return receipt requested, or by personal delivery) on the ________ day of ____________, 20____.

___________________   ___________________________________
Date     Signature of Appellant
FORM NO. 48
FORM OF BRIEF OF APPELLANT AND APPELLEE,
DISCIPLINARY CASE, D-13.0304, D-13.0305

Appellant

v.

Appellee

Specification of Error

[Allegations of errors committed by lower governing body or permanent judicial commission. See D-13.0106 for grounds for appeal. Appellee should cite the specifications of error as listed in the appellant’s brief.]

Statement of Facts

[Give a clear and concise narrative account of facts of the case leading up to appeal.]

Argument

[State argument to each specification of error, with an appropriate heading indicating the portions of the argument applicable to each specification. Reasons and citations of authorities in support of the contentions should be included.]

Conclusion

[State the relief or correction requested, if appellant. State the disposition of the appeal requested, if appellee.]

Appendix

[If applicable, copies of any decision by the lower governing body should be attached. Appropriate portions of governing body minutes, if referred to in the brief, should also be attached.]

Date ___________________________________________ Signature of Appellant

[Reminder to appellant(s) and appellee(s): Form No. 49 must also be filed.]
FORM NO. 49
CERTIFICATION OF SERVICE OF BRIEF,
DISCIPLINARY CASE, D-13.0304a, D-13.0305a

I, _______________________________________ (name), certify that a copy of the
brief of ____________________________________ (appellant, appellee) was served upon
__________________________________________ (other parties and their counsel)
by ____________________ (certified or registered mail, return receipt requested, or by personal
delivery) on the ______ day of ____________, 20____.

___________________   ___________________________________
Date     Signature of Appellant

FORMS FOR REFERENCE

FORM NO. 50
REFERENCE, D-4.0000

To: _________________________ (permanent judicial commission of
next higher governing body)

From: _______________________ (session or permanent judicial commission)

The __________________________________ (session, permanent judicial commission)
of the __________________________________ (church, presbytery, synod) requests the
Permanent Judicial Commission of the ___________________________ (name of higher
governing body) to assume jurisdiction for a _________________________ (trial and deci-
sion or hearing on appeal) in the case of:

______________________________________  __________________
Complainant                          v.

______________________________________  __________________
Respondent                           OR

______________________________________  __________________
Presbyterian Church (U.S.A.)          v.

______________________________________  __________________
Defendant

The case is referred for the following reasons (explain why it is desirable for the high
governing body to handle case):

______________________________________  __________________
Moderator

______________________________________  __________________
Date                                    Clerk

A-32
FORM NO. 51
DECISION OF PERMANENT JUDICIAL COMMISSION
ON REFERENCE, D-4.0200

To: _________________________ (session or permanent judicial commission)

From: _______________________ (permanent judicial commission of
next higher governing body)

It is the determination of the permanent judicial commission of _________________
(presbytery, synod, or GA) that the request of the _________________________________
(session or permanent judicial commission) that the _______________________________
(disciplinary or remedial) matter be handled by this body be _________________ (approved
or disapproved).

The Permanent Judicial Commission of ___________________________( name of
governing body) _________________________ (assumes OR declines) original jurisdiction
in the case of _________________________.

[State reasons for refusal, (D-4.0203).]

[If the permanent judicial commission of the higher governing body refuses to
accept jurisdiction, the lower governing body shall conduct the trial or hearing
on appeal and proceed to a decision.]

________________________________     ___________________________________
Date                                     Moderator or Clerk of PJC

A-33
APPENDIX B
ARTICLES OF AGREEMENT

PREAMBLE

The Articles of Agreement embody the contractual commitments of the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America concerning the means by which the confessional documents, members, officers, judicatories, courts, agencies, institutions and property of those Churches shall be and become the confessional documents, members, officers, judicatories, courts, agencies, institutions and property of the Presbyterian Church (U.S.A.). The Articles of Agreement record the details of the reunion. Their contents demonstrate the continuity of the reunited Church with each of its antecedents. The reunited Church will be in all ecclesiastical, judicial, legal and other respects the continuing entity of the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America.

Once the two Churches have approved the plan in accordance with their separate Constitutions and the reunion has been effected, the single reunited Church will come into being and the separate existences of the two Churches will terminate. The two parties to the original agreement will no longer be in existence as separate Churches and hence the agreement cannot thereafter be altered. By the act of reunion, the separate interests of the two parties reflected in the agreement are united in one reunited Church that could not represent the concerns of either predecessor body if some change in the Agreement were proposed.

Immediately upon the formation of the reunited Church, its new Constitution (G-1.0500)\(^1\) will be operative. It, rather than the Articles of Agreement, is the basic document of the single church and is subject to amendment in accordance with its provisions.

\(^1\) The following abbreviations are used throughout:
G - Form of Government
D - Rules of Discipline
S - Directory for the Service of God [After 1988 this book is called the Directory for Worship.]
ARTICLE 1. CONTINUITY OF THE PRESBYTERIAN CHURCH (U.S.A.) WITH THE PRESBYTERIAN CHURCH IN THE UNITED STATES AND THE UNITED PRESBYTERIAN CHURCH IN THE UNITED STATES OF AMERICA

1.1 These Articles of Agreement are intended to, and they do, provide for the union of the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America to form one Church which shall be known as the Presbyterian Church (U.S.A.). Whenever it becomes necessary to identify the Presbyterian Church in the United States or The United Presbyterian Church in the United States of America after union, the Presbyterian Church (U.S.A.) is, and shall be, the successor of each and the successor shall have that identity. The history of the Presbyterian Church (U.S.A.) is, and shall embody, the history of the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America. These Articles shall be interpreted consistently with the foregoing. The Presbyterian Church in the United States, The United Presbyterian Church in the United States of America, and the Presbyterian Church (U.S.A.) affirm that it is the intention of each that the Presbyterian Church (U.S.A.), from the time of reunion, shall comprise and be one single ecclesiastical entity which is the continuing Church resulting from the reunion of the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America.

1.2 Each and every member of the Presbyterian Church in the United States and of The United Presbyterian Church in the United States of America shall be a member of the Presbyterian Church (U.S.A.)

1.3 Each and every ordained officer, whether minister, ruling elder or deacon, of the Presbyterian Church in the United States and of The United Presbyterian Church in the United States of America shall be the comparable ordained officer of the Presbyterian Church (U.S.A.), minister of the Word, elder or deacon.

1.4 Each and every congregation of the Presbyterian Church in the United States and of The United Presbyterian Church in the United States of America shall be a congregation of the Presbyterian Church (U.S.A.).

1.5 Each and every pastoral relationship between a pastor, co-pastor, associate or assistant pastor and a congregation in the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America shall continue in the Presbyterian Church (U.S.A.). Any existing relationship as lay preacher or commissioned church worker shall be undisturbed by the formation of the Presbyterian Church (U.S.A.), but only for so long as the individual holding such relationship continues that relationship to the same particular church.

1.6 Each and every Session, Presbytery and Synod of the Presbyterian Church in the United States and of The United Presbyterian Church in the United States of America shall be the comparable governing body of the Presbyterian Church (U.S.A.).
1.7 The General Assembly of the Presbyterian Church (U.S.A.) shall be the highest governing body of that Church and the successor to the General Assembly of the Presbyterian Church in the United States and to the General Assembly of The United Presbyterian Church in the United States of America.

1.8 Each and every board, agency, institution and committee of the Presbyterian Church in the United States or of The United Presbyterian Church in the United States of America, or under joint control of the two Churches, shall have the same relationship to the appropriate governing body of the Presbyterian Church (U.S.A.) as it now has to a judicatory of the Presbyterian Church in the United States or of The United Presbyterian Church in the United States of America.

1.9 Each and every policy statement adopted by or issued at the direction of the General Assembly of the Presbyterian Church in the United States or of the General Assembly of The United Presbyterian Church in the United States of America shall have the same force and effect in the Presbyterian Church (U.S.A.) as in the Church which adopted or issued it until rescinded, altered or supplanted by action of the General Assembly of the Presbyterian Church (U.S.A.).

ARTICLE 2. TRUSTEES AND CORPORATE STRUCTURES

2.1 Each and every trustee and corporate structure of the congregations, judicatories, boards, agencies and institutions of the Presbyterian Church in the United States and of The United Presbyterian Church in the United States of America, together with all property, real and personal, held by them shall be the trustees and corporate structures of the congregations, governing bodies, boards, agencies and institutions of the Presbyterian Church (U.S.A.). Such legal procedures shall be undertaken without delay as may be necessary and expedient to assure that such trustees and corporate structures together with all property, real and personal, held by them are clearly identified as trustees, corporate structures and property of the Presbyterian Church (U.S.A.).

2.2 The continuity and integrity of all funds held in trust by such trustees or corporations shall be maintained, and the intention of the settlor or testator as set out in the trust instrument shall be strictly complied with. Wherever necessary, steps shall be taken to demonstrate that the appropriate entity of the Presbyterian Church (U.S.A.) has succeeded to the beneficiary named in such trust instrument.

ARTICLE 3. CONFESSIONAL DOCUMENTS

3.1 The confessional documents of the two preceding Churches shall be the confessional documents of the reunited Church. The interim stated clerks of the Presbyterian Church (U.S.A.) shall prepare the official text of the confessional documents as defined in G-1.0501.

3.2 The General Assembly of the reunited Presbyterian Church shall at an early meeting appoint a committee representing diversities of points of view and of groups
3.3 Until the Brief Statement of the Reformed Faith has been incorporated into The Book of Confessions, the Presbyterian Church (U.S.A.) accepts A Brief Statement of Belief adopted by the 102nd General Assembly of the Presbyterian Church in the United States in 1962, as a summary of the Reformed understanding of historic Christian doctrine set forth in Scripture and contained in the Confessions of the Presbyterian Church (U.S.A.). During that interval, A Brief Statement of Belief shall be utilized with the Confessions of the Church in the instruction of Church members and officers, in the orientation and examination of ordinands prior to ordination, and of ministers seeking membership in Presbyteries by transfer from other Presbyteries or other Churches.

ARTICLE 4. THE OFFICE OF THE GENERAL ASSEMBLY

4.1 The work of the Office of the General Assembly immediately following reunion shall be provided for as follows:

The offices of the two highest governing bodies of the uniting Churches shall be continued for a period of one year after the effective date of the reunion in order to assure the orderly transfer of records and functions to an office of the new highest governing body. During such transition period the stated clerk of the Presbyterian Church in the United States and the stated clerk of The United Presbyterian Church in the United States of America shall be titled interim stated clerks of the General Assembly and shall function in consultation with the General Assembly Council. The interim stated clerks shall, following consultation with the General Assembly Council, one year after the effective date of the union, recommend the assignments to and an organizational structure for the Office of the General Assembly.

4.2 Not later than nine months after the effective date of the union, the General Assembly Council shall select a Special Committee on Nominations for Stated Clerk. This committee shall be nine in number and representative of all the geographical areas of the reunited Church. None of its members shall be considered eligible for nomination for the office of stated clerk. The committee shall consider at once the availability and qualifications of all persons whose names may be presented to it by individuals or governing bodies within the reunited Church and shall seek out on its own initiative persons who, in its judgment, should be considered for the office. This committee shall be prepared to present directly to a committee of the next General Assembly the names of not more than three persons whom the Special Committee considers suitable for nomination.

That General Assembly shall establish a General Assembly Committee on Nominations for Stated Clerk to which the Special Committee mentioned in the preceding paragraph shall report with its recommendations. It is understood that the General Assembly Committee need not be limited in its choice to those whose names are suggested by the Special Committee. After full consideration and consultation with the Special Committee, the General Assembly Committee shall select not more than two candidates, whose names shall be presented to the General Assembly not later than forty-eight hours prior to
its adjournment. If there is only one nominee and no further nominations from the floor, election may be by acclamation. If there are two or more candidates, the election shall be in the same manner as for the moderator. The candidate receiving a majority of the votes cast shall be declared elected.

**ARTICLE 5. TRANSITIONAL COMPOSITION AND WORK OF THE GENERAL ASSEMBLY COUNCIL AND AGENCIES**

5.1 During the period immediately following reunion, the General Assembly Council shall consist of the Moderator of the General Assembly, the Moderators of the two immediately preceding General Assemblies of each Church, and forty-eight members elected by the General Assembly as provided in 5.2 below. In addition to the voting members, the stated clerk of the General Assembly, and such staff persons as the General Assembly on the recommendation of the General Assembly Council may from time to time designate, shall be corresponding members, with the right to speak but not to vote.

5.2 The first General Assembly of the Presbyterian Church (U.S.A.) shall elect forty-eight members of the General Assembly Council. Twenty-four shall be nominated by the last General Assembly of the Presbyterian Church in the United States, twenty-one from the membership of the General Assembly Mission Board and three from the Committee on Assembly Operations upon recommendation of those bodies. Twenty-four shall be nominated by the last General Assembly of The United Presbyterian Church in the United States of America from the membership of the General Assembly Mission Council upon recommendation of this body. Among those elected there shall be at least one resident of each of the Synods of the Church. Among those elected there shall also be persons from the divisions, agencies and councils of the General Assemblies of the reuniting Churches including the Councils on Church and Race, the Council on Women and the Church and the Committee on Women’s Concerns. One half of those elected shall be ministers of the Word, one half layperson. Care shall be taken to comply with the provisions of G-9.0104 and G-9.0105. The members so elected shall serve for five years without change except that vacancies occasioned by resignation or death may be filled through election by the General Assembly upon nomination of its Nominating Committee. At the end of the five years, the General Assembly Council shall assign its members to three classes of equal size, expiring at the end of one additional year, two additional years, and three additional years. Thereafter, members shall be elected in accordance with G-13.0202.

5.3 During the first five years after reunion, the General Assembly Council shall elect its own moderator and vice-moderator and shall designate its own staff, subject to confirmation by the General Assembly. The stated clerk of the General Assembly shall be its recording secretary.

5.4 The General Assembly Council shall have the responsibilities enumerated in G-13.0201, and in addition shall provide the necessary coordination, management and consolidation of the functions, divisions, agencies, councils, commissions and institutions of the General Assemblies of the reuniting Churches. Upon adjournment of the first General Assembly of the Presbyterian Church (U.S.A.), the General Assembly Mission
Council of The United Presbyterian Church in the United States of America will cease to exist. The General Assembly Mission Board of the Presbyterian Church in the United States (consisting of the members remaining after election of the General Assembly Council) and the Program Agency, the Support Agency, and the Vocation Agency of The United Presbyterian Church in the United States of America will continue to administer the programs, previously conducted by each of them, for five years unless earlier terminated by action of the General Assembly. During this period the elected membership of the agencies above shall continue to serve without change except that vacancies occasioned by resignation or death may be filled through election by the General Assembly upon nomination of its Nominating Committee.

The General Assembly Council shall develop and propose to subsequent General Assemblies a design for the work of the General Assembly which will effectively relate the functions, divisions, agencies, councils, commissions and institutions of the General Assemblies of the reuniting Churches not otherwise provided for in these Articles of Agreement, except an agency for pensions which is hereinafter provided for in Article 11. Agencies whose functions will be served by other bodies or in other ways in the reunited Church will not be continued.

5.5 The General Assembly Council shall carefully review the continuing mission directions and priorities approved by both General Assemblies prior to reuniting, and prepare means to harmonize the programmatic work of its agencies.

The General Assembly Council shall ensure the continuance of an organized approach in the areas of world mission, evangelism, education, church renewal, church extension and social-economic justice within the context of the unity of Christ’s Church throughout the world.

The General Assembly Council shall take particular care to design agencies and to commit major resources, both human and financial, to put into action with other Churches and agencies, in this land and other nations, ministries that serve the purpose of the Presbyterian Church (U.S.A.) to confront men and women, structures and principalities, with the claims of Jesus Christ.

5.6 The General Assembly Council in its development of a design for the work of the General Assembly shall also ensure the continuance of the advocacy and monitoring functions of the existing Councils on Church and Race (both denominations), Committee on Women’s Concerns (Presbyterian Church in the United States) and Council on Women and the Church (The United Presbyterian Church in the United States of America). Until such time as the design for work of the General Assembly is completed and these functions are ensured, the existing structures and functions of these bodies shall be maintained.

5.7 As the various boards, agencies, councils and offices of the General Assemblies of the reuniting Churches continue to function within the life of the reunited Church, or as new agencies are created at the time of reunion, and especially as consideration is given to the location or locations of General Assembly offices and agencies, care and sensitivity shall be shown employed personnel. The General Assembly Council
shall ensure continuity of employment at comparable levels insofar as possible. As staff vacancies occur, they shall be filled in accordance with the church-wide plan for equal employment opportunity (G-13.0201b) and the principle of full participation (G-4.0403). The General Assembly Council shall provide for an equitable termination policy.

ARTICLE 6. LOCATION OF THE GENERAL ASSEMBLY’S AGENCIES

6.1 The General Assembly Council shall immediately appoint a representative committee to examine with professional consultants the values of establishing a single location or multiple locations for the General Assembly’s agencies. The committee shall propose a possible location or locations. The committee shall suggest a timetable for the move, if relocation is involved.

ARTICLE 7. SPECIAL COMMITTEE ON PRESBYTERY AND SYNOD BOUNDARIES

7.1 A Special Committee on Presbytery and Synod Boundaries shall be formed to work with the governing bodies where Presbyteries and Synods of the existing Churches overlap and for other Presbyteries and Synods as necessary. Its work will be done on behalf of the General Assembly and its recommendations made for the General Assembly’s action. (G-13.0103, l and m)

7.2 This Special Committee, composed of one person from each Synod of the reuniting Churches, shall be elected by the uniting General Assembly through the regular nominating procedures of the existing Churches. The committee shall elect its own moderator when it is convened by the interim stated clerks immediately upon adjournment of the uniting General Assembly.

7.3 The Special Committee shall set in motion a procedure whereby overlapping Presbyteries and Synods, through negotiation, shall consult in developing a mutually acceptable plan for Presbytery and Synod boundaries which shall become effective within five years following reunion. The governing bodies of affected Presbyteries and Synods shall be encouraged to initiate boundary adjustment by means of overture to the General Assembly. Recognizing that in several areas of the country some Presbyteries and Synods have overlapped and existed side by side for years, care must be taken, in the spirit of fair representation reflected in G-9.0104, that the responsibilities and privileges of governing now enjoyed by members of each Presbytery be honored and enhanced. The Special Committee shall develop guidelines for the governing bodies to use in their negotiations and, when each plan is approved by the governing bodies concerned and the Special Committee, shall forward the plan to the General Assembly recommending approval.

7.4 On the principle that a geographically related area makes possible greater fellowship and ease in the conduct of the business of a governing body, it shall be the further goal of the Special Committee that the resulting governing bodies shall be of sufficient strength and geographical proximity to enhance the total mission of the Church. Care must be taken to protect the rights and privileges of members of each of the uniting
governing bodies so that they may exercise the responsibilities of leadership in the newly formed governing body.

7.5 The Special Committee shall report annually to the General Assembly on the progress the governing bodies are making. If realignments are not mutually developed within the five years following reunion to the satisfaction of all parties concerned, application for continuance of the process may be made to the General Assembly. If granted, the efforts shall be reviewed by each General Assembly with the expectation that full geographical consolidation shall be accomplished no later than ten years following the uniting General Assembly.

7.6 In cases involving Presbyteries based on racial ethnic or language considerations, or Presbyteries whose membership consists predominately of racial ethnic persons, plans for realignment shall be completed within ten years or, if that is not accomplished, upon application for continuance of the process, which may be granted by the General Assembly, within fifteen years after the uniting General Assembly.

7.7 At such time as all problems of overlapping boundaries and related problems of other Presbyteries and Synods shall have received General Assembly action, the Special Committee shall be dissolved and future issues of boundaries shall be handled under the provisions of G-13.0103 l and m.

ARTICLE 8. RACIAL ETHNIC REPRESENTATION, PARTICIPATION AND ORGANIZATIONS

8.1 The Presbyterian Church (U.S.A.) shall provide for a Committee on Representation for each governing body above the Session. Its membership shall consist of equal numbers of men and women. A majority of the members shall be selected from the racial ethnic groups within the governing body and the total membership shall include persons from each of the following categories:

a. majority male membership
b. majority female membership
c. racial ethnic male membership
d. racial ethnic female membership
e. youth male and female membership

Its main function shall be to guide the governing bodies with respect to their membership and to that of their committees, boards, agencies and other units, in implementation of the principles of participation and inclusiveness, to ensure effective representation in the decision making of the church.
8.2 Governing bodies of the Church shall be responsible for implementing the Church’s commitment to inclusiveness and participation which provides for the full expression of the rich diversity within its membership. All governing bodies shall work to become more open and inclusive and to correct past patterns of discrimination on the basis of racial ethnic background.

Racial ethnic members in the United States (Presbyterians of African, Hispanic and Asian descent and Native Americans) shall be guaranteed full participation and access to representation in the decision-making of the Church, and shall be able to form caucuses.

Participation and representation of racial ethnic membership shall be assured by the Committees on Representation (8.1).

8.3 Consistent with the principles of diversity and inclusiveness as set forth in 8.2, the General Assembly Council shall consult with and receive input from the racial caucuses of the Church, and shall make provision for the expenses necessary to such consultations. The purposes of such consultations shall include:

- determining the priorities for assisting racial ethnic churches and ministries,
- developing a denominational strategy for racial ethnic church development,
- finding ways to assure the funding and operational needs of schools and other institutions which historically have served Black Americans and other racial ethnic groups.

8.4 Racial ethnic educational institutions have been the primary source from which racial ethnic church leadership has developed. Consistent with the dire need for racial ethnic church leadership, the General Assembly Council shall propose to the General Assembly ways whereby the General Assembly shall be able to fulfill its responsibility for education through colleges and secondary schools and for meeting the operational and developmental needs of those Presbyterian schools that historically have served Black Americans and those serving other racial ethnic groups.

ARTICLE 9. WOMEN’S REPRESENTATION, PARTICIPATION AND ORGANIZATIONS

9.1 The Committees on Representation required by G-9.0105 for each governing body above the Session shall guide those bodies, with respect to their membership and that of their committees, boards, agencies and other units, in implementing the principles of participation and inclusiveness, to ensure the fair representation of women, both of the majority race and of racial ethnic groups, in the decision making of the Church.

9.2 The General Assembly Council in consultation with elected representatives from each recognized women’s group of both Churches shall make provision for the continuation of the women’s programs and organizations of the two Churches at all levels, until such time as programs are formulated as described in 9.3.
9.3 A group of representatives elected by each recognized women’s group from the two Churches shall meet to develop programs and organizations, these proposals to be approved by the constituent groups. Such approval shall be reported to the General Assembly Council by the Executive Committees of each of the women’s groups. The group shall report to the General Assembly annually and is expected to complete its work in six years.

ARTICLE 10. INSTITUTIONS OF THEOLOGICAL EDUCATION

10.1 The reunited church has continuing responsibility for its institutions of theological education. These institutions are charged to prepare women and men for ordained ministries and other vocations of professional church leadership and to provide strong theological resource centers for the leadership of the whole church.

10.2 Theological institutions of the Presbyterian Church in the United States:

Austin Presbyterian Theological Seminary,  
Austin, Texas,

Columbia Theological Seminary,  
Decatur, Georgia,

Louisville Presbyterian Theological Seminary,  
Louisville, Kentucky,

Presbyterian School of Christian Education,  
Richmond, Virginia

Union Theological Seminary in Virginia,  
Richmond, Virginia,

and of The United Presbyterian Church in the United States of America:

Dubuque Theological Seminary,  
Dubuque, Iowa,

Johnson C. Smith Seminary, of the Interdenominational Theological Center, Atlanta, Georgia

Louisville Presbyterian Theological Seminary,  
Louisville, Kentucky,

McCormick Theological Seminary,  
Chicago, Illinois,

\[\text{2} \text{ This seminary is operated jointly with the United Presbyterian Church in the United States of America.}\]

\[\text{3} \text{ This seminary is operated jointly with the Presbyterian Church in the United States.}\]
shall continue into the reunited Church with their present boards, charters and plans of governance.

10.3 The present pattern of financial support of these institutions by the courts or judicatures to which they are related at the time of the reunion shall continue in the reunited Church. Levels of financial support to the theological institutions from Synods and the General Assembly shall continue so that each receives a similar percentage of the total amount allocated by the governing bodies in the year prior to reunion.

10.4 A Special Committee on Theological Institutions shall be established at the first General Assembly of the reunited Church as a committee of the General Assembly. The Special Committee shall consist of twenty-two members. Eleven members shall be elected from the Church at large by the General Assembly (following the procedures for nominating and electing special committees of the General Assembly). The boards of the eleven institutions named above each shall elect one representative from the institution to serve on the committee. The Special Committee shall be convened by the Moderator of the first General Assembly or the Moderator’s designee, and shall elect its own moderator. It shall be funded from the budget of the General Assembly Council and assisted by its staff.

10.5 The Special Committee shall review the relationships between theological institutions and the governing bodies of the reunited Church and study the system of funding theological education by the governing bodies. Plans shall be made for the continuation of and financial support for all the present institutions, with particular attention to be given to the developmental needs of Johnson C. Smith Seminary, which uniquely serves the constituency of Black Presbyterians. The Special Committee shall report to the General Assembly annually. At or before the sixth General Assembly of the reunited Church, it shall make a final report with recommendations concerning the way theological institutions are to be funded through the governing bodies.

10.6 The Council of Theological Seminaries of The United Presbyterian Church in the United States of America and the Committee on Theological Education of the Presbyterian Church in the United States shall continue with their present functions and membership. Where vacancies occur, they shall be filled by the procedure appropriate for the category of membership. The Council and the Committee shall work cooperatively on the common concerns of the theological institutions until the General Assembly has acted upon the recommendations of the Special Committee on Theological Institutions.
ARTICLE 11. PENSION, ANNUITY, INSURANCE, BENEFIT, ASSISTANCE
AND RELIEF PROGRAMS

11.1 Following the consummation of the union between the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America, the Board of Annuities and Relief of the Presbyterian Church in the United States and the Board of Pensions of The United Presbyterian Church in the United States of America shall continue to function under their charters as separate corporations until their responsibilities are assumed by the corporate body provided for in 11.3. During the continued existence of these corporations as separate bodies, the membership of their Boards of Directors as constituted at the time of the reunion of the two Churches shall be frozen, except that the General Assembly of the reunited Church may elect new Directors in the event any vacancies occur. There shall be no interruption in the fulfillment of contractual commitments or other procedures in effect at the time of union.

11.2 Following the final vote by the two General Assemblies for reunion of the two Churches, the Board of Annuities and Relief of the Presbyterian Church in the United States and the Board of Pensions of The United Presbyterian Church in the United States of America shall, as expeditiously as possible, develop and recommend to the General Assembly of the reunited Church:

   a. new unified plans and programs to replace the present pension and benefit plans and the assistance and relief programs of the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America; and

   b. a program for the equitable application of the present Annuity, Relief and Insurance Funds of the Board of Annuities and Relief and the present Pension, Endowment, Assistance, Homes and Equipment and Specific Trust Funds of the Board of Pensions that assures adherence to the purposes for which such funds were set aside.

11.3 When the new unified plans and programs are approved by the General Assembly of the reunited Church, they shall be administered by a legally responsible corporate body established under a civil charter and having no responsibilities other than to administer these plans and programs and to assume the responsibilities of the former Board of Annuities and Relief of the Presbyterian Church in the United States and the former Board of Pensions of The United Presbyterian Church in the United States of America. The members of the board of this corporate body shall be elected by the General Assembly of the reunited Church.

Following approval by the General Assembly of the reunited Church of the program for equitable application of the existing funds, said funds shall be placed under the administration of the corporate body provided for in the immediately preceding paragraph as soon as the necessary legal requirements are fulfilled.
11.4 Until the new unified plans and programs become effective, the existing plans and programs of the two denominations will be continued without amendment. All members will continue in the plan to which they belonged immediately prior to the reunion except that newly ordained ministers, new lay employees and those changing service among churches or employing organizations may participate in either plan, provided the individual and the employing organization agree on one plan and pay the requisite dues under the plan selected.

The new unified plans and programs shall make appropriate provision for all members of the present plans and programs who are ministers or lay employees of the reunited Church. After the new pension and benefit plans are operating, no new members shall be enrolled in any of the previously existing plans and no dues related to salaries received after the effective date of the new plans shall be collected under any of the previously existing plans.

Each of the annuity and pension funds shall be administered on an actuarially sound basis for the sole and exclusive use of its members, active and retired, and their survivors, with a view to the final distribution of all assets occurring simultaneously with the fulfillment of all contractual commitments consistent with all legal requirements.

ARTICLE 12. ECUMENICAL RELATIONSHIPS

12.1 The General Assembly of the reunited Church shall determine its ecumenical relationships, provided that the reunited Church shall initially continue in relationship to those bodies to which either of the uniting Churches had been related prior to reunion.

ARTICLE 13. PROCEDURES FOR DISMISSAL OF A CONGREGATION WITH ITS PROPERTY

13.1 The provisions of this article are intended to apply only to the reunion of the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America to form the Presbyterian Church (U.S.A.) and shall not alter, abridge or nullify in any way the principles as to the ownership of property in either antecedent Church or in the reunited Church as established by ecclesiastical and civil law.

13.2 Following the consummation of union, no congregation shall be dismissed for a period of eighteen months except with the permission of the General Assembly. Members, officers, or ministers who do not desire to be a part of the union may, at any time, unite with other denominations and particular churches as set forth in G-10.0102r, G-10.0302b(1), G-11.0103n.

13.3 After one year from the consummation of union, a congregation formerly a part of the Presbyterian Church in the United States may be dismissed when the following conditions have been met:

a. That the Session of the church shall call a congregational meeting for the purpose of discussing the question, “Shall the (Name) ____________ Pres-
The Presbyterian Church (U.S.A.) request dismissal to another Reformed body of its choice?” Due notice of such meeting shall be given orally from the pulpit of the church at regular church services on two successive Sundays, the first of which shall be at least ten days prior to the meeting. The required quorum shall be as follows:

If the number of members is one hundred or less, one fourth of the members; or

If the number of members is more than one hundred, twenty-five members or one tenth of the members, whichever is greater.

b. That the Presbytery of jurisdiction shall appoint a special committee to meet with the congregation at the congregational meeting. Presbytery’s committee shall have the privilege of the floor with the right to speak.

c. That no type of vote for any purpose shall be taken at the meeting.

d. That the Session call a special congregational meeting, to be held no sooner than six months and no later than twelve months from the date of the congregational meeting held for consideration of dismissal.

e. That due notice of such meeting shall be mailed to all members of the church at least thirty days prior to the meeting, and given orally from the pulpit of the church at regular church services on two successive Sundays, the first of which shall be at least ten days prior to the meeting. The Presbytery committee shall be present at the meeting and have the privilege of the floor with the right to speak.

The form of the call to the meeting shall be as follows:

A special meeting of the congregation of the (Name) Presbyterian Church (U.S.A.) is called for (a.m. or p.m.) on the _________ day of __________, 19_______, at __________________, to consider and decide whether it shall or shall not request to be dismissed to another Reformed body. Provisions and authority for this special meeting are found in the Articles of Agreement, Article 13, entered into by the Presbyterian Church in the United States and The United Presbyterian Church in the United States of America as a part of the plan of reunion in which both Churches became one Church, the Presbyterian Church (U.S.A.).

A quorum for this purpose shall be no less than one third of the active confirmed members in good and regular standing. It is urged that a decision on so important a matter be made by a group large enough to reflect the true mind of the whole congregation.
After discussion, a secret ballot will be taken on the categorical question: Shall the ____________ Presbyterian Church (U.S.A.) request dismissal to, ____________ another Reformed body?

Request dismissal ___ Do not request dismissal ___

If two thirds of those present and voting vote to request dismissal, this particular church will be dismissed under the special provisions of Article 13 of the Articles of Agreement, and will retain all of its property, subject to any existing liens and encumbrances, but will surrender its membership as a congregation in the Presbyterian Church (U.S.A.).

f. That within ten days any person of the unsuccessful side may contest the regularity of the call for, or the conduct of, or the vote taken in, the congregational meeting by a written notice to the Presbytery of jurisdiction. The Presbytery shall then review the questions at issue and, if the contest is sustained, it shall direct the calling of a new congregational meeting.

g. That if the contest is filed by those persons voting for dismissal from the Presbyterian Church (U.S.A.) and the contest is not sustained by the Presbytery, such church shall continue to be a member church of the Presbyterian Church (U.S.A.). If the contest is filed by those voting against dismissal, and is not sustained by Presbytery, such church shall be dismissed to another Reformed body and shall be permitted to retain all of its property subject to any liens and encumbrances.

h. That the jurisdiction of the Presbytery shall be final in any contest brought under this Article.

13.4 Any petition for dismissal with property filed later than eight years from the consummation of union shall be handled under the appropriate provisions for such a request in the Form of Government.

ARTICLE 14. PROCEDURES FOR IMPLEMENTING REUNION

14.1 When the General Assemblies of the two reuniting Churches shall have approved the Plan for Reunion by a favorable vote on Formal Question 1, the Presbyteries of both Churches shall consider the matter at a meeting held during February of the following calendar year. Formal Question 1 is:

Resolved: that the General Assembly approve and recommend to the Presbyteries full organic union with the General Assembly of The United Presbyterian Church in the United States of America (with the General Assembly of the Presbyterian Church in the United States) under the proposed Plan for Reunion consisting of the Constitution of the Presbyterian Church (U.S.A.) as defined therein
(G-1.0500) and the Articles of Agreement, together with all other documents and procedures incident thereto, all of which are attached to this resolution or by necessary implication are incident thereto, and by this reference are incorporated as a part hereof.

14.2 Each Presbytery shall report its action on Formal Question 2 below to the stated clerk of the General Assembly to which it belongs prior to the end of February. The report of the vote shall be on a ballot provided by the stated clerk of the General Assembly. Union Presbyteries shall report their votes to both General Assembly stated clerks. Formal Question 2 is:

Resolved: that the Presbytery of _______________ give its advice and consent (give its approval) to full organic union with the General Assembly of The United Presbyterian Church in the United States of America (with the General Assembly of the Presbyterian Church in the United States) under the proposed Plan for Reunion consisting of the Constitution of the Presbyterian Church (U.S.A.) as defined therein (G-1.0500) and the Articles of Agreement, together with all other documents and procedures incident thereto, all of which are attached to this resolution or by necessary implication are incident thereto, and by this reference are incorporated as a part hereof.

14.3 When the General Assemblies of the two uniting Churches, following approval of Formal Question 2 by the requisite number of Presbyteries of the two uniting Churches, shall both approve Formal Question 3:

Resolved: that the General Assembly finally approve full organic union with the General Assembly of The United Presbyterian Church in the United States of America (with the General Assembly of the Presbyterian Church in the United States) under the proposed Plan for Reunion consisting of the Constitution of the Presbyterian Church (U.S.A.) as defined therein (G-1.0500) and the Articles of Agreement, together with all other documents and procedures incident thereto, all of which are attached to this resolution or by necessary implication are incident thereto, and by this reference are incorporated as a part hereof.

then the commissioners of each General Assembly shall gather in a common place of meeting to convene as the General Assembly of the Presbyterian Church (U.S.A.). All the commissioners of the General Assemblies of the uniting Churches shall be commissioners of the General Assembly of the reunited Church, which shall be empowered to act upon all business properly docketed by both General Assemblies of the uniting Churches, as well as the business which may come before it according to the requirements of the Form of Government of the Plan for Reunion.

14.4 The two stated clerks of the General Assemblies of the uniting Churches, who shall be interim stated clerks of the General Assembly of the reunited Church as set forth in Article 4.1 of the Articles of Agreement of the Plan for Reunion, shall prepare and establish a plan for the designation and membership of the necessary General Assembly committees and for recommending to the General Assembly of the reunited Church the referral of business properly before the General Assembly.
14.5 The first act of the General Assembly shall be to convene in worship of Almighty God and for the celebration of the Lord’s Supper. The election of a moderator shall be a nearly item on the docket of the first meeting of the General Assembly which shall follow the celebration of the Lord’s Supper.
APPENDIX C

Received Ecumenical Statements of Guidance (see G-15.0302c):

Official Text

A Formula of Agreement

Between the

Evangelical Lutheran Church in America
the Presbyterian Church (U.S.A.),
the Reformed Church in America,
and the United Church of Christ

On Entering Into Full Communion
On the Basis of A Common Calling

Approved by the 209th General Assembly (1997)
and declared made by the 210th General Assembly (1998)
OFFICIAL TEXT
A FORMULA OF AGREEMENT
A FORMULA OF AGREEMENT

Between the
Evangelical Lutheran Church in America,
the Presbyterian Church (U.S.A.),
the Reformed Church in America,
and the United Church of Christ

On Entering into Full Communion
On the Basis of *A Common Calling*

Preface

In 1997 four churches of Reformation heritage will act on an ecumenical proposal of historic importance. The timing reflects a doctrinal consensus which has been developing over the past thirty-two years coupled with an increasing urgency for the church to proclaim a gospel of unity in contemporary society. In light of identified doctrinal consensus, desiring to bear visible witness to the unity of the Church, and hearing the call to engage together in God’s mission, it is recommended:

That the Evangelical Lutheran Church in America, the Presbyterian Church (U.S.A.), the Reformed Church in America, and the United Church of Christ declare on the basis of *A Common Calling* and their adoption of this *A Formula of Agreement* that they are in full communion with one another. Thus, each church is entering into or affirming full communion with three other churches.

The term “full communion” is understood here to specifically mean that the four churches:

- recognize each other as churches in which the gospel is rightly preached and the sacraments rightly administered according to the Word of God;
- withdraw any historic condemnation by one side or the other as inappropriate for the life and faith of our churches today;
- continue to recognize each other’s Baptism and authorize and encourage the sharing of the Lord’s Supper among their members;
- recognize each others’ various ministries and make provision for the orderly exchange of ordained ministers of Word and Sacrament;
- establish appropriate channels of consultation and decision-making within the existing structures of the churches;
commit themselves to an ongoing process of theological dialogue in order to clarify further the common understanding of the faith and foster its common expression in evangelism, witness, and service;

pledge themselves to living together under the Gospel in such a way that the principle of mutual affirmation and admonition becomes the basis of a trusting relationship in which respect and love for the other will have a chance to grow.

This document assumes the doctrinal consensus articulated in *A Common Calling: The Witness of Our Reformation Churches in North America Today*, and is to be viewed in concert with that document. The purpose of *A Formula of Agreement* is to elucidate the complementarity of affirmation and admonition as the basic principle of entering into full communion and the implications of that action as described in *A Common Calling*.

*A Common Calling*, the report of the Lutheran-Reformed Committee for Theological Conversations (1988–1992) continued a process begun in 1962. Within that report was the “unanimous recommendation that the Evangelical Lutheran Church in America, the Presbyterian Church (U.S.A.), the Reformed Church in America, and the United Church of Christ declare that they are in full communion with one another” (*A Common Calling*, pp. 66–67). There followed a series of seven recommendations under which full communion would be implemented as developed with the study from the theological conversations (*A Common Calling*, p. 67). As a result, the call for full communion has been presented to the four respective church bodies. The vote on a declaration of full communion will take place at the respective churchwide assemblies in 1977.

**Mutual Affirmation and Admonition**

A concept identified as early as the first Lutheran-Reformed Dialogue became pivotal for the understanding of the theological conversations. Participants in the Dialogue discovered that “efforts to guard against possible distortions of truth have resulted in varying emphases in related doctrines which are not in themselves contradictory and in fact are complementary...” (*Marburg Revisited*, Preface). Participants in the theological conversations rediscovered and considered the implications of this insight and saw it as a foundation for the recommendation for full communion among the four churches. This breakthrough concept, a complementarity of mutual affirmation and mutual admonition, points toward new ways of relating traditions of Reformation churches that heretofore have not been able to reconcile their diverse witnesses to the saving grace of God that is bestowed in Jesus Christ, the Lord of the Church.

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This concept provides a basis for acknowledging three essential facets of the Lutheran-Reformed relationship: (1) that each of the churches grounds its life in authentic New Testament traditions of Christ; (2) that the core traditions of these churches belong together within the one, holy, catholic, and apostolic Church; and (3) that the historic give-and-take between these churches has resulted in fundamental mutual criticisms that cannot be glossed over, but need to be understood “as diverse witnesses to the one Gospel that we confess in common” (A Common Calling, p. 66). A working awareness emerged, which cast in a new light contemporary perspectives on the sixteenth century debates.

The theological diversity within our common confession provides both the complementarity needed for a full and adequate witness to the gospel (mutual affirmation) and the corrective reminder that every theological approach is a partial and incomplete witness to the Gospel (mutual admonition) (A Common Calling, page 66).

The working principle of “mutual affirmation and admonition” allows for the affirmation of agreement while at the same time allowing a process of mutual edification and correction in areas where there is not total agreement. Each tradition brings its “corrective witness” to the other while fostering continuing theological reflection and dialogue to further clarify the unity of faith they share and seek. The principle of “mutual affirmation and admonition” views remaining differences as diverse witnesses to the one Gospel confessed in common. Whereas conventional modes of thought have hidden the bases of unity behind statements of differences, the new concept insists that, while remaining differences must be acknowledged, even to the extent of their irreconcilability, it is the inherent unity in Christ that is determinative. Thus, the remaining differences are not church-dividing.

The concept of mutual affirmation and admonition translates into significant outcomes, both of which inform the relationships of these four churches with one another. The principle of complementarity and its accompanying mode of interpretation make it clear that in entering into full church communion these churches:

- do not consider their own traditional confessional and ecclesiological character to be compromised in the least;
- fully recognize the validity and necessity of the confessional and ecclesiological character of the partner churches;
- intend to allow significant differences to be honestly articulated within the relationship of full communion;
- allow for articulated differences to be opportunities for mutual growth of churchly fullness within each of the partner churches and within the relationship of full communion itself.

**A Fundamental Doctrinal Consensus**

Members of the theological conversations were charged with determining whether the essential conditions for full communion have been met. They borrowed language of
the Lutheran confessions: “For the true unity of the church it is enough to agree (satis est consentire) concerning the teaching of the Gospel and the administration of the sacraments” (Augsburg Confession, Article 7). The theological consensus that is the basis for the current proposal for full communion includes justification, the sacraments, ministry, and church and world. Continuing areas of diversity, no longer to be seen as “church-dividing,” were dealt with by the theological conversations under the headings: The Condemnations, the Presence of Christ, and God’s Will to Save.

On Justification, participants in the first dialogue agreed “that each tradition has sought to preserve the wholeness of the Gospel as including forgiveness of sins and renewal of life” (Marburg Revisited, p. 152). Members of the third dialogue, in their Joint Statement on Justification, said “both Lutheran and Reformed churches are … rooted in, live by, proclaim, and confess the Gospel of the saving act of God in Jesus Christ” (An Invitation to Action, p. 9). They went on to say that “both … traditions confess this Gospel in the language of justification by grace through faith alone,” and concluded that “there are no substantive matters concerning justification that divide us” (An Invitation to Action, pp. 9–10).

Lutherans and Reformed agree that in Baptism, Jesus Christ receives human beings, fallen prey to sin and death, into his fellowship of salvation so that they may become new creatures. This is experienced as a call into Christ’s community, to a new life of faith, to daily repentance, and to discipleship (cf. Leuenberg Agreement, III.2.a.). The central doctrine of the presence of Christ in the Lord’s Supper received attention in each dialogue and in the theological conversations. The summary statement in Marburg Revisited, reflecting agreement, asserts:

During the Reformation both Reformed and Lutheran Churches exhibited an evangelical intention when they understood the Lord’s Supper in the light of the saving act of God in Christ. Despite this common intention, different terms and concepts were employed which … led to mutual misunderstanding and misrepresentation. Properly interpreted, the differing terms and concepts were often complementary rather than contradictory (Marburg Revisited, pp. 103–4).

The third dialogue concluded that, while neither Lutheran nor Reformed profess to explain how Christ is present and received in the Supper, both churches affirm that, “Christ himself is the host at his table. . . and that Christ himself is fully present and received in the Supper” [emphasis added] (An Invitation to Action, p. 14). This doctrinal consensus became the foundation for work done by the theological conversations.

The theme of ministry was considered only by the third dialogue. Agreeing that there are no substantive matters which should divide Lutherans and Reformed, the dialogue affirmed that:

Ministry in our heritage derives from and points to Christ who alone is sufficient to save. Centered in the proclamation of the word and the administration of the sacraments, it is built on the affirmation that the benefits of Christ are known only through faith, grace, and Scripture (An Invitation to Action, p. 24).

The dialogue went on to speak of the responsibility of all the baptized to participate in Christ’s servant ministry, pointed to God’s use of “the ordained ministers as instruments to mediate grace through the preaching of the Word and the administration of the
sacraments,” and asserted the need for proper oversight to “ensure that the word is truly preached and sacraments rightly administered” (An Invitation to Action, pp, 26, 28, 31).

The first dialogue considered the theme of church and world a very important inquiry. The dialogue examined differences, noted the need of correctives, and pointed to the essentially changed world in which the church lives today. Agreeing that “there is a common evangelical basis for Christian ethics in the theology of the Reformers,” (Marburg Revisited, p. 177), the dialogue went on to rehearse the differing “accents” of Calvin and Luther on the relation of church and world, Law and Gospel, the “two kingdoms,” and the sovereignty of Christ. The dialogue found that “differing formulations of the relation between Law and Gospel were prompted by a common concern to combat the errors of legalism on the one hand and antinomianism on the other.” While differences remain regarding the role of God’s Law in the Christian life, the dialogue did “not regard this as a divisive issue” (Marburg Revisited, p. 177). Furthermore, in light of the radically changed world of the twentieth century, it was deemed inappropriate to defend or correct positions and choices taken in the sixteenth century, making them determinative for Lutheran-Reformed witness today. Thus, the theological conversations, in a section on “Declaring God’s Justice and Mercy,” identified Reformed and Lutheran “emphases” as “complementary and stimulating” differences, posing a challenge to the pastoral service and witness of the churches. “The ongoing debate about ‘justification and justice’ is fundamentally an occasion for hearing the Word of God and doing it. Our traditions need each other in order to discern God’s gracious promises and obey God’s commands” (A Common Calling, p. 61).

Differing Emphases

The Condemnations:

The condemnations of the Reformation era were an attempt to preserve and protect the Word of God; therefore, they are to be taken seriously. Because of the contemporary ecclesial situation today, however, it is necessary to question whether such condemnations should continue to divide the churches. The concept of mutual affirmation and mutual admonition of A Common Calling offers a way of overcoming condemnation language while allowing for different emphases with a common understanding of the primacy of the Gospel of Jesus Christ and the gift of the sacraments. A Common Calling refers with approval to the Leuenberg Agreement where, as a consequence of doctrinal agreement, it is stated that the “condemnations expressed in the confessional documents no longer apply to the contemporary doctrinal position of the assenting churches” (Leuenberg Agreement, IV.32.b). The theological conversations stated:

We have become convinced that the task today is not to mark the point of separation and exclusion but to find a common language which will allow our partners to be heard in their honest concern for the truth of the Gospel, to be taken seriously, and to be integrated into the identity of our own ecumenical community of faith (A Common Calling, p. 40).

A major focus of the condemnations was the issue of the presence of Christ in the Lord’s Supper. Lutheran and Reformed Christians need to be assured that in their common understanding of the sacraments, the Word of God is not compromised; therefore,
they insist on consensus among their churches on certain aspects of doctrine concerning the Lord’s Supper. In that regard Lutheran and Reformed Christians, recalling the issues addressed by the conversations, agree that:

In the Lord’s Supper the risen Jesus Christ imparts himself in his body and blood, given for all, through his word of promise with bread and wine. He thus gives himself unreservedly to all who receive the bread and wine; faith receives the Lord’s Supper for salvation, unfaith for judgment (Leuenberg Agreement, III.1.18).

We cannot separate communion with Jesus Christ in his body and blood from the act of eating and drinking. To be concerned about the manner of Christ’s presence in the Lord’s Supper in abstraction from this act is to run the risk of obscuring the meaning of the Lord’s Supper (Leuenberg Agreement, III.1.19).

The Presence of Christ:

The third dialogue urged the churches toward a deeper appreciation of the sacramental mystery based on consensus already achieved:

Appreciating what we Reformed and Lutheran Christians already hold in common concerning the Lord’s Supper, we nevertheless affirm that both of our communions need to keep on growing into an ever-deeper realization of the fullness and richness of the eucharistic mystery (An Invitation to Action, p. 14).

The members of the theological conversations acknowledged that it has not been possible to reconcile the confessional formulations from the sixteenth century with a “common language … which could do justice to all the insights, convictions, and concerns of our ancestors in the faith” (A Common Calling, p. 49). However, the theological conversations recognized these enduring differences as acceptable diversities with regard to the Lord’s Supper. Continuing in the tradition of the third dialogue, they respected the different perspectives and convictions from which their ancestors professed their faith, affirming that those differences are not church dividing, but are complementary. Both sides can say together that “the Reformation heritage in the matter of the Lord’s Supper draws from the same roots and envisages the same goal: to call the people of God to the table at which Christ himself is present to give himself for us under the word of forgiveness, empowerment, and promise.” Lutheran and Reformed Christians agree that:

In the Lord’s Supper the risen Christ imparts himself in body and blood, given up for all, through his word of promise with bread and wine. He thereby grants us forgiveness of sins and sets us free for a new life of faith. He enables us to experience anew that we are members of his body. He strengthens us for service to all people. (The official text reads, “Er starkt uns zum Dienst an den Menschen,” which may be translated “to all human beings”) (Leuenberg, Agreement, II.2.15).

When we celebrate the Lord’s Supper we proclaim the death of Christ through which God has reconciled the world with himself. We proclaim the presence of the risen Lord in our midst. Rejoicing that the Lord has come to us, we await his future coming in glory (Leuenberg Agreement, II.2.16).
With a complementarity and theological consensus found in the Lord’s Supper, it is recognized that there are implications for sacramental practices as well, which represent the heritage of these Reformation churches.

As churches of the Reformation, we share many important features in our respective practices of Holy Communion. Over the centuries of our separation, however, there have developed characteristic differences in practice, and these still tend to make us uncomfortable at each other’s celebration of the Supper. These differences can be discerned in several areas, for example, in liturgical style and liturgical details, in our verbal interpretations of our practices, in the emotional patterns involved in our experience of the Lord’s Supper, and in the implications we find in the Lord’s Supper for the life and mission of the church and of its individual members. … We affirm our conviction, however, that these differences should be recognized as acceptable diversities within one Christian faith. Both of our communions, we maintain, need to grow in appreciation of our diverse eucharistic traditions, finding mutual enrichment in them. At the same time both need to grow toward a further deepening of our common experience and expression of the mystery of our Lord’s Supper (An Invitation to Action, pp. 16–17).

God’s Will to Save:

Lutherans and Reformed claim the saving power of God’s grace as the center of their faith and life. They believe that salvation depends on God’s grace alone and not on human cooperation. In spite of this common belief, the doctrine of predestination has been one of the issues separating the two traditions. Although Lutherans and Reformed have different emphases in the way they live out their belief in the sovereignty of God’s love, they agree that “God’s unconditional will to save must be preached against all cultural optimism or pessimism” (A Common Calling, p. 54). It is noted that “a common language that transcends the polemics of the past and witnesses to the common predestination faith of Lutheran and Reformed Churches has emerged already in theological writings and official or unofficial statements in our churches” (A Common Calling, page 55). Rather than insisting on doctrinal uniformity, the two traditions are willing to acknowledge that they have been borne out of controversy, and their present identities, theological and ecclesial, have been shaped by those arguments. To demand more than fundamental doctrinal consensus on those areas that have been church-dividing would be tantamount to denying the faith of those Christians with whom we have shared a common journey toward wholeness in Jesus Christ. An even greater tragedy would occur were we, through our divisiveness, to deprive the world of a common witness to the saving grace of Jesus Christ that has been so freely given to us.

The Binding and Effective Commitment to Full Communion

In the formal adoption at the highest level of this A Formula of Agreement, based on A Common Calling, the churches acknowledge that they are undertaking an act of strong mutual commitment. They are making pledges and promises to each other. The churches recognize that full commitment to each other involve serious intention, awareness, and dedication. They are binding themselves to far more than merely a formal action; they are entering into a relationship with gifts and changes for all.
The churches know these stated intentions will challenge their self-understandings, their ways of living and acting, their structures, and even their general ecclesial ethos. The churches commit themselves to keep this legitimate concern of their capacity to enter into full communion at the heart of their new relation.

The churches declare, under the guidance of the triune God, that they are fully committed to *A Formula of Agreement*, and are capable of being, and remaining, pledged to the above-described mutual affirmations in faith and doctrine, to joint decision-making, and to exercising and accepting mutual admonition and correction. *A Formula of Agreement* responds to the ecumenical conviction that “there is no turning back, either from the goal of visible unity or from the single ecumenical movement that unites concern of the unity of the Church and concern for engagement in the struggles of the world” (“On the Way to Fuller Koinonia: The Message of the Fifth World Conference on Faith and Order,” 1983). And, as St. Paul reminds us all, “The one who calls you is faithful, and he will do this,” (1 Thessalonians 5:24, NRSV).²

² The Evangelical Lutheran Church in America:

To enter into full communion with these churches [Presbyterian Church (U.S.A.), Reformed Church in America, United Church of Christ], an affirmative two-thirds vote of the 1997 Churchwide Assembly, the highest legislative authority in the ELCA, will be required. Subsequently in the appropriate manner other changes in the constitution and bylaws would be made to conform with this binding decision by an assembly to enter into full communion.

The constitution and bylaws of the Evangelical Lutheran Church in America (ELCA) do not speak specifically of this church entering into full communion with non-Lutheran churches. The closest analogy, in view of the seriousness of the matter, would appear to be an amendment of the ELCA’s constitution or bylaws. The constitution provides a process of such amendment (Chapter 22). In both cases a two-thirds vote of members present and voting is required.

The Presbyterian Church (U.S.A.):

Upon an affirmative vote of the General Assembly of the Presbyterian Church (U.S.A.), the declaration of full communion will be effected throughout the church in accordance with the Presbyterian *Book of Order* and this *Formula of Agreement*. This means a majority vote of the General Assembly, a majority vote in the presbyteries, and a majority vote of the presbyteries.

The Presbyterian Church (U.S.A.) orders its life as an institution with a constitution, government, officers, finances, and administrative rules. These are instruments of mission, not ends in themselves. Different orders have served the Gospel, and none can claim exclusive validity. A presbyterian polity recognizes the responsibility of all members for ministry and maintains the organic relation of all congregations in the church. It seeks to protect the church from every exploitation by ecclesiastical or secular power ambition. Every church order must be open to such reformation as may be required to make it a more effective instrument of the mission of reconciliation. (“Confession of 1967,” *Book of Confessions*, p. 40).

The Presbyterian Church (U.S.A.) shall be governed by representative bodies composed of presbyters, both elders and ministers of the Word and Sacrament. These governing bodies shall be called session, presbytery, synod, and the General Assembly (*Book of Order*, G-9.0100).

All governing bodies of the Church are united by nature of the Church and share with one another responsibilities, rights, and powers as provided in this Constitution. The governing bodies are separate and independent, but have such mutual relations that the act of one of them is the act of the whole Church performed by it through the appropriate governing body. The jurisdiction of each governing body is limited by the express provisions of the Constitution, with the acts of each subject to review by the next higher governing body. (G-9.0103).
The Reformed Church in America:

Upon an affirmative vote by the General Synod of the Reformed Church in America (RCA), the declaration of full communion will be effected throughout the church, and the Commission on Christian Unity will, in accordance with the responsibilities granted by the Book of Church Order, proceed to initiate and supervise the effecting of the intention of full communion as described in the Formula of Agreement.

The Commission on Christian Unity has advised the General Synod and the church of the forthcoming vote for full communion in 1997. The Commission will put before the General Synod the Formula of Agreement and any and all correlative recommendations toward effecting the Reformed Church in America declaring itself to be in full communion with the Evangelical Lutheran Church in America, the Presbyterian Church (U.S.A.), and the United Church of Christ.

The Constitution of the RCA gives responsibility for ecumenical relations to the General Synod (BCO, Chapter 1, part IV, Article 2, Section 5). To be faithful to the ecumenical calling, the General Synod empowers its Commission on Christian Unity to initiate and supervise action relating to correspondence and cooperative relationship with the highest judicatories or assemblies of other Christian denominations and the engaging in interchurch conversations “in all matters pertaining to the extension of the Kingdom of God.”

The Constitution of the RCA gives responsibility to the Commission on Christian Unity for informing “the church of current ecumenical developments and advising the church concerning its ecumenical participation and relationships” (BCO, Chapter 3, part I, Article 5, Section 3).

Granted its authority by the General Synod, the Commission on Christian Unity has appointed RCA dialogue and conversation partners since 1962 to the present. It has received all reports and, where action was required, has presented recommendations(s) to the General Synod for vote and implementation in the church.

The United Church of Christ:

The United Church of Christ (UCC) will act on the recommendation that it enter into full communion with the Evangelical Lutheran Church in America, the Presbyterian Church (U.S.A.), and the Reformed Church in America, by vote of the General Synod in 1997. This vote is binding on the General Synod and is received by local churches, associations, and conferences for implementation in accordance with the convenantal polity outlined in paragraphs 14, 15, and 16 of the Constitution of the United Church of Christ.

The UCC is “composed of Local Churches, Associations, Conferences, and the General Synod.” The Constitution and Bylaws of the United Church of Christ lodge responsibility for ecumenical life with the General Synod with its chief executive officer, the President of the United Church of Christ. Article VII of the Constitution grants to the General Synod certain powers. Included among these are the power:

● to determine the relationship of the UCC with ecumenical organizations, world confessional bodies, and other interdenominational agencies (Article VII, par. 45h).
● to encourage conversation with other communions and when appropriate to authorize and guide negotiations with them looking toward formal union, (VII, 45i).

In polity of the UCC, the powers of the General Synod can never, to use a phrase from the Constitution, “invade the autonomy of Conferences, Associations, or Local Churches.” The autonomy of the Local Church is “inherent and modifiable only by its own action” (IV, 15). However, it is important to note that this autonomy is understood in the context of “mutual Christian concern and in dedication to Jesus Christ, the Head of the Church,” (IV, 14). This Christological and convenantal understanding of autonomy is clearly expressed in the Constitutional paragraphs which immediately proceed and follow the discussion of Local Church autonomy:

The Local Churches of the UCC have, in fellowship, a God-given responsibility for that Church, its labors and its extension, even as the UCC has, in fellowship, a God-given responsibility for the well-being and needs and aspirations of its Local Churches. In mutual Christian concern and in dedication to Jesus Christ, the Head of the Church, the one and the many share in common Christian experience and responsibility (IV, 14).

Actions by, or decision or advice emanating from, the General Synod, a Conference, or an Association, should be held in the highest regard by every Local Church (IV, 16).
APPENDIX D

A Statement of
Ecumenical Consensus

Visible Marks of
Churches Uniting in Christ

Received Ecumenical Statement
Approved by the 211th General Assembly (1999)
Declared Made by the 212th General Assembly (2000)
(G-15.0302c)
Entering into Churches Uniting in Christ means that the participating churches will express their relationship with one another through the following visible marks:

1. **Mutual recognition of each other as authentic expressions of the one church of Jesus Christ.** Specifically, this means that the participating churches will publicly recognize the following in one another:

   — faith in the one God who through the Word and in the Spirit creates, redeems, and sanctifies;

   — commitment to Jesus Christ as Savior and as the incarnate and risen Lord;

   — faithfulness to the Holy Scripture, which testifies to Tradition and to which Tradition testifies, as containing all things necessary for our salvation as well as being the rule and ultimate standard of faith;

   — commitment to faithful participation in the two sacraments ordained by Jesus Christ, Baptism and the Lord’s Supper;

   — commitment to the evangelical and prophetic mission of God and to God’s reign of justice and peace;

   — grateful acceptance of the ministry which the Holy Spirit has manifestly given to the churches.

2. **Mutual recognition of members in one Baptism.** This also implies a recognition of the ministry which all believers share in the common priesthood and from which God calls those members who will be ordained.

3. **Mutual recognition of ordained ministry.** Specifically, this means that the participating churches will publicly recognize that one another’s ordained ministries are given by God as instruments of God’s grace, that these ministries seek to be faithful to Jesus Christ, and that these ministries possess not only to inward call of the Spirit but also Christ’s commission through his body, the church. Such recognition is seen as part of an effort to realize mutual reconciliation of ministry by 2007 (as described in section 5 of the ’Report of the Eighteenth Plenary of the Consultation on Church Union”).

4. **Mutual recognition that each affirms the apostolic faith of Scripture and Tradition which is expressed in the Apostles’ and Nicene Creeds and that each seeks to give witness to the apostolic faith in its life and mission.**

5. **Provision for celebration of the Eucharist together with intentional regularity.** This recognizes that the sacrament is at the heart of the church’s life. Shared celebration at the Lord’s Supper is a sign of unity in Christ. As Christians gather in all their diversity at one
Table of the Lord, they give evidence that their communion is with Christ, and that they are in communion with one another in Christ. When Christians are unable or unwilling to partake together of the one Eucharist, they witness against themselves and give a visible demonstration of the brokenness of Christ’s body and the human community.

6. **Engagement together in Christ’s mission on a regular and intentional basis, especially a shared mission to combat racism.** The church engages in Christ’s mission through worship, proclamation of the gospel, evangelism, education, and action that embodies God’s justice, peace, and love. The commitment made by the members of Churches Uniting in Christ includes all of these, so that hearts and minds may be changed. The participating churches will also recognize, however, a particular and emphatic call (for reasons outlined in section 6 of the ‘Report of the Eighteenth Plenary of the Consultation on Church Union’) to ‘erase racism’ by challenging the system of white privilege that has so distorted life in this society and in the churches themselves.

7. **Intentional commitment to promote unity with wholeness and to oppose all marginalization and exclusion in church and society based on such things as race, age, gender, forms of disability, sexual orientation, and class.**

8. **An ongoing process of theological dialogue.** Such dialogue will specifically attempt:

   (1) to deepen Churches Uniting in Christ’s understanding of racism in order to make an even more compelling case against it;

   (2) to clarify theological issues identified by the members of Churches Uniting in Christ in order to strengthen their shared witness to the apostolic faith;

   (3) to provide a foundation for the mutual reconciliation of ordained ministry by the members of Churches Uniting in Christ.

9. **Appropriate structures of accountability and appropriate means for consultation and decision making.** While some provision must be made for effecting the marks of the new relationship and for holding churches mutually accountable to the commitments they have made, the structures developed for these purposes should be flexible and adapted to local circumstances (as discussed in section 9 of the ‘Report of the Eighteenth Plenary of the Consultation on Church Union’). Apart from such ongoing structures, the members of Churches Uniting in Christ may want to assemble from time to time in order to consider pressing issues and to bear witness together on matters of common concern.

   The relationship expressed through these visible marks is not structural consolidation but a unity in diversity among churches that, though many, understand themselves to be one community in Christ. From the moment of inauguration, the life of these churches will be visibly intertwined as never before. From the moment of inauguration, their relationship, with God’s help, will not be one of friendly coexistence and consultation but of binding community that actively embodies the love of Christ which ties them to one another.

D-2
I. INTRODUCTION

So if anyone is in Christ there is a new creation:
Everything old is passed away; see, everything has become new!
All this is from God, who reconciled us to himself through Christ,
and has given us the ministry of reconciliation; that is,
in Christ God was reconciling the world to Himself,
not counting their trespasses against them,
and entrusting the message of reconciliation to us.
So we are ambassadors for Christ,
since God is making his appeal through us;
we entreat you on behalf of Christ, be reconciled to God.
(2 Cor. 5:17–20)

I don’t feel no ways tired,
I come too far from where I started from.
Nobody told me that the road would be easy,
I don’t believe He brought me this far to leave me.
("I Don’t Feel No Ways Tired," an African American Gospel song by Curtis Burwell,

We, the member churches of the Consultation on Church Union, gathered in St. Louis,
January 20–24, 1999, for the Consultation’s Eighteenth Plenary, confess that we have not
always been certain of the road toward visible unity in Christ, or patient with the pace of our
journey. We carry the burdens of challenges unmet and opportunities missed. But we also
confess that—thanks be to God!—we do not go the journey alone, and that as we have trav-
elled together we have grown in love for one another. We walk the road as well with a confi-
dence given us by Holy Scripture. “There is one Lord, one faith, one baptism, one God and
Father of all, who is above all and through all and in all” (Ephesians 4:6). The unity we seek
to manifest is not our choice but God’s gift. As we seek to bear witness to the gospel and do
justice together, we do so as a response to this gift we have received.

Sadly, all of us must confess that, while God has given us unity, we have allowed our-
selves to be divided as a result of participation in the racial injustice of our society. We re-
pent of the complicity of many of our churches in the societal systems which perpetuate
white skin privilege, which shows that we have neither loved one another nor given glory to
God. We have also allowed some theological differences to become church-dividing issues.
These sins we confess before God and our brothers and sisters.

We believe that the recommendations found in this statement are faithful to our gospel
mandate. But even if we are agreed, we know that there is much work yet to do. We know
that we must yet exercise great patience and forbearance with one another as we work toward
deeper recognition and reconciliation. We must honor each other and God by at times setting
aside our own best interests for the sake of the best interests of our brothers and sisters. We
know that we must set aside those things which hinder our responsibility to do justice and our
ability to proclaim the gospel of our Lord to a world in much pain. We must do the difficult work of honoring God before ourselves, and each other as ourselves.

The words of the African American gospel song cited above give profound witness to the sustaining power of God as we travel roads often unknown and uncertain. We who have been partners in the Consultation on Church Union know much about uncertainty, hesitancy, and even despair. But we also know that we are always accompanied by a God whose unending love for us will never leave us alone in the struggle.

II. BACKGROUND

In 1988 the Seventeenth Plenary of the Consultation on Church Union (COCU) approved the document *Churches in Covenant Communion: The Church of Christ Uniting* as a plan for the formation of a covenant communion of churches, and commended it to the nine member churches for three official actions to:

1. approve this document as the definitive agreement for joining with other participating churches in covenant communion, including the acts sufficient to enable it;

2. declare their willingness to enter into a new relationship with the member churches of COCU and other churches that similarly approve this agreement;

3. begin to identify for themselves such steps and procedures as may be necessary to prepare for the reconciliation of ordained ministries and for entering into covenant communion as set forth in this document.

In designing the “process of covenanting,” the Seventeenth Plenary said that “After the participating churches have considered and acted upon the proposals of the Consultation contained in the two documents, the COCU Consensus and *Churches in Covenant Communion*, the Consultation on Church Union will carefully examine the actions of the churches on these recommendations, and determine next steps accordingly.”

This has been the work and focus of the Eighteenth Plenary of COCU meeting in St. Louis. We received reports from all nine member churches, noting that seven of the member communions (African Methodist Episcopal Church, African Methodist Episcopal Zion Church, Christian Church (Disciples of Christ), Christian Methodist Episcopal Church, International Council of Community Churches, United Church of Christ, and United Methodist Church) took official actions to approve the covenanting proposal, along with the identification of several issues and concerns that would need further attention in the process of covenanting.

The Presbyterian Church (USA), at the General Assembly level, approved the covenanting proposal. In the process of seeking to implement the necessary changes in the *Constitution of the Presbyterian Church (U.S.A.)*, the presbyteries disapproved the required amendments concerning the ministry of oversight because of concerns about episcopé, covenanting councils, and the role of the ruling elder.

An extensive report from the Episcopal Church to the Eighteenth Plenary clarified the action of its 1994 General Convention, which declared that the Episcopal Church was “not
With this background, we sought in St. Louis to discern where God would lead us. Several broad affirmations quickly emerged from our careful examination of the churches’ actions and our prayerful dialogue:

1. the desire to effect a new relationship among the churches of the Consultation in the near future, by giving visible expression to all marks of communion that are now possible;
2. the desire to move, within that new relationship, to an even fuller realization of life together in Christ;
3. the desire to make a commitment to racial justice as a central sign of our life together.

The following recommendations seek to flow from our churches’ actions, the work of this Plenary, and these fundamental affirmations.

III. RECOMMENDATION

The Eighteenth Plenary meeting of the Consultation on Church Union recommends to the participating churches that, by formal action, they agree to enter into a new relationship to be called Churches Uniting in Christ, and that they together inaugurate this new relationship through public declaration and liturgical celebration during the Week of Prayer for Christian Unity in the year 2002. The Churches Uniting in Christ will, with God’s help, visibly express a unity in many things that are essential to the church’s life (as outlined in section 4), even as the members of this community will seek to grow in unity among themselves and with other churches.

The Eighteenth Plenary prayerfully hopes that all of the participating churches in COCU will be able to enter into the new relationship in 2002. If, however, there are churches unable to do so, they would be invited to be partners in continuing relationship to realize fully that unity for which Christ prayed (see section 5) and would be encouraged to express as many of the following marks of relationship as possible. Still other churches may be invited to relate to the Churches Uniting in Christ on this basis.

IV. VISIBLE MARKS OF CHURCHES UNITING IN CHRIST

Entering into Churches Uniting in Christ means that the participating churches will express their relationship with one another through the following visible marks:

4.1 Mutual recognition of each other as authentic expressions of the one church of Jesus Christ. Specifically this means that the participating churches will publicly recognize the following in one another:

—faith in the one God who through the Word and in the Spirit creates, redeems, and sanctifies;
—commitment to Jesus Christ as Savior and as the incarnate and risen Lord;
—faithfulness to the Holy Scripture, which testifies to Tradition and to which Tradition testifies, as containing all things necessary for our salvation as well as being the rule and ultimate standard of faith;
—commitment to faithful participation in the two sacraments ordained by Jesus Christ, Baptism and the Lord’s Supper;
—commitment to the evangelical and prophetic mission of God and to God’s reign of justice and peace;
—grateful acceptance of the ministry which the Holy Spirit has manifestly given to the churches.

4.2 Mutual Recognition of members in one Baptism. This also implies a recognition of the ministry which all believers share in the common priesthood and from which God calls those members who will be ordained.

4.3 Mutual recognition of ordained ministry. Specifically, this means that the participating churches will publicly recognize that one another’s ordained ministries are given by God as instruments of God’s grace, that these ministries seek to be faithful to Jesus Christ, and that these ministries possess not only the inward call of the Spirit but also Christ’s commission through his body, the church. Such recognition is seen as part of an effort to realize mutual reconciliation of ministry by 2007 (as described in section 5).

4.4 Mutual recognition that each affirms the apostolic faith of Scripture and Tradition which is expressed in the Apostles’ and Nicene Creeds and that each seeks to give witness to the apostolic faith in its life and mission.

4.5 Provision for celebration of the Eucharist together with intentional regularity. This recognizes that the sacrament is at the heart of the church’s life. Shared celebration at the Lord’s Supper is a sign of unity in Christ. As Christians gather in all their diversity at one Table of the Lord, they give evidence that their communion is with Christ, and that they are in communion with one another in Christ. When Christians are unable or unwilling to partake together of the one Eucharist, they witness against themselves and give a visible demonstration of the brokenness of Christ’s body and the human community.

4.6 Engagement together in Christ’s mission on a regular and intentional basis, especially a shared mission to combat racism. The church engages in Christ’s mission through worship, proclamation of the gospel, evangelism, education, and action that embodies God’s justice, peace, and love. The commitment made by the members of Churches Uniting in Christ includes all of these, so that hearts and minds may be changed. The participating churches will also recognize, however, a particular and emphatic call (for reasons outlined in section 6) to “erase racism” by challenging the system of white privilege that has so distorted life in this society and in the churches themselves.

4.7 Intentional commitment to promote unity with wholeness and to oppose all marginalization and exclusion in church and society based on such things as race, age, gender, forms of disability, sexual orientation and class.
4.8 An ongoing process of theological dialogue. Such dialogue will specifically attempt:

1. to deepen Churches Uniting in Christ’s understanding of racism in order to make an even more compelling case against it;

2. to clarify theological issues identified by the members of Churches Uniting in Christ in order to strengthen their shared witness to the apostolic faith;

3. to provide a foundation for the mutual reconciliation of ordained ministry by the members of Churches Uniting in Christ (discussed in section 5).

4.9 Appropriate structures of accountability and appropriate means for consultation and decision making.

While some provision must be made for effecting the marks of the new relationship and for holding the churches mutually accountable to the commitments they have made, the structures developed for these purposes should be flexible and adapted to local circumstances (as discussed in section 9). Apart from such ongoing structures, the members of Churches Uniting in Christ may want to assemble from time to time in order to consider pressing issues and to bear witness together on matters of common concern.

The relationship expressed through these visible marks is not structural consolidation but a unity in diversity among churches that, though many, understand themselves to be one community in Christ. From the moment of inauguration, the life of these churches will be visibly intertwined as never before. From the moment of inauguration, their relationship, with God’s help, will not be one of friendly coexistence and consultation but of binding community that actively embodies the love of Christ which ties them to one another.

V. MARKS OF THE FULLER UNITY WE SEEK

Our relationship to one another, now entering into a new level of visible commitment, is not fully complete. We seek for the future an intensity of our life together marked by the sharing of gifts that will be even deeper than that which we will share as Churches Uniting in Christ. We seek a process by which the ordained ministries of each participating church can become one ministry in Jesus Christ in relation to all, a process of reconciliation that has already begun and yet seeks its fulfillment. We acknowledge that up to now we have not been able to find ways of completing this process that are agreeable to all. The ministry of oversight needs special attention so that churches with corporate or personal oversight and those with oversight in the historic succession of bishops can be reconciled in a way that invites universal recognition. In order to further that end, this Plenary instructs the Executive Committee to convene in the near future a meeting of representatives from the nine churches in COCU to clarify the meaning of reconciliation of ministry. Such clarity may help the churches as they consider the inauguration of Churches Uniting in Christ. It is our hope that life together in Churches Uniting in Christ, will disclose new approaches to this question of reconciliation. The full reconciliation of ministries, as well as resolution of any remaining challenges, is a goal we seek to accomplish and proclaim by the time of the Week of Prayer for Christian Unity in 2007.

We dare to hope that our ever-expanding circle will include the Reformed Church in America and the Evangelical Lutheran Church in America which have been official advisory
participants. We seek dialogues in ever widening circles, including discussions with the Ro-
man Catholic Church, the Orthodox Churches, the churches of the Pentecostal, Holiness, and
Baptist traditions, and the other historic black churches.

In a still larger circle, we seek to be in conversation with representatives of Judaism and
Islam and other living faiths, as well as in cooperation with all persons and movements of
good will and human affirmation. We see a potential for many concentric circles in varying
degrees of agreement and affiliation with us. We seek to be a sign and means of God’s will
for the unity of humankind, as together we pursue justice, peace, and the sustainability of the
created order as an expression of that reconciliation made real in Christ Jesus. Thus we long
for the total reconciliation of the whole human family, even as we also confess that in the end
of time there will be no longer the need for any temple made by human hands, when God will
be all in all.

VI. THE PLEDGE TO COMBAT SYSTEMATIC WHITE PRIVILEGE
AS A HALLMARK OF CHURCHES UNITING IN CHRIST

The sin of racism is the most divisive issue confronting Churches Uniting in Christ. The
Plenary names a struggle for racial justice as a primary hallmark of this new relationship for
several reasons.

First, the continued reality of the sin of pride, represented by white skin color privilege,
is based on power plus prejudice. It is difficult for African American churches, congregations
and members to be fully convinced of the sincerity of the call of their European American
counterparts for unity as equals, if the latter are not willing to actively struggle to dismantle
the obstacles to social, political and economic equality presented by systematic white skin
color privilege, and to give up some of the perquisites they enjoy under it.

Second, there can be no authentic Christian community in Churches Uniting in Christ if,
by their unquestioning acceptance of the unjust gains granted by an unjust system, white
members of this community continue their tacit complicity with this unjust social order that
denies the fullness of life to black members of the community. Because systematic skin color
privilege militates against the most basic principles of the gospel of justice, in the final analy-
sis there can be no authentic communion in Churches Uniting in Christ with the unchallenged
existence of this demonic principality in our midst.

What we should seek to promote in Churches Uniting in Christ is not simply a doctrinal
Christianity, but a lived, existential faith. Such a faith demands lived marks of faithful mutual
accountability. In this context, such signs of accountability must be more than pious declara-
tions; they must be concrete actions with the express purpose of dismantling white privilege.
Specifically, we commend to the churches the actions recommended in “A Call to Christian
Commitment and Action to Combat Racism” approved by the Eighteenth Plenary of the Con-
sultation on Church Union. We also recommend adoption of a jointly-sponsored analytical
study of the workings and effects of systematic white skin color privilege in America.

Compensatory justice is another approach to racial injustice that might be considered.
Predominately white churches are beneficiaries of capital formation that is often based upon
wealth that is the direct result of centuries of slave labor and other forms of economic exploi-
tation based upon race. The resulting injustices call for compensatory justice, which includes
sharing assets for the empowerment of African American communities and institutions for their continuing contributions to the church and society. *We therefore recommend that the churches convene a meeting of persons responsible for racial justice ministries in their respective communions in order to explore implications of the injustice and suggest future actions, and subsequently meet together with members of Churches Uniting in Christ for further actions.*

As a group of churches struggling to be one true community, Churches Uniting in Christ must address the continuing effects of oppression upon African Americans simply because that is the most glaring condition of evil that confronts us today. In the final analysis, however, our concern must be the eradication of the oppression and marginalization that is visited upon any of our brothers and sisters. Ultimately, we must be able to proclaim that Churches Uniting in Christ is a Christian community not simply because we declare it to be so, but because we demonstrate our faith by actively struggling to love our neighbors as God has loved us. This can only be done by engaging in concrete and sacrificial actions aimed at making a world in which all God’s children might have life, and that more abundant.

**VII. IMPLICATIONS FOR LOCAL AND REGIONAL LIFE**

Living into our unity in Churches Uniting in Christ will call for initiative and creativity at every level and particularly at the congregational level. Our success in making visible the unity God has given us will depend on such initiatives becoming part of our way of being church. In Churches Uniting in Christ we will take on the discipline of including our partners in the way we think of the church and the way we do mission. For example, we suggest:

— that the history, theology, and polity of all the participating churches be taught in our seminaries and that candidates for ministry show knowledge of the other churches;

— that major decisions about the mission of a congregation or judicatory involve conversation with other congregations or judicatories of Churches Uniting in Christ;

— that a common lectionary be used whenever possible so that pastors and laity can more easily share in study and proclamation of the Word;

— that the congregations of Churches Uniting in Christ in each place meet in conjunction with the inauguration of Churches Uniting in Christ to determine their joint involvement in the assault on racism;

— that procedures emerge in every place for regular sharing of the Eucharist;

— that services of ordination involve the presence and participation of persons from other Churches Uniting in Christ;

— that youth and young adults of the churches be engaged in ecumenical formation and empowered to offer ecumenical leadership through common projects and participation in ecumenical organizations.

Congregations and judicatories will encourage both creativity and constant care to make our unity a reality by such means as:

— regular joint mission projects;
shared worship, pulpit exchanges, church representatives present for Baptisms, installation services, and in key decision making groups;

—frequent assessment of our joint struggle against racism in church and society;

—educational programs that teach about all the participating churches and about Churches Uniting in Christ;

—participation by delegated members in the life of the congregation of a partner church.

This Plenary requests the Executive Committee to provide a newsletter which highlights creative local activities in which congregations can engage as we live toward the inauguration of Churches Uniting in Christ. It is hoped that members of Churches Uniting in Christ will be informed by the witness of the many federated, united, union and yoked congregations (Ecumenical Shared Ministries) which seek to live out many of the visible marks listed in section 4.

Our commitment to the members of Churches Uniting in Christ by no means precludes joint ministry with other churches. The member churches do recognize, however, a special calling to share life and to engage in mission with one another.

VIII. IMPLEMENTATION

The member churches of the Consultation on Church Union will need to respond to the recommendations made in this report in ways they deem appropriate. We recognize that eight of the participating churches have already given formal approval to most of the “visible marks” listed in section 4.

In order to inaugurate the new relationship, the Plenary instructs the Executive Committee of the Consultation on Church Union:

1. to convene meetings of representatives of all the participating churches in order to (a) share plans for receiving recommendations, (b) prepare together for inauguration of Churches Uniting in Christ at national, regional, and local levels and, (c) designate persons responsible for further implementation.

2. to ask the churches for the funding necessary to prepare adequately for the January 2002 inauguration.

3. to make provisions for an appropriate liturgy of inauguration of the new relationship.

IX. STRUCTURES OF MUTUAL EMPOWERMENT AND ACCOUNTABILITY

The new relationship established by the churches invites them into a new common life of worship, witness and service. This common life will need to be served, in its local, regional and national expressions, by structures of mutual empowerment and accountability. These will encourage and coordinate the manifold ways in which the new relationship among the churches takes visible form. They will enable common decision-making, and mutual testing,
as the churches enter new expressions of their common life. As we envision the future, we are committed as churches to ensure that youth and young adults take their place in leadership and decision-making structures to carry forward our vision of unity in Christ.

We understand that the following principles should guide the formation of these new structures:

**Diversity**
The structures of mutual empowerment and accountability may differ from one place to another, according to the local church and cultural situation. The aim is to provide forms appropriate to the local situation and to the specific tasks in which the churches in that place are involved.

**Inclusivity**
The structures should reflect the diversity and richness of the churches engaged together in common life. These may, in a particular place and expression of common life, include not only the churches within Churches Uniting in Christ but also their wider partners. The aim is to ensure that all the churches are accountable to one another in their common life and witness.

**Visibility**
The structures should enable Christians and the churches to recognize and claim the new relationship which, in fact, now exists among them. Certainly the churches are not helped by the creation of new bureaucracies. The aim is to provide them sufficient means to enable the faithful and continued expression of their new relationship.

In light of these principles we recommend an Implementation Strategy Conference be convened as soon as possible to clarify the nature of the structures that will best serve the member churches in this new relationship. This conference would include the Executive Committee and other key leaders of member communions.

**X. WIDER RELATIONS**

From its beginning, the Consultation on Church Union has set its quest for the visible unity of the church within the framework of the wider ecumenical movement. As Churches Uniting in Christ comes into being, it affirms and celebrates its place among the family of United and Uniting Churches around the world. It hopes to share with these churches what it is learning, through its own experience of union, about the nature of Christ’s church and its witness to the world. Churches Uniting in Christ acknowledges gratefully the links which its constituent churches have to various of the Christian World Communions, and its churches’ participation in national, regional and local ecumenical bodies.

The Consultation on Church Union has included several churches which are engaged among themselves in bilateral, or more extensive, expressions of common life, such as the discussions among the African Methodist Episcopal, African Methodist Episcopal Zion, and Christian Methodist Episcopal churches, the discussions among those churches and the United Methodist Church, and the Christian Church (Disciples of Christ)—United Church of Christ Partnership. Churches Uniting in Christ welcomes these continuing relationships, and the growth which they bring in the understanding of particular aspects of Christian faith and life, as an enrichment to the body as a whole.
Some churches have particular relationships with churches which are not members of Churches Uniting in Christ, such as the proposed concordat between the Episcopal Church and the Evangelical Lutheran Church in America, and the relationship of full communion among the United Church of Christ, the Presbyterian Church (U.S.A.), the Reformed Church in America, and the Evangelical Lutheran Church in America. These are welcomed too, with anticipation for the gifts which they may bring. Churches Uniting in Christ understands itself to be in a continuing search for greater visible expression of the unity which is ours in Christ Jesus. We yearn for a yet wider and deeper community to be traveling that road. Recognizing the particular growth in understanding and shared life achieved by some among us with the Evangelical Lutheran Church in America and the Reformed Church in America, we feel the time has come to issue a formal invitation to those churches to join us on our journey, and we recommend that the Executive Committee consider how that can be swiftly done.

We acknowledge gratefully the faithful support offered to our search for visible unity by the Roman Catholic Church and hope that, as we explore new dimensions of our common life, we may find new opportunities for cooperation and mutual enrichment.

DOXOLOGY

Anticipating the hope and joy of our new relationship as Churches Uniting in Christ, we offer to the Triune God our gratitude and praise.

“Amen! Blessing and glory and wisdom and thanksgiving and honor and power and might. Be to our god forever and ever! Amen.”
Revelation 7:12

Endnote to Appendix 1

1. The Week of Prayer for Christian Unity is a symbolically appropriate time for such a celebration, especially since the national observance of the Reverend Dr. Martin Luther King Jr.’s birth also falls during this week. Local and regional celebration could come later if more suitable in the local context.

Appendix 2

CALL TO CHRISTIAN COMMITMENT AND ACTION TO COMBAT RACISM

The following is a call to action from delegates to the Eighteenth Plenary of the Consultation on Church Union (COCU) to the nine member-churches. Common witness and service are two marks of an ecumenical body. The COCU member-churches have chosen to live this commitment especially by focusing attention on the need to combat racism within and among the member-churches, in all churches, and in society.

The experience of the Consultation on Church Union makes clear that the unity of the Church is God’s gift expressed in creation and redemption. This unity is given not only for the church but also for the whole human community and all creation. It is the gift of God’s own life offered to all humanity. For this reason the church is called to be a sign and instrument of the communion and justice God intends for all people.
This truth informs COCU’s search for visible church unity in particular ways.

—It implies that there is an irrefutable link between the churches’ search for unity in faith, sacraments, and ministry and the struggle to overcome racism in the churches and the human community.

—It implies that authentic unity is inclusive and requires racial justice within the life of the churches and of society.

—It implies that our prophetic witness against racism and all the powers of oppression is a primary test of the faithfulness of these churches.

In combating racism, the Eighteenth Plenary Session of the Consultation on Church Union calls upon the nine member-churches to commit themselves to a unity that is liberating and reconciling, a unity offered in the Gospels, yet not fully expressed in the life and structures of these churches. It is in this context that the COCU churches, seeking to become Churches Uniting in Christ, are making commitments to change ourselves and our society.

Something is seriously wrong with race relations in the United States. One of the most prominent and pervasive evils in our national heritage and cultural routines is racism—that is, biased assumption about the genetic or cultural inferiority of certain racial-ethnic groups, and/or subordinating practices that exclude persons or deprive them of their full humanity because of their racial-ethnic identity.

Racism so permeates our customs and institutions that none can fully escape participation in it. Indeed, no member of a dominant group can fully avoid benefiting from it, and no member of a subordinate group can avoid the intention of oppression. Racism is finally about power—the abuses of power by a dominant group intent upon preserving its economic, social, political, or ecclesiastical privileges and the resulting deprivations of opportunity imposed on a subordinate group.

Unless significant initiatives are taken to counter current conditions and trends, racism—especially white racism—will continue to corrupt our national and ecclesiastical aspirations for a society that truly incarnates “liberty and justice for all.” We, therefore, appeal to the peoples of our nation and our churches for a renewed commitment to combat the sin of racism and white privilege. The moral integrity and credibility of both our nation and our churches are at stake in this struggle. For the churches in COCU particularly, our quest for visible unity is irrelevant—in fact, fraudulent—unless that unity embodies racial solidarity and produces a vital public witness for racial equality and fairness. The churches seek to embody this commitment together, through the Church of Christ Uniting envisioned by the COCU member churches.

From the perspective of the Christian gospel whose mandate is reconciliation of all God’s children, racism is demonic and sinful. It denies the image of God given each person in creation, and in the new creation each person enters by baptism.

How then shall the member-churches of the Consultation on Church Union, yearning to become Churches Uniting in Christ, combat racism? How shall we make our vision of church truly catholic, truly evangelical, and truly reformed, visible through our struggle against racism?
In view of what we discern that God is calling all the churches to be and to do, and in view of the present impediments to effective responses to that call, this Eighteenth Plenary appeals to our member-churches to make the following nine strategic commitments, and to implement these commitments together.¹

1. Continue to make a compelling theological case against racism. Racism must find no refuge in and no solace from the church. It is a denial of the truth known in Christ, who breaks down the humanly constructed walls that partition us into alienated communities of faith (Eph. 2:13–14). The church cannot be “truly catholic” unless it is fully open to all people on an equal basis. The church we seek to become, therefore, must be a model, a prophetic sign of the unity in diversity of God’s creation. Christians must hear this affirmation regularly and convincingly.

2. Identify, name and share information with each other regarding those concrete programs and initiatives in combating racism that are already taking place within our member churches. A consultative conference should be explored to bring together this information and to take further action in light of these learnings as a good faith first step anticipating the inaugural liturgical celebration of Churches Uniting in Christ in 2002.

3. Claim Martin Luther King Jr. Day observances and similar appropriate occasions for dialogue leading to systemic change. Encourage and enable interracial dialogue within and among churches, as well as among members of the whole community. When properly designed, such dialogue can be an indispensable instrument of justice and reconciliation—reducing fears, suspicions and resentments, and enhancing mutual respect and understanding. The connection between the date of Martin Luther King Jr. Day observance and the Week of Prayer for Christian Unity has important potential in forging the concerns of addressing racism and pursuing our unity in Christ.

4. Take the discipline of social ethics seriously, because the careful arguments and nuanced distinctions demanded by that discipline can save us from the simplistic exhortations that hinder effective advocacy. An adequate defense of some preferential forms of affirmative action, for example, depends in part on sound and subtle interpretations of distributive and compensatory justice. Social ethics can bring a necessary depth to a strategy against racism.

5. Insure that worship is an intentional witness against racism, and therefore reflects the fullness of the Gospel. Worship is sometimes an instrument of racial separation and oppression. Not only is the eucharistic table divided by theological barriers, but also by the racial separation within and among the churches. As the member-churches of COCU seek a common table, they must evaluate all liturgical resources and practices and insure their racial sensitivity and inclusiveness.

6. Maintain a strong program of Christian education on the dynamics of racism and the demands of racial justice. Educational resources, like liturgical ones, need to be evaluated to insure that they are consistent witnesses against racism and for racial equality, especially in relation to family education.
7. Engage in rigorous institutional self-examinations, searching for racism embedded in the structures, politics and programs of churches, and set goals for measuring our progress. This self-auditing is imperative to overcome racial offenses and advance racial reconciliation, while providing targets for change. It is most effectively accomplished in a context of mutual accountability, admonition, and affirmation among the churches.

8. Renew the churches’ commitment to the struggle for equal human rights through advocacy. In continuing the civil rights agenda, four instruments of justice seem especially relevant for our time: (1) the preservation and enhancement of federal civil rights laws, (2) the continuation of key affirmative action initiatives to address imbalances and deprivations caused by racism, (3) the defense of economic rights, such as adequate housing, health care, nutrition, employment, and other essential material conditions, and (4) reform of the criminal justice system.

9. Develop resources to address the issues related to racism in the member-churches’ capacity and responsiveness to new immigrant and cultural groups.

As a first step in this “Call to Commitment and Action to Combat Racism,” the delegates to the Eighteenth Plenary Session have covenanted together to actively pursue the commitment of our communions to combating racism in our churches and in our nation as an essential component in our pursuit to become Churches Uniting in Christ.

Combating racism is a formidable task—and eradicating it will appear to many as beyond realistic possibilities. It demands both the conversion of individuals and the transformation of churches. Yet, we have good reasons for hope and persistence in struggle—primarily because God is ever-creating new possibilities for racial solidarity.

The commitment by the COCU churches to overcome racism and live more intentionally the unity and catholicity of Christ’s Church is a promise and a prayer. It will lead us into deeper understandings of the triune God, the redemption offered in Jesus Christ, the nature of the Church and the world as created by God. In this commitment these nine churches, seeking to become the Church of Christ Uniting, will be a sign and foretaste of the unity of the whole people of God.

Adopted by unanimous vote of the delegates of the nine member communions to the Eighteenth Plenary of the Consultation on Church Union, January 24, 1999, in Saint Louis, Missouri.

Endnote to Appendix 2

1. These nine commitments are spelled out in greater detail in “Erasing Racism: A Strategy in Quest of Racially Just Unity”—a basic resource document for the Eighteenth Plenary of COCU, published in MiD-Stream, Vol. 37, Nos. 3–4, July/October 1998. The Executive Committee commends that paper to the communions for study and implementation.
Covenant Relationship Between
the Korean Presbyterian Church in America
and the Presbyterian Church (U.S.A.)

Received Ecumenical Statement
Approved by the 218th General Assembly (2008)
Approved by Majority Vote of Presbyteries
(G-15.0302c)
COVENANT RELATIONSHIP BETWEEN
THE KOREAN PRESBYTERIAN CHURCH IN AMERICA
AND THE PRESBYTERIAN CHURCH (U.S.A.)

“I therefore, the prisoner in the Lord, beg you to lead a life worthy of the calling to
which you have been called, with all humility and gentleness, with patience, bearing with
one another in love, making every effort to maintain the unity of the Spirit in the bond of
peace. There is one body and one Spirit, just as you were called to the one hope of your
calling, one Lord, one faith, one baptism, one God and Father of all, who is above all
and through all and in all.”

Ephesians 4:1–6(NRSV)

I. History of Relationship

The Presbyterian Church (USA) [PC(USA)] and the Korean Presbyterian Church in
America (KPCA) are denominations with common roots and commitments in the Re-
formed tradition. The emotional ties are the legacy of their mission history. Protestant
Christianity in Korea began through the sending of U.S. Presbyterian missionaries to Ko-
rea in 1885. Over the past century, Presbyterians in Korea have demonstrated phenome-
nal growth despite their difficult experiences of suffering. They have become genuine
partners in mission and ecumenical engagement not only in Korea and Asia but also
throughout the world.

In the middle of the 1960s the U.S. immigration law changed, opening the doors for
many Koreans to immigrate to the United States. This started a new page in the history of
Korean Presbyterians. Unfortunately, the PC(USA) was unprepared to welcome and ac-
cept the large number of Korean Presbyterians into its life. While some Koreans joined
the PC(USA), some felt the need to establish an independent Korean Presbyterian Church
in the United States. Each of these organized groupings of Korean American Presbyterian
churches has contributed to the growth and development of the Presbyterian witness in
the United States through its unique gifts and calling.

After many years of informal cooperation between leadership of the two churches,
the 204th General Assembly (1992) of the PC(USA) and the 17th General Assembly
(1992) of the KPCA authorized the establishment of the Joint Committee on Presbyterian
Cooperation between the PC(USA) and the KPCA. Over the past thirty years, the joint
committee has focused its work in the areas of ministries and education, global mission,
peace, justice, reconciliation, and church polity. Of particular note is the opportunity that
Korean Americans born and raised in the United States present for our churches to move
from immigrant-focused ministries to ministries directed toward future generations. The
work of the joint committee has been important in shaping the relationship between the
PC(USA) and the KPCA.

The joint committee believes that God is calling us to move to a deeper relationship
between the KPCA and the PC(USA) and to request our General Assemblies to declare
covenant relationship between the two churches. Covenant relationship establishes a formal mutual commitment in our ecclesial and missional life together. The nature of covenant relationship is a call to mutuality based upon core theological principles.

II. Mutual Recognition and Reconciliation

A. As churches within the Reformed tradition, each holding membership in the World Alliance of Reformed Churches, we recognize each other as churches in which the gospel is preached, sacraments are rightly administered according to the Word of God, and the mission of Jesus Christ is lived out.

B. Baptism marks us as belonging to Christ and Christ’s church. According to scripture, “there is one Lord, one faith, one baptism.” To that end, we recognize the baptism of each of our churches and welcome one another’s members as brothers and sisters in Christ. We recognize that it is Christ that has showed us the way of self-sacrificing love and given to us the sacrament of the Lord’s Supper to remember this love and to be fed with the bread of life and the cup of salvation. We encourage the sharing in the Lord’s Supper together in all arenas of the church.

C. Christ has entrusted the ministry of the gospel to all of his disciples, calling us to follow him in the way of love, righteousness, peace, and justice. Ordination is the act by which men and women are set aside for particular ministries of the Church. We identify and name these ministries as deacon, elder, and minister of the Word and Sacrament. We recognize that the calling and setting aside of persons for service in the church and the world is for the sake of the mission of Christ. We recognize the authenticity of one another’s ordination of ministers, elders, and deacons.

D. The Church lives to fulfill the mission of God in the world. The Church does not live for its own sake, but seeks to witness to the saving work of Jesus Christ, the transformative power of the gospel, justice, and reconciliation in all areas of its life and witness. God’s gift of unity strengthens the witness of the Church. While divisions within the Church cannot destroy the mission of the Church, they do serve as distractions to the message and the mission of the Church. We recognize that the mission of our churches is strengthened by commitment to work cooperatively in the areas of congregational support, resource and leadership development, national and global mission.

III. Covenant Commitments

A. We covenant to support one another through prayer, dialogue, and continued cooperative work. Through mutual affirmation and admonition, we covenant to an honest relationship in which our joys are celebrated, our trials are shared, and disagreements are addressed with the goal of strengthening this covenant. We will seek to affirm the witness of our churches and when necessary speak loving words of correction for the edification of the body of Christ.
B. While we recognize each other’s ministries as authentic, we covenant to develop a process of orderly exchange of ministers. This provision will be governed by the principle that the presbyteries decide who shall be members and approves calls for service in churches. This process will allow for ministers to share in the ministry of each other’s churches, identify processes for transferring ministers, and the procedures for ministers to be dually affiliated. This process will only apply to ministers who are in good standing and include processes for discipline in accordance with our individual polities.

C. We recognize that we are one family and our congregations have common roots. Many Koreans within the PC(USA) and in the KPCA have shared roots in Korea. We covenant to develop a process of orderly transfer of congregations. This process will encourage, where feasible, congregations to share together in ministry and to be dually affiliated. We covenant to develop a process that seeks to strengthen the witness of our churches and not to contribute to divisions within the body of Christ. This process will be developed in a way that respects our individual polities.

D. We recognize that there is much we share in mission together. We covenant to continue to work together in the following areas of mission and pray that other areas may also emerge—Curriculum Development; Second Generation and Youth and Young Adult Ministry; Congregational Support and Leadership Development; Women’s Leadership and Resource Development; Global Mission and Justice and Reconciliation in the world.

IV. Enabling Acts

A. This covenant will be forwarded to our General Assemblies through the appropriate channels in each of our churches for action by 2008.

B. Our assemblies will be asked to enter into covenant relationship, make the necessary constitutional amendments to enable this covenant and to forward it to presbyteries for ratification.

C. Upon the ratification by presbyteries, covenant relationship will be established and a service of worship celebrating and formally entering into covenant relationship will be held by 2010.

D. A covenant implementation committee will be established to shape and support the covenanating process and to make recommendations that enable us to live fully into this covenant.

V. Prayer for the Future

We offer thanksgiving to you O God, Creator of the Universe, Lord of all peoples. You sent the gospel to Korea through the work of Presbyterian missionaries. Through the power of the Holy Spirit, you have nurtured the faith of Koreans in the midst of difficult sufferings and we witnessed the growth of the church in Korea and amongst Korean Presbyterians in the United States. We recognize that while there has been a separation
because of human limitations, you have continued to work in and through each of our churches. You have taken our differences in culture, custom, and language and made us one family in Christ. We are grateful that you are bringing us to this time of deeper relationship and seek your guidance and blessing as we make this covenant between the Korean Presbyterian Church in America and the Presbyterian Church (U.S.A.) for now and generations to come.

“Now to him who by the power at work at within us is able to accomplish abundantly far more than all we can ask or imagine, to him be glory in the church and in Christ Jesus to all generations, forever and ever. Amen.”

Ephesians 3:20–21 (NRSV)
APPENDIX F

About the
Presbyterian Church (U.S.A.) Seal

About the Use of the
Presbyterian Church (U.S.A.) Seal
About the Presbyterian Church (U.S.A.) Seal

The seal of the Presbyterian Church (U.S.A.) is a symbolic statement of the church’s heritage, identity, and mission in contemporary form. Its power depends on both its simplicity and complexity, as well as its traditional and enduring qualities.

The seal is designed with a simplicity that enables the viewer to retain the image in the mind’s eye. The clean, carefully measured lines and shapes can be readily recognized as a distinctive symbol, even when it is reduced in size. At the same time, the complexity of the seal stimulates the imagination and suggests several levels of meaning. The symbolic and visual qualities remind the Presbyterian Church (U.S.A.) of its identity and call to be the servant of Jesus Christ.

The basic symbols in the seal are the cross, Scripture, the dove, and flames. The dominant structural and theological element in the design is the cross—the universal and most ecumenical symbol of the Christian church. The cross represents the incarnate love of God in Jesus Christ, and his passion and resurrection. Because of its association with Presbyterian history, the Celtic cross was chosen as a model for this contemporary rendering of the ancient symbol.

In experimenting with the basic lines and shapes of the cross, the contour of a book began to emerge in the horizontal section, and the two center lines of the cross became the representation of an open book. This integration of the horizontal dimensions of the cross with the book motif highlights the emphasis that the Reformed tradition has placed on the role of Scripture as a means of knowing God’s word.

The slightly-flared shape of the Celtic cross also makes possible the transforming of the uppermost section into the shape of a descending dove. As a symbol of the Holy Spirit, the dove is intimately tied to the representation of the Bible, affirming the role of the Spirit in both inspiring and interpreting Scripture in the life of the church. The dove also symbolizes Christ’s baptism by John and the peace and wholeness that his death and resurrection bring to a broken world.

F-1
Beneath the image of the book is the suggestion of a lectern or pulpit, which captures the important role of preaching in the history of Presbyterian worship.

Integrated into the lower part of the design are flames that form an implied triangle, a traditional symbol of the Trinity. The flames themselves convey a double meaning: a symbol of revelation in the Old Testament when God spoke to Moses from the burning bush, and a suggestion of the beginning of the Christian church when Christ manifested himself to his apostles at Pentecost and charged them to be messengers of the good news of God’s love.

The triangle also suggests the nature of Presbyterian government, with its concern for balance and order, dividing authority between ministers of the Word and laypersons and between different governing bodies. This understanding of the church was based in part on an important idea in Reformed theology, the covenant, which God establishes with people to affirm God’s enduring love and to call us to faith and obedience to Jesus Christ.

Looking more closely at some of the visual components of the design, viewers may discover elements that seem to fuse with some of the more obvious theological symbols. In the shape of the descending dove, for example, one might also discern in the body of
the bird, the form of a fish, an early-Christian sign for Christ, recalling his ministry to those who hunger. For some, the overall design evokes the calligraphy of Hebrew and Greek manuscripts. Others have seen a baptismal font or a communion chalice (cup).

In 1 Corinthians, Paul described the church as a body with many members, illustrating the pluralism of the church and the many gifts that God gives to its members. So also the seal’s individual parts, when taken together, form an encompassing visual and symbolic unity, while not exhausting the richness of possible interpretations.

For more information about the seal design, order the book *Sealed in Christ* by John Mulder, PPC # 18091004, cost $4.95. To order call: 800-227-2872.
About the Use of the Presbyterian Church (U.S.A.) Seal

The seal of the Presbyterian Church (U.S.A.) is a registered trademark, registered in the United States Patent and Trademark Office on the principal register. In addition, the seal is registered with the United States Copyright office. The seal is comprised of the symbol, the basic components of which are cross, Scripture, a descending dove at the upper part of the cross, and flames on either side of the lower part of the cross, and the name of the denomination, Presbyterian Church (U.S.A.), encircles the symbol.

The seal was approved by the 197th General Assembly (1985). Each congregation and governing body may use the seal without receiving prior permission. Congregations and governing bodies many not license use of the seal to anyone else. All other organizations, groups, and members must receive prior written permission to use the seal from the Office of the General Assembly; 100 Witherspoon Street; Louisville, Kentucky 40202.

While every use of the seal may not provide an opportunity to display the statutory notice (the circle “R”, ®) and use of the statutory notice is not mandatory, it is good practice, when practicable, to give public notice of the trademark registration by using one of the following:

- The letter R enclosed in a circle: ®
- Reg. U.S. Pat. & Tm. Off.
- Registered in the U.S. Patent and Trademark Office

So, while it is not practical to display the statutory notice on a stained glass window or church sign, it is possible to note it on the reverse of a piece of jewelry or other inconspicuous place.

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In addition, any suspected unauthorized use should be promptly brought to the attention of the Legal Services Office or the Office of the General Assembly by forwarding the name and address of the user as well as a sample of their use of the seal.

Any products marketed in wholesale or retail settings must be specifically licensed by the Office of the General Assembly. An application for use must be filed and a fee must be paid for each design. A sample of the product should be sent to the Office of the General Assembly so approval may be based on the finished product.
For more information or a license to use the seal, contact:

Office of the General Assembly
100 Witherspoon Street
Louisville, KY 40202
1-888-728-7228 #8038
APPENDIX G

Other Resources in
Church Law and Policy
OTHER RESOURCES IN CHURCH LAW AND POLICY

Available from Presbyterian Distribution Services (PDS) 1-800-524-2612:

_The Book of Confessions_—OGA-07-017 (print) $10. The church confesses its faith when it bears a present witness to God’s grace in Jesus Christ.

_Book of Order_—OGA-09-001, $10. The second part of the _Constitution of the Presbyterian Church (U.S.A)._.

- Large Print/Looseleaf _Book of Order_—OGA-09-010 (print) $10.
- Braille _Book of Order_—OGA-09-051 (print) $10.
- Spanish _Book of Order_—OGA-09-044 (print) $10.
- Korean _Book of Order_—OGA-09-045 (print) $10.
- Indonesian _Book of Order_ (Form of Government only)—OGA-09-084 (print) $4.00.
- Portuguese _Book of Order (Select constitutional items)_—OGA-09-042 (print) $4.00.
- _Book of Order and The Book of Confessions_ on CD—OGA-09-007 $10.00.
- _Annotated Book of Order_ on CD—OGA-09-008 $10.00.
- _Annotated Book of Order_—OGA-09-009 (print) $15.00. The text of the B/O with notes to actions of the General Assembly and the Permanent Judicial Commission; a guide to find authoritative interpretations. [An updated version is available each September.]

_Companion to the Constitution_—A reader-friendly, downloadable manual for elders and pastors; summarizes the _Book of Order_ for the session. A PDF copy is available online at [http://www.pcusa.org/oga/constitution.htm#boo](http://www.pcusa.org/oga/constitution.htm#boo).

_Catalogue of Theological Statements of the Presbyterian Church (U.S.A.)_ 7042096300 $9.95. Summaries of all theological statements from 1935 through 1996.

_Presbyterian Social Witness Policy Compilation, 1946–1999_ 68-600-00-001 $30.00 (subject to increase) produced by Advisory Committee on Social Witness Policy.

Available from Nancy Hamilton, General Assembly Council, 502-569-5507; email nancy.hamilton@pcusa.org or from Alejandra Sherman, General Assembly Council, 502-569-5580, alejandra.sherman@pcusa.org.

INDEXES
SCRIPTURAL ALLUSION INDEX

FORM OF GOVERNMENT

CHAPTER I

G-1.0100a  a. Eph. 1:20, 21; Ps. 68:18
   b. Ps. 2:6; Dan. 7:14; Eph. 1:22, 23
G-1.0307  c. See and consult Acts 15:1–32
G-1.0308  d. Matt. 18:15–18; 1 Cor. 5:4, 5
G-1.0400  e. See Acts 15:1–29; 16:4

CHAPTER II

G-2.0200  a. The Confession of 1967, Preface at 9.03
G-2.0300  b. Nicene Creed, 1.3; Theological Declaration of Barmen, 8.01, 8.06
G-2.0400  c. Scots Confession, 3.08; Westminster, 6.062, 6.065
   d. Second Helvetic, 5.108, 5.109; Heidelberg, 4.061, 4.065; Shorter Catechism, 7.033; Larger Catechism, 7.180
   e. Westminster, 6.166
G-2.0500a  f. Scots Confession, 3.02, 3.13, 3.14; Heidelberg, 4.011, 4.047, 4.117, 4.121; Second Helvetic, 5.074; Larger Catechism, 7.295, 7.299
   g. Heidelberg, 4.006, 4.036; 2nd Helvetic, 5.036; Shorter Catechism, 7.004; Larger Catechism, 7.262
   h. Scots Confession, 3.01; Heidelberg, 4.026, 4.027, 4.028; Second Helvetic, 5.029, 5.030, 5.031; Westminster, 6.008, 6.024, 6.025, 6.026, 6.027, 6.030, 6.117; Shorter Catechism, 7.008, 7.011, 7.012; Larger Catechism, 7.124, 7.128, 7.129, 7.130, 7.300, 7.302, 7.303, 7.305; Confession of 1967, 9.03
   i. Heidelberg, 4.006; Second Helvetic, 5.015; Westminster 6.024, 6.037, 6.105; Confession of 1967, 9.15, 9.16, 9.17, 9.50; Brief Statement, 10.3
   j. Heidelberg, 4.079; Westminster, 6.058, 6.190; Larger Catechism, 7.148, 7.303
   k. Heidelberg, 4.027
   l. Heidelberg, 4.014, 4.037; Brief Statement, 10.3
   m. Confession of 1967, 9.15; Brief Statement, 10.3
G-2.0500a(1)  n. Scots Confession, Chapter VII; Second Helvetic, 5.058; Westminster, 6.021, 6.095, 6.193
   o. Second Helvetic, 5.058; Westminster 6.181, 6.192; Shorter Catechism, 7.20; Larger Catechism, 7.189, 7.191
G-2.0500a(4)  p. Scots Confession, 3.05, 3.14, 3.25; Heidelberg, 4.094, 4.095; Shorter Catechism, 7.215; Larger Catechism, 7.218, 7.300
   q. Scots Confession, 3.14

CHAPTER III

G-3.0200c  a. Col. 1:18; Eph. 4:16; 1 Cor. 1:18
CHAPTER IV

G-4.0101  
a. Rev. 5:9; Acts 2:39  
G-4.0102  
b. Gal. 1:21, 22; Rev. 2:1  
G-4.0103  
d. Heb. 8:5  
G-4.0203  
e. Ps. 2:8; Rev. 7:9  
G-4.0304  
f. Ezek. 43:11, 12

CHAPTER V

G-5.0101a  
a. Acts 2:46, 47  
G-5.0302  
b. Heb. 8:5; Gal. 6:16

CHAPTER VI

G-6.0103  
a. 1 Tim. 3:1; Eph. 4:11, 12  
b. 1 Tim. 5:17  
c. Phil. 1:1  
G-6.0202a  
d. Acts 20:38  
e. Jer. 3:15  
f. 1 Cor. 4:1; 2 Cor. 3:6  
g. 1 Peter 5:1; Titus 1:5; 1 Tim. 5:1, 17, 19  
h. 2 Cor. 5:20; Eph. 6:20  
i. Luke 12:42; 1 Cor. 4:1  
G-6.0301  
j. 1 Cor. 12:28  
G-6.0302  
k. 1 Tim. 5:17; Rom. 12:7, 8; Acts 15:25  
G-6.0401  
l. Phil. 1:1; 1 Tim. 3:8–15  
G-6.0402  
m. Acts 6:3, 5, 6  
n. Acts 6:1, 2

CHAPTER VII

G-7.0102  
a. Acts 2:41, 47

CHAPTER VIII

G-8.0101  

CHAPTER IX

G-9.0102a  
G-9.0301b  
b. 1 Cor. 14:40  
G-9.0409a(2)  
c. Acts 15:22–24  
G-9.0503a(4)  
d. Acts 20:17; 6:2; 15:30
CHAPTER X

G-10.0101 a. 1 Cor. 5:4
G-10.0102 b. Heb. 13:17; 1 Thess. 5:12, 13; 1 Tim. 5:17
G-10.0102b c. Ezek. 34:4
G-10.0102p(1) d. Acts 15:2, 6
G-10.0102r e. 1 Thess. 5:12, 13; 2 Thess. 3:6, 14, 15; 1 Cor. 11:27–33
G-10.0201 f. Acts 20:17

CHAPTER XI

b. Acts 15:1–6; 1 Cor. 14:26, 33, 40
G-11.0103g c. Eph. 6:18; Phil. 4:6
g. Acts 15:10; Gal. 2:4, 5
G-11.0103l d. 1 Tim. 4:14; Acts 13:2, 3
g. Acts 14:26–27; Acts 11:18
G-11.0103n e. Acts 15:28; 1 Cor. 5:3
G-11.0103t(3) f. Acts 15:10; Gal. 2:4, 5

CHAPTER XII

G-12.0000 a. As the proofs already adduced in favor of a presbyterian assembly in the government of the church, are equally valid in support of a synodical assembly, it is unnecessary to repeat the Scriptures to which the reference has been made under Chap. X [sic XI], or add any other. (1888 Form of Government, Presbyterian Church in the United States of America at X)

CHAPTER XIII


CHAPTER XIV

References for Chapter XIV have been moved to the Directory for Worship, Chapter IV.

CHAPTER XV

G-15.0103 a. Ezek. 43:11, 12

CHAPTER XVI

G-16.0301 a. Acts 15:5, 6

CHAPTER XVII

G-17.0101 a. Acts 21:17, 18; Acts 6; Acts 15:2, 3, 4, 6, 22
In response to Overture 01-58, the Office of the General Assembly reviewed previous editions of the Form of Government, which had included scriptural allusions. A large proportion of our current Form of Government has antecedent provisions in prior editions that are immediately apparent. After that review, the Department of Constitutional Services carefully compared those prior editions with the current text of the Form of Government. That department then inserted the scriptural allusions taken from those prior editions of the Form of Government into the scriptural allusions taken from those prior editions of the Form of Government into the current text. They first appeared in the version released during the 215th General Assembly (2003).
INDEX

The references in this index are to the section numbers.

Absentee May Not Vote in Congregational Meeting.............................. G- 7.0301
Acceptance and Reconciliation, Services of ........................................... W- 4.8000
Access to Committee on Ministry by Commissioned Lay Persons ....... G-11.0503
Accountability to Presbytery for Worship .............................................. W- 1.4008
Accused—Rights .................................................................................... D-10.0203c
Accuser, Rights to Petition if Charges Not Filed.................................... D-10.0303
Active Member: ......................................................................................
  Of congregation ................................................................. G- 5.0302
  Of presbytery .............................................................................. G-11.0406 a
  G-11.0409
Active Participation of Honorably Retired Members ................................ G-11.0101b
Acts of Commitment and Recognition.................................................... W- 3.3502–.3504
  W- 3.3701
  W- 3.5503–.5504
  W- 4.2006
Acts of Jurisdiction of the Whole Church............................................... G- 9.0103
Acts of Recognition ................................................................................ W-3.3502
  W-3.3504
  W-4.7000
Administration (See also Principles of Administration)
  Defined ................................................................. G- 9.0401
  Structure of .............................................................. G- 9.0402
Administrative Commissions................................................................. G- 9.0503
  Decisions and process ....................................................... G- 9.0505
  Membership of ............................................................ G- 9.0504 b(3)
  Quorum of ............................................................................. G- 9.0504 c
Administrative Leave When Sexual Abuse Is Alleged........................... G-10.0106
Administrative Review:
  Defined ................................................................. G- 9.0407
  Higher court may request reconsideration ................................. G- 9.0410
  Manner of review ........................................................... G- 9.0409
  Review of records ............................................................ G- 9.0807
  Special, defined .............................................................. G- 9.0408
  Who may not vote ............................................................ G- 9.0409 b
Administrative Staff:
  Elected under principles of participation and representation ....... G- 9.0704
  Executives of, how elected:
    By General Assembly ......................................................... G- 9.0703
    By presbytery ...................................................................... G- 9.0701
    By synod............................................................................. G- 9.0701
Administrative Staff: (Continued)

Other staff, how authorized:
By presbytery ................................................................. G- 9.0702
By synod .......................................................................... G- 9.0702
Representative Search Committee ................................. G- 9.0704
Temporary ....................................................................... G- 9.0706

Administrator:
Governing bodies may call ............................................. G-11.0410
Minister called to labor as ............................................. G-11.0410

Admission to Membership, Terms of:
Set by denomination ................................................. G- 1.0302
Ways by which ............................................................ G- 5.0101

Admission to the Lord’s Table:
Baptized members ......................................................... G- 5.0301
G- 5.0401 b
Of baptized children                                    G- 5.0401 b
W- 2.4011b
W- 4.2002

Record of membership kept by session .......................... G-10.0302

Adult:
Nonmembers entitled to Care of Church ....................... G- 5.0401 b
Profession of faith by .................................................. G- 5.0502 b
Advent, Season of ....................................................... W- 3.2002 a
Advice Committee on the Constitution ......................... G-13.0112
Amendments to Book of Order must go through............. G-18.0301 b
At least three members at General Assembly ................. G-13.0112 e
Questions of interpretation due 120 days
before General Assembly .......................................... G-13.0112 c
Role of, when matters are pending before
a judicial commission ............................................... G-13.0112 d
Shall meet prior to each session of the General Assembly G-13.0112 b

Advisory Handbooks
Defined .......................................................... Preface
For Committee on Ministry ......................................... G-11.0504
For inquiry and candidacy process ............................. G-14.0402
General Assembly shall offer ..................................... G- 9.0405
Advocate in Disciplinary Process ................................. D-10.0203 a,b
Affiliate Member ......................................................... G- 5.0304
Membership renewed every two years ......................... G-10.0302 a(2)(b)
Affirmation in Place of Oath ........................................ D-14.0302 b
Affirmation of Faith (See also “Creeds and Confessions”) W- 3.3500
W- 4.10004

Affirmative Action ....................................................... G- 9.0104 a
Presbytery committees and staffing ............................ G-11.0103 d
Presbytery staff ........................................................ G-11.0303
Synod staff ............................................................... G-12.0302
General Assembly staff .............................................. G-13.0201 b
Allegations of Offense ............................................................................ G- 9.0505d
Alternative Forms of Resolution
D- 2.0103
D-10.0202 h(1–4)
D-10.0301

Ambassador, as Expressive Name for Minister of Word and Sacrament ........................................................................... G- 6.0202a
Amending Action of Administrative Commission.................................. G- 9.0505a
Amending the Constitution:
Book of Order .................................................................................. G-18.0301
Approved by majority of presbyteries ...................................... G-18.0301 d
Confessional documents ................................................................. G-18.0201
Approved by two-thirds of presbyteries ................................... G-18.0201 a(2)
Special committee appointed.................................................... G-18.0201 b
Directory for Worship ................................................................. G-18.0301
Form of Government ................................................................. G-18.0301
Provisions not to be amended ................................................... G-18.0302
Means of faithfulness to God ....................................................... G-18.0101
Must go through Advisory Committee on Constitution........... G-18.0301 b
G-13.0112 d
Provisions not to be amended ....................................................... G-18.0302
Rules of Discipline ........................................................................ G-18.0301
Special provisions ........................................................................ G-18.0401
Annual Consultation ...................................................................... G-14.0421
Annual Report by Presbytery to General Assembly ................. G-11.0306
Annual Reports Reviewed within Presbyteries and Synods........ G- 9.0407b
Annual Review:
Of pastor’s compensation ......................................................... G- 7.0302 a
G-10.0102 n
G-14.0511
G-14.0534
Of records of presbytery by synod .............................................. G-11.0305 a
Of records of session by presbytery .......................................... G-10.0301
Of records of synod by next succeeding General Assembly .... G-12.0304
Answer to Protest ........................................................................ G- 9.0305
Apostles’ Creed a Part of the Constitution .................................... G- 1.0501
Appeals:
Content of written notice of ....................................................... D- 8.0202 a–f
Decision of permanent judicial commission ............................ D- 8.0404 a–f
Defined ....................................................................................... D- 8.0101
D-13.0101
Effect of, in disciplinary and remedial cases ............................ D- 8.0103
D-13.0104
Filings in appeal process for disciplinary case ......................... D-13.0200
Filings in appeal process for remedial case ............................... D- 8.0200
From lower to higher governing bodies ................................... G- 1.0400
Appeals: (Continued)

Grounds of .......................................................................................D- 8.0105 a–g
Hearing on .......................................................................................D-8.0403
Notice of hearing ..................................................................................D-8.0401
Record on .........................................................................................D-8.0203 a–g
Time for filing written notice of ......................................................D-8.0201
Time within which filing of briefs of appellant and appellee are to be filed ..................................................................D-8.0304 through D-8.0305
Who may initiate ..............................................................................D-8.0102 b
Withdrawal of ..................................................................................D-8.0104
Appellant:
Abandon appeal by failure to file within time allowed...............D-8.0304 c
Shall give notice of appeal within thirty days ..........................D-8.0201
Appellee Shall File Response Within Thirty Days ..................D-8.0305
Application for Release from Ordained Office .........................G-6.0600a
“Appropriate,” as a Term in the Directory .................................Preface
Appropriate Language ....................................................................W-1.2002
Approval of Presbyteries on Constitutional Amendment ...........G-18.0201 a,c–e
G-18.0301
Architecture ..........................................................................................W-1.3021–.3024
W-1.4004g
“Are to Be,” as a Term defined in the Preface .........................Preface
Art Forms and Worship:
Dance ...............................................................................................W-1.2001
W-1.4004 i, j
W-1.4005 a(5)
W-2.1005 b
W-2.2008
W-3.4002
Drama .............................................................................................. W-1.2001
W-1.3034 (2)
W-1.4004 j
W-1.4005 a(5)
W-2.2008
W-3.4002
Art Forms and Worship: (Continued)

General............................................................................................. W- 1.3034 (2)
W- 1.4004 i, j
W- 1.4005 a(5)
W- 3.5102
W- 3.5302

Music (See also “Music in Public Worship”)................................. W-1.4004
W-1.4005

Associate Pastor:

Committee on ministry, pastor and co-pastor............................... G-11.0502 d
Must be consulted........................................................................ G- 14.0530
G-14.0532

Election by vote of congregation..................................................... G-14.0511
G-14.0530

Form of call ..................................................................................... G-14.0534
Member of session........................................................................... G-10.0101
G-14.0511

Not eligible to become co-pastor..................................................... G-14.0513
With one exception...................................................................... G-14.0513
Not eligible to succeed pastor....................................................... G-14.0513
Ordination and installation............................................................ W- 4.4000
W- 4.4006

Permanent pastoral office ............................................................... G- 6.0202 b
Relationship not dependent on that of pastor.............................. G-14.0513

Assurance of God’s Pardon ........................................................... W- 3.3301 (d)
W- 3.3507

At-Large Member (See also “Member-at-Large”).......................... G-11.0406 b

Audit (See “Financial Review”)

Authentic Language........................................................................ W- 1.2005

Ballot:

In election of deacons and elders.................................................. G-14.0233

Baptism (See also “Sacraments”):

Anointing and ............................................................................... W- 3.3607
As a Sacrament.............................................................................. W- 1.3033 (2)
W- 2.3008
W- 3.3601

As a response to Great Commission ............................................. W- 2.3001
Chaplains and other ministers administering.............................. W- 2.3011 b
Children and ................................................................................ W- 2.3008 b
W- 2.3014
W- 2.4011
W- 3.3602
W- 3.3603
W- 3.3607

Church responsibility................................................................... W- 2.3013
Creeds and ..................................................................................... W- 3.3603 (a), (d)
Font or pool for................................................................. W- 1.3024
Immersion..................................................................................... W- 3.3605
Included in service of.................................................................. W- 3.3603
through W- 3.3608

Infant (See under “Baptism, Children”)
Baptism (See also “Sacraments”): (Continued)

Jesus and ................................................................. W- 2.3001
Laying on of hands and ............................................... W- 3.3607
Lord’s Supper and ......................................................... W- 2.3009
Meanings of ................................................................. W- 2.3002–.3008
Ministers’ children on roll .............................................. G-10.0302 a(1)
Mode ................................................................................ W- 3.3605
Parental responsibility and .......................................... W- 2.3014
Pouring ............................................................................. W- 3.3605
Preaching and ............................................................... W- 3.3602
Preparing for ................................................................. W- 6.2001 a
Profession of faith and .................................................. W- 2.3008
Reaffirmation of ............................................................ W- 2.3009
Received only once ....................................................... W- 2.3009
Recording of ................................................................. W- 2.3011
Register of, to be kept .................................................... G-10.0302 c(2)
Roll of baptized members .............................................. G-10.0302 a(1)
Scripture and ............................................................... W- 3.3602
Sequence of ................................................................. W- 3.3603
through W- 3.3608
Service for the Lord’s Day and ....................................... W- 3.3502
Session’s responsibility and ........................................... W- 2.3011
W- 2.3014
Spirit and ......................................................................... W- 2.3001
W- 2.3004 e
Sponsors and ................................................................. W- 2.3013
Sprinkling ........................................................................ W- 3.3605
Trinitarian formula and ................................................... W- 2.3010
W- 3.3606
Use of name of person being baptized .............................. W- 3.3606
Water and ......................................................................... W- 3.3605
Welcome of the congregation and ................................. W- 3.3608
Where administered ....................................................... W- 2.3011
Where placed in service .................................................. W- 3.3602
Which are valid .............................................................. W- 2.3010
Who may present children ............................................. G- 5.0401 c
W- 2.3014
Baptized Members:
Defined ........................................................................... G- 5.0301
Entitled to participate in the Lord’s Supper ....................... G- 5.0301
W- 2.4011
Register of baptisms kept by session ............................... G-10.0302 c(2)
Roll of ................................................................. G-10.0302 a(1)
To be instructed ............................................................. G- 5.0502
Under care of church ...................................................... G- 5.0301
Benefits Plan of PC(USA), Clarification of Participation in.............. G-14.0534
Bible (See also “Scripture”):
  Confessions subordinate to ....................................................... G- 2.0200
  Included as area for examination for ordination ....................... G-14.0431 a
  G-14.0482
Biennial General Assemblies:
  Commissioners ........................................................................... G-13.0102 b
  Proposed amendments to the Book of Order ................................ G-18.0301 c–e
  Reporting and review of proceedings and actions ....................... G- 9.0407 c
  Review of synods.......................................................................... G- 9.0407 d
Bishop, as Expressive Name for Minister of Word and Sacrament..... G- 6.0202 a
Body of Christ, Church as the....................................................... G- 3.0200 c
Book of Confessions, The:
  Composition of ............................................................................... G- 1.0501
  How amended ............................................................................... G-18.0201
  Part of Constitution of the Church ............................................. G- 1.0500
Book of Order:
  Composition of ............................................................................... G- 1.0502
  How amended ............................................................................... G-18.0301
  Part of Constitution of the Church ............................................. G- 1.0500
Bounds of Presbytery, Work Outside of Geographical................... G-11.0401
Briefs:
  Appellant....................................................................................... D- 8.0304
  G-13.0304
  G-13.0305
  Appellee......................................................................................... D- 8.0305
  G-13.0305
Broken Relationships, Pastoral Care and ........................................ W- 6.3008
Budget of General Assembly .............................................................. G-13.0103 i
Budget of Governing Body ................................................................. G- 9.0404 d
Budget of Particular Church, Approval of, by Session ....................... G-10.0102 i
Building, Church:
  Use under session’s control .......................................................... G-10.0102 o
Calendar (See also “Church Year”) ................................................... W- 3.3616e.(1)
Call to Certified Christian Educator ................................................... G-11.0103 n
Call to Minister (See also “Election of Pastors”):
  Acceptance of allowances and amounts........................................ G-14.0534
  By governing body or agency to nonpastoral work ....................... G-11.0410
  Change in terms requires consent of presbytery ......................... G-14.0511
  Committee on ministry must be consulted................................. G-11.0502 d
  G-14.0530
  G-14.0532
Extraordinary case ........................................................................ G-11.0404 b
Form of............................................................................................ G-14.0534
Military commitments ...................................................................... G-14.0534
Minimum requirements .................................................................... G-14.0534
Of another denomination .................................................................. G-11.0404
Participation in Benefits Plan of PC(USA). ........................................ G-14.0534
Procedure by church ........................................................................ G-14.0530–0534
Professional expense reimbursement.............................................. G-14.0534
Call to Minister (See also “Election of Pastors”): (Continued)

Terms of call ........................................ G-14.0534
Viewed as request for installation ..................... W- 4.4006
Waiver of requirements .................................. G-11.0404 b
Work not under jurisdiction of governing body ........... G-11.0411

Called Meetings (See “Special Meetings”)

Calling to Office in the Church:
Gifts bestowed on those called ........................... G-  6.0106
Campus Minister, Called to Labor as ..................... G- 6.0203

Candidates for the Ministry of the Word and Sacrament (See also
“Preparation for Office of Minister”) ................................. G-14.0400
Care of Persons Seeking Christian Vocations ............... G-  6.0105

Cases:
Disciplinary, defined ........................................ D- 2.0203
Remedial, defined .......................................... D- 2.0102

Catechisms, Larger and Shorter:
How amended ........................................ G-18.0201 a
Part of the Constitution .................................. G- 1.0501

Censures of Church:
Degrees of ........................................ D-11.0403 e
Notice of temporary exclusion or removal of minister to be sent
  to General Assembly Stated Clerk ...................... D-12.0104 g
Rebuke ................................................ D-12.0102
Rebuke with ........................................ D-12.0103
Removal from office or membership .................. D-12.0105
Supervised rehabilitation ................................ D-12.0104b
Temporary exclusion ..................................... D-12.0104
  Termination of ..................................... D-12.0104 h

Certificate:
Affiliate member ........................................ G- 5.0304
  Of transfer ......................................... G-10.0302 a(2) (b)

Certification:
Clarifying process ........................................ G-14.0450
Clarifying result ......................................... G-14.0450
  G-14.0472
Of Certified Christian Educators ................... G-11.0305a
  G-14.0720–.0721
Ready to be examined for ordination (ministers) .......... G-11.0103 l, v

Certified Christian Educator
Established ........................................ G-14.0130
Listing of ........................................ G-11.0305a
  G-11.0306
  G-11.0407
Minimum compensation and benefits ................ G-11.0103n
  G-14.0730b
Relationship with committee on ministry ................ G-11.0501a
Required to report child abuse .......................... G-14.0732
Certified Lay Employees (Other) ............................................................... G-14.0130
G-14.0700
G-14.0740

Certified Ministry ............................................................................. G-14.0130

Challenge to Findings of PJC Moderator and Clerk:
Appeal in a disciplinary case ......................................................... D-13.0302 a
Appeal in a remedial case ........................................................... D-8.0302 a
Remedial case ............................................................................ D-6.0306 a

Chaplain, Minister Called to Labor as ........................................... G-6.0203

Chaplains Authorized to Celebrate the Sacraments:
Baptism .................................................................................... W-2.3011 b
Lord’s Supper ............................................................................ W-2.4012 b

Charge:
To congregation at ordination and installation ......................... W-4.4006 f
To pastor or associate pastor at ordination and installation ....... W-4.4006 f

Charges, in discipline................................................................. D-10.0101
D-10.0400

Child Abuse—Report Required by:
Certified Christian Educators ...................................................... G-14.0732
Deacons .................................................................................. G-6.0402
Elders ....................................................................................... G-6.0304
Ministers ................................................................................ G-6.0204

Children:
Admission to the Lord’s Table of baptized ............................... G-5.0301
Baptism and ........................................................................... W-2.3008
W-2.3014
W-3.3602
W-3.3603

Entitled to pastoral care and instruction .................................... G-5.0301
Family worship and ............................................................... W-5.7002
General .................................................................................. W-3.1004
Lord’s Supper and ................................................................. W-2.4011
W-4.2002

Members of visible Church......................................................... G-5.0300
Should be encouraged to make profession of faith ................. G-5.0502 a

Choir (See “Music”)

Christ:
Appointed officers in the Church .............................................. G-1.0303
G-6.0101

Head of the Church ................................................................. G-1.0100 a
Living God in common life, the ............................................. W-1.1003 c
Perfect Human Response to God ........................................... W-1.1003 b

Responsibility of session ....................................................... G-10.0102 f
W-6.2005

Christian Year (See also “Church Year”) .................................... W-5.5002
W-5.7003

Christmas, Day and Season of ................................................. W-3.2002 b

Church:
Agency of Christ ................................................................. G-1.0100 b
Church: (Continued)

And its confessions ................................................................. G- 2.0000
And its members ................................................................. G- 5.0000
And its mission ................................................................. G- 3.0000
And its officers ................................................................. G- 6.0000
And its unity ................................................................. G- 3.0200
As the body of Christ .......................................................... G- 3.0200

G- 1.0100 d

Called to:

Be Christ’s faithful evangelist ............................................. G- 3.0300 c
Openness............................................................................. G- 3.0401
Present the claims of Christ ............................................. G- 3.0300 b
Risk and trust..................................................................... G- 3.0400
Tell the good news............................................................ G- 3.0300 a

Christ calls into being ....................................................... G- 1.0100 b

Christ’s faithful evangelist .................................................. G- 3.0300 c

Dismissal of

Union congregation with other Christian bodies .............. G-16.0401
Union congregation with other reformed churches .......... G-16.0201

Dissolved or extinct:

Member of .......................................................................... G-10.0302 b(2)
Property of .......................................................................... G- 8.0401
Records of............................................................................. G-10.0302 b(2)

Finances .............................................................................. G-10.0401

Great Ends of the Church .................................................. G- 1.0200
Incorporation of ............................................................... G- 7.0401

G- 8.0202

Its calling .............................................................................. G- 3.0300
Members of.......................................................................... G- 5.0300
Mission of ........................................................................... G- 3.0100
Officers in ........................................................................... G- 4.0104
Offices in ............................................................................. G- 6.0103
Ordination of officers .......................................................... G-14.0120

G-14.0300

W- 4.4000

“Particular” defined ............................................................. G- 4.0102
through G- 4.0104

Powers of corporation or trustees ....................................... G- 7.0402
Present claims of Christ ..................................................... G- 3.0300 b
Property of........................................................................... G- 8.0000
Purpose of ........................................................................... G- 1.0200
Reformed, always reforming ............................................. G- 2.0200

Relationship with PC(USA) severed only by constitutional
action of presbytery ............................................................... G- 8.0601

G-11.0103 i

Rolls of particular .............................................................. G-10.0302
Trustees of .......................................................................... G- 7.0401

G- 8.0202

Under provisions of Constitution ...................................... G- 7.0402

Unincorporated ................................................................. G- 7.0401
Church: (Continued)

Unity not destroyed because of denominations ............................... G- 4.0203
Unity of............................................................................................ G- 4.0200
“Universal” defined ......................................................................... G- 4.0101—0.0102

Church Censures (see also “Censures of Church”) D-12.0100

Church Finances:
Annual financial review required..................................................... G-10.0401 d
At least two persons count and record offerings............................ G-10.0401 a
Minimum standards of procedure to be observed............................ G-10.0401 a—d
Session’s responsibility .................................................................... G-10.0102 i
Treasurer elected annually by session.............................................. G-10.0401

Church Government:
Jurisdiction joint, not several ........................................................ G- 4.0301 h
Majority shall govern..................................................................... G- 1.0400
Representative.................................................................................. G- 4.0301 b—e
G- 6.0107
Scriptural .......................................................................................... G- 4.0304
G- 1.0100 c
Warrant for ..................................................................................... G- 1.0100 c

Church Location ................................................................. G-11.0103 j

Church Officers (See also “Deacons,” “Elders,” “Ministers”):
Authority from Christ ..................................................................... G- 6.0101
Differ from members in function only ............................................. G- 6.0102
Dissolution of relationship ............................................................. G- 6.0500
Election by the people ................................................................. G- 1.0306
G- 6.0102
Forms of ministry of ................................................................. G- 6.0104
Gift of Christ to Church ................................................................ G- 6.0101
In newly organized church ........................................................... G- 7.0202
G-14.0120
Inalienable right of God’s people to elect ........................................ G- 6.0107
Live in obedience to Scripture and conformity of confessions........ G- 6.0106 b
Manner of life ................................................................................ G- 6.0106
Men and women eligible for office ................................................. G- 6.0105
Names of ...................................................................................... D- 2.0203a
Not divested except after process .................................................. G-14.0210
Period of study and preparation to be completed
by those elected ................................................................. G-14.0240
Removal from office ................................................................. D-12.0105
Renunciation of the jurisdiction of the Church ........................... G- 6.0700
Effect on judicial process ........................................................... D- 3.0106
Resignation of ............................................................................... G- 6.0500
Restoration:
After removal .............................................................................. D-12.0202
To membership .............................................................................. D-12.0203
Form of......................................................................................... D-12.0203
To office ....................................................................................... D-12.0202
Form of......................................................................................... D-12.0202
Church Officers (See also “Deacons,” “Elders,” “Ministers”): (Continued)

Shall adhere to essentials of Reformed faith and polity ....................... G- 6.0108 a
W- 4.4003 c

Terms of Office ....................................................................................... G-14.0222

Church Power:

Cannot bind conscience ........................................................................ G- 1.0307
Distinct from civil state ......................................................................... G- 1.0301 (1)(b)
Exercised by church officers ................................................................ G- 6.0302
Exercised by members in choosing officers ........................................ G- 6.0107
Ministerial and declarative .................................................................. G- 1.0307
Synods and councils may err ............................................................... G- 1.0307

Church Property:

Church dissolved or extinct, property of ............................................. G- 8.0401
Exceptions to provisions ....................................................................... G- 8.0701
Held in trust ........................................................................................... G- 8.0200
Leasing, selling, or mortgaging:

Requires permission of congregation ................................................. G- 7.0402
Requires permission of presbytery ...................................................... G- 8.0500
Of church dissolved or extinct ............................................................ G- 8.0400
Of church in schism ............................................................................. G- 8.0600
Trustees .................................................................................................. G- 7.0401
G- 7.0402
G- 8.0202

Act only after approval of congregation ................................................. G- 7.0402
Use controlled by session ..................................................................... G-10.0102 o

When used contrary to Constitution ..................................................... G- 8.0300

Church School:

Responsibility of session ...................................................................... G-10.0102 f
Worship .................................................................................................. W- 3.5200

Church Treasurer:

Elected annually by the session .............................................................. G-10.0401
Work ordinarily supervised by the session .......................................... G-10.0401

Church Unions (See also “Union Churches”):

Organic union by denomination ......................................................... G-15.0301
Particular churches .............................................................................. G-15.0204

Church Vocations Not Requiring Ordination ......................................... G-11.0103 q
G-14.0140

Church Year:

General .................................................................................................. W- 1.3013
W- 3.2002
W- 3.2003
W- 2.2003
W- 3.2002 a–g
W- 3.2003
W- 3.5301
W- 5.5002

Lectionaries and and ............................................................................ W- 2.2003
Seasons and days of ............................................................................. W- 3.2002 a–g

Churches:

Federated ............................................................................................... G-15.0204
In correspondence ................................................................................ G-15.0201 b
Churches: (Continued)
Reception and dismissal of .............................................................. G-15.0203
Union ..................................................................................................G-15.0204
G-16.0000
Citations..................................................................................................D-11.0201
If defendant does not appear............................................................ D-11.0202 b
Second ............................................................................................. D-11.0202 a
Service of.........................................................................................D-11.0202
Civil Jurisdiction:
Distinguished from ecclesiastical jurisdiction .................................... G-9.0102 a
Civil Legal Authorities and Child Abuse................................................ G-6.0204
G-6.0304
G-6.0402
G-14.0732
Civil Marriage, Recognition of ............................................................... W-4.9006
Civil Powers and Religion ...................................................................... G-1.0301 (1)(b)
Civil Proceedings:
Concurrent with investigating committee work............................... D-10.0401a
Clergy Confidentiality ............................................................................ G-6.0204
G-14.0563
Clerk:
Duties in case of process D-11.0601
Of congregational meeting............................................................... G-7.0307
Of session, presbytery, synod, General Assembly.................................. G-9.0203 b
Reporting decisions ......................................................................... D-11.0700
Responsibilities of ........................................................................... G-9.0203 a
Commission of Governing Body:
Administrative:
Can be assigned additional duties as a committee ....................... G-9.0503 c
Hearings and due process ................................................................. G-9.0505 b,c,d
Membership of ............................................................ G-9.0504 a,b
Decision is action of electing governing body............................... G-9.0505 a
Difference from committee.............................................................. G-9.0500
Functions, administrative or judicial................................................ G-9.0503 a
Judicial ............................................................................................. G-9.0503 b
D-5.0000
Membership of................................................................. G-9.0504 a,b
D-5.0101-.0105
New Church Development................................................................. G-9.0503 a(2)
Permanent judicial commissions......................................................... D-5.0000
Presbytery and synod shall appoint permanent judicial commission...........................................
Quorum of ..................................................................................... D-5.0101
G-9.0504 c
D-5.0204
Shall keep a full record of proceedings ................................................ G-9.0502
Size of:
For General Assembly ................................................................. G-9.0504 b(1)
D-5.0101
For presbytery ................................................................................ G-9.0504 b(3)
D-5.0101
Commission of Governing Body: (Continued)

Size of: (Continued)

For session ................................................................. G- 9.0504 a
For synod ........................................................................ G- 9.0504 b(2)

Commissioned Lay Pastor:

Commission ................................................................. G-14.0560
Confidentiality ............................................................. G-14.0563
Definition of ................................................................. G-14.0560
Examination of ........................................................... G-14.0560
Instruction of ............................................................... G-14.0560
May administer Baptism ............................................. G-14.0562 b
May administer Lord’s Supper ..................................... G-14.0562 a
May be engaged in Validated Ministry ...................... G-14.0560
May be organizing pastor .......................................... G-14.0552
May have voice at presbytery ...................................... G-14.0562 e
May have vote at presbytery ....................................... G-14.0562 e
May moderate session .............................................. G-14.0562 c
May perform services of marriage ......................... G-14.0562 c
Must be elder .............................................................. G-14.0560
Period valid ............................................................... G-14.0561
Questions to be answered ........................................ G-14.0565

Under supervision of presbytery ......................... G-14.0564

Commissioned Ministry ........................................ G-14.0140

Commissioners:

To General Assembly:

Expenses of, how paid ............................................. G- 9.0308
Number from each presbytery ................................. G-13.0102
Number required for a quorum ............................... G-13.0105
Representation at special meetings ....................... G-13.0104

To presbytery ........................................................... G-10.0102 p(1)
To synod ...................................................................... G-12.0101

Commissioning (See also “Confirmation and Commissioning”):

Baptism and ............................................................. W- 2.3006
Definition of ............................................................. G-14.0140
Service for the Lord’s Day and ................................ W- 3.3101 (8)
W- 3.3503 (c)

Specific acts of discipleship and ................................ W- 4.3000
Commitment and Recognition, Acts of .................... W- 3.3502–3.504
W- 3.3701
W- 3.5503–3.5504
W- 4.2006

Committal, Service of .............................................. W- 4.10006
Committee of Counsel Defined .............................. D- 6.0302
Provide for by Rule .................................................. D- 6.0302 a
Who shall not serve on ............................................. D- 6.0302 b
Committee of Governing Body:
Consists of laypersons and ministers, at least one-half laypersons .......................................................... G-  9.0501 b
Defined ............................................................................................ G-   9.0501 a

Committee on Ministry:
Concurrence re interim associate pastor .............................................. G-14.0553
Concurrence re interim pastor............................................................... G-14.0553
Cooperation with synod and General Assembly agencies ...................... G-11.0504
Elder member may moderate congregational meeting......................... G-  7.0306
Empowered to approve ministers........................................................ G-11.0401
G-11.0502 h
Equal employment opportunity ....................................................... G-11.0502 g
Membership of................................................................................. G-11.0501 b
Nature of.......................................................................................... G-11.0501 a
Open to communication................................................................... G-11.0503
Quorum of........................................................................................ G-11.0501 b
Responsibilities of............................................................................ G-11.0502
Support of Certified Christian Educators......................................... G-14.0730–0731
Empowered to certify candidates as ready for examination for
ordination ...................................................................................... G-14.0450

Committee on Representation:
Advise re membership and employment of personnel...................... G-  9.0105 b
Advocate and resource................................................................. G-  9.0105 c
Consult with nominating committee............................................... G-  9.0801 c
Consult with racial ethnic membership............................................. G-  9.0105 d
Disabilities, persons with................................................................. G-  9.0105 c
Equal employment opportunity ....................................................... G-  9.0105 e
Exceptions to provisions................................................................. G-  9.0106 a,b
May not be merged with any other committee................................. G-  9.0105 f
Membership of................................................................................. G-  9.0105 a
Of General Assembly ...................................................................... G-13.0108
Of presbytery ................................................................................... G-11.0302
Of synod .......................................................................................... G-12.0301

Communion:
Full Communion G-15.0201
Lord’s Supper (See also “Lord’s Supper”) W- 2.4000

Community:
Christian worship and ................................................................. W-  1.1005
Settings, residents of various ......................................................... G-  4.0403
The Church as ............................................................................... G-  3.0101 a
G-  3.0401 b
Wider human ministry to ................................................................. W-  1.3012 (2)
W-  3.3505
W-  7.0000

Compassion, Ministry of................................................................. W-  7.3000
Compensation ......................................................................................... G-14.0534
G-14.0730 b
Complaint:
Against governing body at same level ............................................. D-  6.0202 a
Answer to......................................................................................... D-  6.0303
Committee of counsel ................................................................. D-  6.0302
Defined .......................................................................................... D-  6.0102
Duty of respondent ........................................................................ D-  6.0304
Employee may file ........................................................................ D-  6.0202 a,b
Filed only after request to correct delinquency......................... D-  6.0102
Motion to dismiss .......................................................................... D-  6.0303
Pretrial proceedings ...................................................................... D-  6.0307
through D-  6.0310
Procedure prior to trial................................................................. D-  6.0305
Statements in.................................................................................. D-  6.0301
Stay of enforcement ..................................................................... D-  6.0103 a
Time within which to file............................................................ D-  6.0103 a
Trial briefs, contents of ............................................................... D-  6.0306
Who may file and against whom .............................................. D-  6.0202
Conciliation .................................................................................... G-  9.0600
through G-  9.0603
Confessional Statements:
Faith of the Church catholic...................................................... G-  2.0300
Faith of the Protestant Reformation ......................................... G-  2.0400
Faith of the Reformed tradition................................................. G-  2.0500
Purpose of ..................................................................................... G-  2.0100
Subordinate standards .............................................................. G-  2.0200
Confidentiality and Child Abuse.................................................... G-  6.0204
G-  6.0304
G-  6.0402
G-14.0732
Confidentiality, Ministers, Commissioned Lay Pastors.............. G-  6.0204
G-14.0563
Confirmation and Commissioning .............................................. W- 4.2003
Congregation:
Assembled for worship by session............................................. G-10.0102 d
Defined ......................................................................................... G-  7.0301
Exemptions:
For smaller nominating committee .......................................... G-14.0226 b
From representative officers ...................................................... G-14.0226 a
From rotation of officers ............................................................ G-14.0226 c
From women officers ............................................................... G-14.0226 a
Questions asked at ordination and installation
of deacons and elders................................................................. W- 4.4003
of minister....................................................................................... W- 4.4003
Congregational Meetings:
Annual and special meetings .................................................. G-  7.0302
Business to be transacted .......................................................... G-  7.0304 a,b
Called by one-fourth of members ............................................. G-  7.0303 a(3)
Called by presbytery ................................................................. G-  7.0303 a(2)
Called by session ................................................................. G-  7.0303 a(1)
Clerk of session is the secretary of ........................................... G-  7.0307
Congregational Meetings: (Continued)

For calling a pastor ................................................................. G- 7.0303 b
G- 7.0304 a(2)
G-14.0530--0531

For electing elders, deacons, and trustees .............................. G- 7.0304 a(1)
G- 6.0102
G- 6.0107
G-14.0230--0233

For matters related to church property ................................... G- 7.0304 a(4)
For matters related to pastoral relationship ............................. G- 7.0304 a(3)
G- 9.0505 b

For matters related to permissive power of a congregation .... G- 7.0304 a(5)
Minister cannot vote in ......................................................... G- 7.0308
Minutes of................................................................................. G- 7.0307
Moderator of.............................................................................. G- 7.0306
Nominating and voting requirements..................................... G-14.0231--0233
Public notice given on two successive Sundays ..................... G- 7.0303 b
G-14.0531

Questions asked at installation of minister ........................... W- 4.4006 a–b
Quorum of.................................................................................. G- 7.0305
Review pastor’s compensation ............................................... G- 7.0302
Secretary of, is clerk of session.............................................. G- 7.0307
Separate corporate meetings .................................................. G- 7.0403
Tie vote in................................................................................... G- 7.0308
Vote by ballot for officers...................................................... G-14.0233
Who are entitled to vote......................................................... G- 7.0301

Conscience:
Church governing bodies can make no laws to bind............. G- 1.0301
G- 1.0307

Freedom of:
And candidates for ministry.................................................. G- 6.0108 c
God alone is Lord of............................................................... G- 1.0301
Within bounds when an officer.............................................. G- 6.0108

Constituted Congregation....................................................... G- 7.0202a
Constituted Session.................................................................. G-11.0102

Constitution, Advisory Committee on (See also “Advisory Committee on the Constitution”)..................... G-13.0112

Constitution of the Presbyterian Church (U.S.A.):
Book of Confessions, The......................................................... G- 1.0501
Book of Order........................................................................... G- 1.0502
Defined..................................................................................... G- 1.0500
How amended......................................................................... G-18.0201
G-18.0301

Limits of jurisdiction of Church governing bodies............... G- 9.0103

Constitutional Questions, Affirmative Answer Required:
In ordaining and installing deacons and elders....................... W- 4.4003
In ordaining and installing ministers................................. W- 4.4003
Co-Pastors

Alternate as moderator of session

Associate pastor cannot be called as

Exception

Designated, allowing for

Nominating committee for

Particular church may elect

When one leaves, the other is pastor

Corporation (See also “Incorporation”)

Correspondence:

Churches in

Requirement for

Corresponding Members:

Of General Assembly

Of presbytery

Of synod

Councils

General Assembly

Presbytery

Synod

Counsel:

If accused is unable to employ

Right to be represented by

Counselor for accused—not testify

Court Reporter

Covenant:

Constituting, for new church

Established

Life

Creeds and Confessions:

Baptism and

Constitution, part of

General

Lord’s Supper and

Service of the Lord’s Day and

Daily Worship (See also “Service of Daily Prayer”):

Discipline of

General
Daily Worship (See also “Service of Daily Prayer”): (Continued)

Prayer and .......................................................... W- 5.4000
Scripture and ...................................................... W- 5.3000

Deacons:
Advisory members to ............................................... G- 6.0403
Annual review by session when individual deacons .......... G- 6.0403
Board of ..................................................................... G- 6.0403
Decision not to have board of ...................................... G- 6.0407
Election provisions ...................................................... G-14.0220–.0226
Exemption ..................................................................... G-14.0226 a–c
Instruction and examination.......................................... G-14.0240
Joint meeting with session ........................................... G- 6.0405
May lead in worship .................................................. G- 6.0402
May resign with session’s consent ................................. G- 6.0500
May serve on committees or as trustees ....................... G- 6.0406
Meetings of board ...................................................... G- 6.0405
Ministry of sympathy, witness, and service ................ G- 6.0401
Officers of church ...................................................... G- 6.0103
Organization as a board ............................................. G- 6.0403
Organized by particular tasks ..................................... G- 6.0403

Period of study and preparation to be completed by those elected .................................................. G-14.0240
Pray in worship ....................................................... G- 6.0402
Preparation for office ................................................ G-14.0200
Record submitted to session ...................................... G- 6.0404
Register of, to be kept .............................................. G-10.0302 c(4)
Release from the exercise of ordained office ................. G- 6.0600
Required to report child abuse .................................... G- 6.0402
Resignation of .......................................................... G- 6.0500
Responsibilities of .................................................... G- 6.0402
Supervised by session .............................................. G- 6.0403
G- 6.0404
G-10.0102 m

Terms of office .......................................................... G-14.0222

Death (See also “Services on the Occasion of Death”):
Care at the time of ..................................................... W- 6.3006
Of person accused of disciplinary offense .................... G- 9.0503 a(7)
Record kept by session ............................................ G-10.0302 b(8)

Declaration of Pardon (See “Assurance of God’s Pardon”)

Deletion of Name of:
Member joining some other church ............................. G-10.0302 b(4)
Officer renouncing jurisdiction ................................. G- 6.0703

Delinquency:
Defined ............................................................... D- 2.0202 b
Statement in complaint ........................................... D- 6.0301
Subject of remedial cases ........................................ D- 6.0102
Disciplinary Cases: (Continued)

Referral of allegations to special disciplinary committee ........... D-10.0103
Release from exercise of ordained office ...................................... G- 6.0600
Renunciation, effect of ................................................................. D- 3.0106
Temporary exclusion ................................................................... D-12.0103
Time limit for filing charges ........................................................... D-10.0401
Transfer prohibited while pending ................................................... D-10.0105
Vindication, request for ................................................................. D- 9.0101

Discipline (See also entire Rules of Discipline):

Administrative review ................................................................. G- 9.0407
Context of pastoral care and oversight ........................................ D- 2.0101
Daily worship and ....................................................................... W- 1.3012
Defined ........................................................................................ D- 1.0101
through D- 1.0102
Ecclesiastical ................................................................................ G- 1.0308
Exercise of, officers appointed to ................................................ G- 1.0303
Judicial process ........................................................................... D- 2.0100
Moral or spiritual ................................................................. G- 1.0308
Purpose of .................................................................................... D- 1.0101

Discontinuance of Functions .......................................................... G- 6.0600b

Dismissal:

Church members ........................................................................ G-10.0302 b(1)
Churches ...................................................................................... G-11.0103 i
Union congregation with other Christian bodies ................................................. G-16.0401 r
Union congregation with other reformed churches ........................................ G-16.0201 x

Dissent:

Defined ....................................................................................... G- 9.0303
Does not initiate or prevent judicial process .............................................. G- 9.0307
When made ................................................................................... G-9.0303
Who may file ................................................................................ G- 9.0305
G- 9.0306

Dissolution of Pastoral Relations:

Activities following dissolution ...................................................... G-14.0630
By act of presbytery ........................................................................ G-14.0610
By administrative commission ...................................................... G- 9.0505 b
May be done through committee on ministry ................................ G-14.0611
G-14.0612
May be initiated by pastor or congregation ........................................ G-14.0610–.0613
Pastor has right to hear member’s concerns .................................................. G- 9.0505 b

Dissolving Active Relation of Deacon or Elder:

By presbytery ............................................................... G-11.0103 s
By session .................................................................................. G- 6.0500
When change of residence or disability ........................................ G- 6.0500

Dissolving Church:

Power of presbytery ..................................................................... G-11.0103 i
Property of ................................................................................... G- 8.0401

Dissolving Relationship with Union Church ..................................... G-16.0201 x
G-16.0401 r
Diverse Language ................................................................. W- 1.2006
Diversity ................................................................. G- 4.0400
Divorced Persons ................................................................. G- 4.0403

Doctrine:

System of, received and adopted by all church officers.......... W- 4.4003

Due Process (See also “Parties in Cases of Process”)................. G- 9.0505 b

Right to face accusers ............................................................. G- 9.0505 d

Duties of Presbytery and Session in Inquiry and Candidacy ........ G-14.0410–0413

Easter, Day and Season of ...................................................... W- 3.2002 f

Ecclesiastical Jurisdiction (See also “Jurisdiction of Church Governing Bodies”):

A shared power ........................................................................ G- 4.0301 h

Renunciation of ........................................................................ D- 3.0105

Ecumenical Commitment.......................................................... G-15.0100

At all levels .............................................................................. G-15.0103

Relations with other denominations ........................................... G-15.0200

Ecumenical Statements .............................................................. G-15.0302

Approved by General Assembly .............................................. G-15.0302 b

“Received Ecumenical Statements” ............................................ G-15.0302 c

Education (See also “Christian Nurture”):

Presbytery’s responsibility for ................................................. W- 1.4009

Session’s responsibility for ....................................................... W- 1.4007

Educator (See also “Certified Christian Educator”) ................. G-14.0710–0732

Educator Certification Council .................................................. G-14.0720–0722

Elder, as Expressive Name for Minister of Word and Sacrament... G- 6.0202 a

Elder Member of Committee on Ministry May Moderate

Congregational Meeting .......................................................... G- 7.0306

Elder Reporting Child Abuse .................................................... G- 6.0304

Elders (See also “Session”):

Active, moderator of congregational meeting.......................... G- 7.0306

Assist in worship ...................................................................... G- 6.0304

Budget responsibilities .............................................................. G-10.0102 h

Chosen by the people ............................................................... G- 6.0302

Church and civil law, reconciling, regarding elders

who are trustees ........................................................................ G- 7.0401

Description of office ................................................................. G- 6.0300

Dissolving active relationship ..................................................... G- 6.0500

Duty when there are no deacons ................................................. G- 6.0407

Elected by congregation ............................................................ G- 6.0107

Election of ................................................................................ G- 6.0302

Expense to church governing bodies ........................................ G- 9.0308

Former committee on ministry member may moderate

congregational meeting ............................................................ G- 7.0306
Elders (See also “Session”): (Continued)

Government by ................................................................. G- 9.0100
Instruction and examination............................................... G-14.0240

Limited term election ......................................................... G-14.0222
Lord’s Supper, authorization to administer ........................... G- 6.0304

When inquirer ...................................................................... G-14.0420
Manner of life ......................................................................... G- 6.0106
May resign with session’s consent ......................................... G- 6.0500
Moderating meetings of session or congregation ..................... G- 7.0306

Not on active service may represent church in
ger higher governing bodies ................................................. G-14.0210
Officers of church .................................................................... G- 6.0103
Ordained only once .............................................................. G-14.0210
Ordination date set by session ................................................. G-14.0240
Parity with ministers in governing bodies .............................. G- 6.0302
Period of study and preparation to be completed
by those elected ...................................................................... G-14.0240
Preparation for office .............................................................. G- 7.0202 a

Qualifications ......................................................................... G- 6.0303
Questions in ordination ......................................................... W- 4.4003
Register of, to be kept ........................................................... G-10.0302 c(3)
Release from exercise of ordained office .............................. G- 6.0600
Removal from office .............................................................. G- 6.0700

Represent church in presbytery, synod ................................. G-10.0102 p
Representative of the people ................................................ G- 6.0107
Required to report child abuse .............................................. G- 6.0304
Requirements of .................................................................... G- 6.0303
Resignation of ......................................................................... G- 6.0500

Responsibilities:
  Governmental ...................................................................... G- 6.0302
  Specific ................................................................................ G- 6.0304
  Scriptural practice ............................................................... G- 6.0301
  Supervise boards of deacons and trustees ......................... G-10.0102 m
  Teaching elders ................................................................. G- 4.0301 b
  Terms of office ...................................................................... G-14.0222
  Who are also trustees .......................................................... G- 7.0401

Election of Deacons and Elders:
  Active member, right of, to hold office ............................... G- 5.0302
  By vote of congregation ........................................................ G- 1.0306

Congregational meeting called ............................................. G-14.0230-.0233
Elected for limited term ........................................................ G-14.0222
Election of Deacons and Elders: (Continued)

Election provisions ................................................................. G-14.0220–.0226
Exemptions ............................................................................. G-14.0226 a
Officers-elect examined by session ........................................ G-14.0240
Ordination and installation ..................................................... G-14.0300
Preparation for office ............................................................. G-14.0240
Procedure in congregational meeting .................................... G-14.0231–.0233
Quorum of congregational meeting ....................................... G-7.0305
Right of people to elect is inalienable .................................... G-6.0107
When reelected, installed but not ordained ............................ G-14.0210
Who are entitled to vote in congregational meeting ............... G-7.0301

Election of General Assembly Nominating Committee ........ G-13.0111 a
Election of Pastor Nominating Committee .............................. G-14.0531–.0532
Election of Pastors (or Associates):
  By vote of congregation ....................................................... G-14.0530–.0533
  Call to minister of another denomination ............................... G-11.0404
  Designated pastoral relations .............................................. G-14.0520–.0523
  Form of call .......................................................................... G-14.0534
  Installation service .............................................................. W-4.4006
  Permanent pastoral relations ............................................. G-14.0501
  Requirements waived .......................................................... G-11.0404 b
  Temporary pastoral relations .............................................. G-14.0550
Election of Trustees ............................................................... G-7.0401
Emerita or Emeritus, Pastor .................................................... G-14.0620
Employee—Standing to file remedial complaint ...................... D-6.0202 a,b
Enforcement of Judgment ...................................................... D-11.0801
  Refrain from exercise of office pending appeal ................. D-11.0801
Epiphany, Day of ................................................................. W-3.2002 c
Equal Employment Opportunity ............................................. G-9.0105 e
  G-11.0103 g
  G-12.0102 d
  G-13.0201 b
  G-14.0502 a
Equitable Compensation:
  In a presbytery ................................................................. G-11.0103 f
  In a session ................................................................. G-10.0102 n
  In a synod ................................................................. G-12.0102 f
Equivalency, Immigrant Fellowship to Elders and Session ....... G-9.0503 a(2)(a)
Evangelism:
  As session responsibility ................................................... G-10.0102 a
  Ministry of ................................................................. W-7.2000
  Services for (See also “Services for Evangelism”) ............. W-3.5500
Evangelist ............................................................................... G-6.0203
Evidence in Remedial or Disciplinary Cases (See also “Testimony”):

Defined ................................................................. D-14.0101
Kinds of ................................................................. D-14.0101
Newly discovered evidence ................................. D-14.0501
Proof of charge .................................................... D-11.0401
Proof of complaint .............................................. D- 7.0402

Examination:

Of candidate for ordination................................. G-14.0430-.0432
Of Certified Christian Educators ...................... G-14.0720-.0722
Of deacon- or elder-elect ..................................... G-14.0240
Of minister for admission to presbytery ............... G-11.0402
Of minister from another denomination ............. G-11.0404
Written ordination examinations ........................ G-14.0430-.0432

Exceptions:

To church property provisions .......................... G- 8.0701
To committee on representation provisions .......... G- 9.0106
To election of representative officers ................ G-14.0226 a
To requirements by candidates ........................ G-14.0470-.0474
To rotation of terms of elders and deacons .......... G-14.0226 c
To size of nominating committee ...................... G-14.0226 b

Executives:

Called by governing bodies .............................. G- 9.0701 a
Election of .......................................................... G- 9.0701 b
Emeritus/Emerita ................................................ G- 9.0707
Participation and representation ...................... G- 9.0704
Representative search committee ...................... G- 9.0704
Termination ......................................................... G- 9.0705

Exemption from Ordination Requirements .......... G-14.0470-.0474
Expenses Attending Governing Bodies Paid .......... G- 9.0308
“Extraordinary Circumstances” .......................... G-11.0404 b

Record of case ................................................... D-13.0303
Requirement regarding
Education ......................................................... G-14.0471
Examinations ...................................................... G-14.0472
Time ................................................................. G-14.0473

Fair Employment Practices (See “Equitable Compensation”)
Fair Representation ........................................... G-14.0221
Faith and Practice, Connection Between ............. G- 1.0304
Faith, Reaffirmation of ....................................... G- 5.0101 f
Families and Worship ......................................... W- 5.7000
Fasting .............................................................. W- 1.2003
                                      W- 1.3013
                                      W- 5.5003

Federated Churches .......................................... G-15.0204
Field Education ................................................ G-14.0412
                                      G-14.0420
Filing a Complaint (See also “Complaint”) .......... D- 6.0200
Filing Deadlines:

- Complaint of delinquency ...................................................... D-  6.0202
- Complaint of irregularity ....................................................... D-  6.0202
- Final judgment in judicial case .............................................. D-  7.0402 c

Filing of Charges ...................................................................... D-10.0401
Filings in appeal process for disciplinary case.......................... D-13.0200
Filings in appeal process for remedial case.............................. D-  8.0200
Final Assessment and Certification, Clarifying the Process of.... G-14.0450
Finances (See also “Church Finances”) ...................................... G-10.0400
Financial Review (Full) of Presbyteries Required...................... G-11.0307
  And of sessions ............................................................................... G-10.0401 d
  And of synods ................................................................................ G-12.0305
Floor Nominations ..................................................................... G-14.0232
Form of Call to Minister ............................................................. G-14.0534

Former Committee on Ministry Elder May
- Moderate Congregational Meeting .......................................... G-  7.0306
- Former Pastor Returning for Services................................. G-14.0630
Forms of Worship (See also “Ordering Worship”) W- 3.1000

Freedom of Conscience (See “Conscience”)
Full communion ........................................................................ G-15.0201 a
  G-15.0302
  “Full Faith and Credit” Clause ............................................... D-  3.0105
Funerals (See also “Services on the Occasion of Death”)........... W-4.10000
Furnishings (See also “Space for Worship”) ............................ W- 1.4004g

General Assembly:
- Advisory Committee on the Constitution ............................... G-13.0112
- Basis of representation ......................................................... G-13.0102
- Bond of unity among congregations and governing bodies ...... G-13.0101
- Budget ..................................................................................... G-13.0103 i
- Commissioners from presbyteries ................................. G-13.0102
- Committee on Representation ........................................... G-13.0108
- Corresponding members .................................................... G-13.0106
- Defined .................................................................................... G-13.0101
- Ecumenical statements ....................................................... G-15.0302
- Equal employment opportunity plan ................................. G-13.0201 b
- Expenses to, how paid .......................................................... G-  9.0303
- General Assembly Mission Council ................................. G-13.0200
- Incorporated ................................................................. G-  8.0202
- Jurisdiction ............................................................................ G-13.0101
- Manual of operations .......................................................... G-13.0203
- Meetings ................................................................................. G-13.0104
- Membership .......................................................................... G-13.0102
- Minutes and records ............................................................. G-  9.0406
  G-13.0110
- Moderator .............................................................................. G-13.0102 c
- Nominating Committee ....................................................... G-13.0111
- Notice of special meetings at least sixty days in advance ....... G-13.0104
- Quorum ................................................................................... G-13.0105
- Relating to synods ................................................................. G-  9.0407 d(3)
General Assembly: (Continued)

Requirements of search committee for executives and administrative staff: ................................................. G- 9.0704
G-13.0109
Responsibilities of ................................................................. G-13.0103
Staff ......................................................................................... G-13.0109

General Assembly Mission Council:
Budget preparation........................................................................... G-13.0201 c
Chairperson and vice-chairperson of ............................................... G-13.0202 e
Manual of operations ..................................................................... G-13.0203
Membership of .............................................................................. G-13.0202
Responsibilities of ........................................................................ G-13.0201
Stated Clerk is recording secretary .................................................. G-13.0202 e
Trustees......................................................................................... G- 8.0202
to
“Gifts” for Discharge of Duties as Officers ............................................. G- 6.0106

Gifts of the Spirit:
Manifestation in worship................................................................. W- 3.1002 b
Role in the Church ......................................................................... W- 1.1005
Giving, Christian..................................................................................... W- 2.5000
W- 5.5004

God:
Encounter with humans ................................................................. W- 1.1002 b
Entrance into the human condition ................................................ W- 1.1002 c
Initiative of ...................................................................................... W- 1.1002 a
Spirit of............................................................................................ W- 1.1002 a

Governing Bodies:
Act of one is act of whole Church ................................................... G- 9.0103
Administrative authority ..................................................................... G- 4.0301 i
G- 9.0401
Administrative staff ........................................................................ G- 9.0700
All are one in nature ......................................................................... G- 9.0103
Annual audits required..................................................................... G-10.0401 d
G-11.0307
G-12.0305
Appeals carried from lower governing body to higher ................. G- 1.0400
Attendance at, payment of ............................................................... G- 9.0303
Can make no laws to bind conscience ............................................. G- 1.0307
Clerks of ......................................................................................... G- 9.0203
Commissioning and ................................................................. W-4.3003
Commissions .................................................................................. G- 9.0502
through G- 9.0505
G- 9.0901
Administrative ................................................................................ G- 9.0503 a
Can be assigned additional duties as a committee ...................... G- 9.0503 c
Judicial.................................................................................. G- 9.0503 a,b
Committee on Representation.......................................................... G- 9.0105
Committees .................................................................................. G- 9.0501
G- 9.0901
Composition of ............................................................................. G- 9.0101
Governing Bodies: (Continued)

Councils of

General Assembly.............................................................. G- 9.0900
Presbytery ........................................................................... G-13.0200
Synod .................................................................................... G-12.0102 r

Defined .................................................................................. G- 9.0101
Differ only as the Constitution provides ......................... G- 9.0103
Disabilities, persons with ................................................... G- 9.0105 c
Equitable compensation ....................................................... G- 9.0404 b
Exceptions to provisions .................................................... G- 9.0106
Expenses of attendance, how paid .................................... G- 9.0303
Fair employment practices ................................................. G- 9.0404 b
General Assembly .............................................................. G-13.0000
Have no civil jurisdiction ................................................... G- 9.0102 a
Have only ecclesiastical jurisdiction................................. G- 9.0102 b
Inclusiveness ........................................................................ G- 9.0104

Inquiry by, in disciplinary case.......................................... D-10.0102 b
Jurisdiction limited by express provisions of the Constitution G- 9.0103
Maintain relations and activities with other Churches

to express unity of the Church.............................................. G-15.0101

Majority shall govern ......................................................... G- 4.0301 e
Manual of administrative operations to be developed .......... G- 9.0405
Meetings ............................................................................... G- 9.0300
Minutes and records of ...................................................... G- 9.0406
Mission determines form ................................................... G- 9.0402 a
Moderators of ........................................................................ G- 9.0202 b

Names of............................................................................... G- 9.0101
Nominating Committee:

Of a presbytery and synod ................................................. G- 9.0800
Of the General Assembly .................................................. G-13.0111

Officers of........................................................................... G- 9.0201
Opened and closed with prayer ......................................... G- 9.0301 b
Operating expenses, payment of .................................... G- 9.0404 d
Parliamentary procedure .................................................. G- 9.0302

Per capita funds ................................................................. G- 9.0303
Pay attendance at meetings ............................................. G- 9.0303
Pay operating expenses of .............................................. G- 9.0404 d

Personnel policies ............................................................. G- 9.0404 b
Preaching and Lord’s Supper to be included at presbytery,

synod, and General Assembly ......................................... G- 9.0301 b

Presbytery ........................................................................... G-11.0000

Principles of administration:

Defined .............................................................................. G- 9.0401
Procedure when lower governing body delinquent or irregular G- 9.0407
Records of lower governing body reviewed by next higher .... G- 9.0407
Governing Bodies: (Continued)

Regular gradation............................................................................. G- 4.0301 c
Relation of higher and lower governing bodies ......................... G- 9.0103
Robert’s Rules of Order, meetings governed in accordance
with most recent edition of............................................................... G- 9.0302
Session............................................................................................. G-10.0000
Structures specified......................................................................... G- 9.0902
In the General Assembly .......................................................... G- 9.0902 c
In the presbytery ....................................................................... G- 9.0902 a
In the synod .............................................................................. G- 9.0902 b
Sustain mutual relation to each other............................................... G- 9.0103
Synod............................................................................................... G-12.0000
Unity of............................................................................................ G- 9.0103
Worship in ....................................................................................... W- 3.6100

Grounds for Appeal
Disciplinary .................................................................................... D-13.0106
Remedial.......................................................................................... D- 8.0105
Harm, Risk of, Knowledge of ................................................................. G- 6.0204
G- 6.0304
G- 6.0402
Head of the Church ............................................................................. G- 1.0100
Healing Services ............................................................................. W- 3.5402
Hearings and Due Process ................................................................ G- 9.0505 b
G- 9.0705
G-11.0502 j
Higher Governing Body:
May direct lower governing body to reconsider and correct ........... G- 9.0410
D- 3.0400
Reviews records of proceedings ...................................................... G- 9.0407 c
Historic Principles:
Of Church Government .................................................................. G- 1.0400
Of Church Order ............................................................................. G- 1.0300
History, Department of.................................................................... G- 9.0406
Holy Spirit:
Baptism and.................................................................................... W- 2.3001
W- 2.3004 e
W- 2.3010
W- 3.3604 (c)
W- 3.3606
W- 3.3607
Healing and...................................................................................... W- 3.5405
Lord’s Supper and........................................................................... W- 2.4005
W- 2.4007
Mission of the Church, and............................................................. G- 3.0103
G- 3.0300 c(1)(2)
Ordering worship and ................................................................. W- 3.1002 a
Preaching and ................................................................................. W- 2.2007
Holy Spirit: (Continued)

Role in worship................................................................. W- 1.1002 a
W- 1.1004
W- 2.2010
W- 2.2007

Scripture and................................................................. W- 2.2007

Spirit and Word, rule of Christ through ................................ G- 1.0100 c

Holy Week ................................................................. W- 3.2002 e

Homebound—Lord’s Supper................................................. W- 3.3616 e

“Honorably Retired” Minister:

Defined ............................................................... G-11.0412

Membership in a presbytery .................................................. G-11.0412 b

Presbytery may so designate .............................................. G-11.0412

Redressing imbalance ...................................................... G-11.0101 b

Household Worship ........................................................ W- 5.7000

Humidity and Storage of Records............................................ G- 9.0406

Husband Not Compelled to Testify Against Wife .................... D-14.0202

Hymnals and Song Books ................................................... W- 1.4006

Illness, Care in ........................................................................ W- 6.3005

Imbalance—Ministers and Elders, Redressing ......................... G-11.0101 b

Immigrant Congregations, Meeting Mission Needs of,

and Nongeographic Presbyteries ........................................ G-12.0102 k

Immigrant Fellowships Equivalent to Elders and Session .......... G- 9.0503 a(2)(a)

Immigrant Leader Granted Voice and Vote in Presbytery ............ G- 9.0503 a(2)(b)

Immigrant Pastors ................................................................. G-11.0404 f

Inactive Member of Presbytery:

Cannot serve on committee.................................................. G-11.0406 c

Minister placed on inactive roll .......................................... G-11.0415 a

Inactive Roll:

Defined ............................................................... G-10.0302 a(3)

Diligent effort to restore before placing on ................................ G-10.0302 a(3)

Nonresident placed thereon after one year ......................... G-10.0302 a(3)

Record of, kept by session ................................................ G-10.0302

Who may be placed thereon ............................................. G-10.0302 a(3)

Inclusive Language .......................................................... W- 1.2006

Inclusiveness........................................................................... G- 4.0400

G- 5.0103

G- 9.0104

G-11.0103 d

In worship:

General ................................................................. W- 1.4003

W- 3.1003

Lord’s Supper and ......................................................... W- 2.4006

Incorporated Church:

At same congregational meeting....................................... G- 7.0304 b

Separate corporate meetings ............................................. G- 7.0403

Trustees of ................................................................. G- 7.0401

G- 8.0202

Incorporation of Higher Governing Bodies ......................... G- 8.0202
Individuals, Right of, to Face Accuser

Infants: Membership in Church
On baptized roll if baptized

Initiating Appeal in Disciplinary Case

Inquirer for Ministry of the Word and Sacrament:
Annual consultation
Annual report
Authorized to administer Lord’s Supper
Covenant relationship with presbytery
Transfer of
Withdrawal from
Defined
Enrollment of
Exemption from some educational requirements
Extraordinary inquirer
Member of particular church for six months
Process and requirements
Removal from roll
Service to the Church
Session responsibility
Transfer to another presbytery

Inquiry by Governing Body
Installation (See also “Ordination”):
Service for the Lord’s Day and
Installation of Elders or Deacons
Installation of Minister of the Word and Sacrament:
Procedure
Questions asked candidate
Questions asked congregation
Questions asked ordained minister
Instruction Required for Deacon- or Elder-Elect

Insurance, Property and Liability
Churches and Sessions
Presbyteries
Synods

Interim Associate Pastor:
Consultation with committee on ministry required
Defined

Interim Pastor or Co-Pastor:
A temporary pastoral relation
Interim Pastor or Co-Pastor: (Continued)
Consultation with committee on ministry required........................ G-14.0553
Minister of another Church....................................................... G-11.0405
Not to be called as next installed pastor or associate pastor ....... G-14.0553
Period not to exceed twelve months ...................................... G-14.0550
Interpretation of Book of Order ............................................... G-13.0112 c
Authoritative interpretation.................................................... G-13.0103 r

Investigating Committee:
Appointment of, between meetings of governing body ............. D-10.0201 b
Accusation from other governing body .................................... D-10.0104
Conference, term defined...................................................... D-10.0203 a,b
Expenses ................................................................................ D-10.0201 c
Inquiry by ............................................................................. D-10.0202
Membership ........................................................................... D-10.0201 a
Petition for review ............................................................... D-10.0303
Procedures provided to person making accusation ............... D-10.0202 b
Prosecuting Committee......................................................... D-10.0202 j
Referral of allegations to....................................................... D-10.0103
Responsibilities of .............................................................. D-10.0202
Rights of Accused................................................................ D-10.0203 c
When request for vindication.............................................. D-9.0101 a

Irregularity:
Defined ............................................................................. D-2.0202
“Is to Be” as a Term Defined in the ........................................... Preface
Jesus Christ as Head of the Church (See also “Christ”).......... G-1.0100 a
Judgment of Court Suspended:
Effect of complaint stayed .................................................. D-6.0103
Judicial Case (See also “Appeals,” “Cases,” “Complaint,” and “References”): .......... D-6.0101
Reversed only by appeal or complaint .................................. D-8.0100
Judicial Commission ............................................................. G-9.0503 b
D-5.0000

Judicial Process:
Defined ............................................................................. D-2.0101
Governing bodies for .......................................................... D-2.0102
G-9.0505 c
G-10.0102 q
Jurisdiction in ................................................................. D-3.0101
Moderator of session in....................................................... G-10.0103 c
Notifying a presbytery other than minister’s ....................... D-10.0105
Types of cases................................................................. D-2.0201

Jurisdiction in Judicial Process:
Defined ............................................................................. D-3.0101
Governing bodies, jurisdiction of ....................................... D-3.0101 a–d
Of transferred minister...................................................... D-3.0104
Over nonmember ministers............................................... D-3.0101b(2)
Renunciation of............................................................... G-6.0700–0703
D-3.0105
Jurisdiction in Judicial Process: (Continued)

When church is dissolved ......................................................... D- 3.0101 d
When jurisdiction ends ............................................................. D- 3.0106
When lower governing body fails to act ................................. D- 3.0103

Jurisdiction of Church Governing Bodies:

A joint power ................................................................. G- 4.0301 h
Act of whole Church ............................................................... G- 9.0103
Administrative authority ......................................................... G- 4.0301 i
                                                    G- 9.0401

Defined for each governing body:

General Assembly ............................................................. G-13.0101
Presbytery ................................................................. G-11.0101
Session ................................................................. G-10.0101
Synod ................................................................. G-12.0101

Ecclesiastical only ............................................................... G- 9.0102
Limited by Constitution ....................................................... G- 9.0103
Ministerial and declarative .................................................... G- 1.0307

Of presbytery over commissioned lay pastor ......................... D- 3.0101 b
Of presbytery over minister .................................................. D- 3.0101 b
Of session over members ....................................................... D- 3.0101 a
Original: session and presbytery ........................................ D- 3.0101 a, b

Over nonresident ministers ................................................... D- 3.0101 b(2)
Renunciation of ................................................................. G- 6.0700-0.0703
                                                        G-10.0302 b(4)
                                                        D- 3.0106

When jurisdiction ends ........................................................ D- 3.0106

When member joins another denomination ............................. G-10.0302 b(4)
When officer persists in disapproved work .............................. G- 6.0702

Justice ................................................................. W- 7.1001
                                                W- 7.4002

Justice and Compassion for All Parties in Judicial Process .... D- 1.0101
Laboring Outside Bounds by Minister ..................................... G-11.0401
Stated Clerk to notify presbyteries of permission ................. G-11.0401

Language in Worship:

Appropriate and authentic .................................................. W- 1.2005
Diverse................................................................. W- 1.2006
General ................................................................. W- 1.2001
Inclusive ................................................................. W- 1.2006
Symbolic ................................................................. W- 1.2002

Lay Preacher (See also “Commissioned Lay Preacher”) ........ G-14.0560-.0565

Laying on Hands in Ordination .............................................. W- 4.4004 b
                                                        W- 4.4005 b
                                                        W- 4.4006 c

Leadership in the Church ................................................... G-14.0100

Leadership of Worship:

Congregational participation and ....................................... W- 3.1003
Session’s responsibility for ................................................ W- 1.4004
Who may lead in worship .................................................. W- 1.4003
Lectionary:
- Church year and Scripture readings and ........................................... W- 1.3013
- Lent, Season of .............................................................................. W- 3.2002 d
- Limited Term of Active Service for Deacons and Elders ............... G-14.0222
- Exemption ...................................................................................... G-14.0226 c

Liturgical Calendar (See “Church Year”)
- Local Congregation (See also “Congregation” and “Particular Church”) ................................................................. G-7.0000
- Location of Ordination ................................................................ G-14.0481

Lord’s Day:
- Description of .............................................................................. W- 1.3011
- Hearing of Word and celebrating Sacraments ................................ W- 1.3011 (2)
- Personal use of ............................................................................. W- 5.5001 b
- Service for the (See “Service for the Lord’s Day”) ....................... 

Lord’s Supper (See also “Sacraments”):
- Administered by a minister ............................................................ W- 2.4012 c
- As a Sacrament ............................................................................. W- 1.3033
- W- 2.4010
- W- 2.4011
- W- 3.3601
- W- 2.3009
- W- 3.3608
- W- 3.3610
- W- 3.3614
- W- 3.3616
- By commissioned lay pastor ..................................................... G-11.0103 k
- By deacons ................................................................................. G- 6.0402
- By specific elder ........................................................................ G- 6.0304
- W- 3.3616 e
- G-11.0103 z
- Chaplains and other ministers administering .......................... W- 2.4012 b
- Children and ............................................................................... W- 2.4011 b
- Creeds and .................................................................................. W- 2.2009
- Cup and ...................................................................................... W- 3.3601
- W- 3.3611
- W- 3.3615
- W- 3.3616

Disciplined observance of .............................................................. W- 5.5001
Disposition of the elements .......................................................... W- 3.3619
Ecumenical gatherings and .......................................................... W- 3.6205
Elements of:
- Disposal of leftover .................................................................. W- 3.3619
- When placed on Table ................................................................ W- 3.3609
- Governing bodies and ................................................................. W- 2.4012
- W- 3.6102
Lord’s Supper (See also “Sacraments”): (Continued)

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Homebound receive</td>
<td>W- 3.3616 e</td>
</tr>
</tbody>
</table>
| How often observed                                                  | W- 2.4009  
| W- 2.4010  
| W- 2.4012 |
| Invitation and                                                       | W- 3.3612 |
| Jesus and                                                           | W- 2.4001 |
| Meanings of                                                          | W- 2.4003 |
| through W- 2.4007 |
| Music and                                                           | W- 3.3617 (a)–(c) |
| New Testament Church and                                             | W- 2.4002 |
| Not a private ceremony                                               | W- 2.4010 |
| Prayer of Thanksgiving                                               | W- 3.3613 |
| Preaching and                                                        | W- 2.4008 |
| Preparing for                                                        | W- 2.4010 |
| Presbytery and                                                       | W- 2.4012 |
| Public notice of                                                     | W- 3.3609 |
| Retreats/special gatherings and                                     | W- 3.6204 |
| Sequence of                                                          | W- 3.3612 |
| through W- 3.3618 |
| W- 3.3701 |
| W- 3.3702 |
| Services for wholeness and                                           | W- 3.5404 |
| Services on the occasion of death and                               | W- 4.10003 |
| Session’s responsibility for                                         | W- 2.4012 |
| W- 3.3616 |
| W- 3.3619 |
| Table for                                                            | W- 1.3024 |
| Visitation of the sick and                                           | W- 2.4010  
| When observed                                                        | W- 2.4009  
| W- 2.4010 |
| Who is welcomed                                                      | W- 2.4006 |
| Who may receive the                                                  | W- 2.4011 |
| Who may serve the elements                                           | W- 3.3616 |
| Wine and                                                            | W- 3.3611 |
| Words of Institution and                                             | W- 3.3612 |
| W- 3.3615 |
| Loss, Care in Times of                                               | W- 6.3007 |

**Lower Governing Body:**

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cited to produce records if irregularity or delinquency</td>
<td>G- 9.0408</td>
</tr>
<tr>
<td>How proceedings brought before higher governing body</td>
<td>G- 9.0409</td>
</tr>
<tr>
<td>When fails to act in judicial process</td>
<td>D- 3.0101</td>
</tr>
<tr>
<td>G- 9.0701</td>
<td></td>
</tr>
</tbody>
</table>

**Marriage:**

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil marriage, recognition of</td>
<td>W- 4.9006</td>
</tr>
<tr>
<td>Decorations at weddings</td>
<td>W- 4.9005</td>
</tr>
<tr>
<td>Former minister officiating at</td>
<td>G-14.0630</td>
</tr>
<tr>
<td>General</td>
<td>W- 4.9000</td>
</tr>
</tbody>
</table>
Marriage: (Continued)

If unwise, minister may confer with session........................................ W- 4.9002 b
Lord’s Supper at weddings ............................................................... W- 4.9003
Minister and weddings ................................................................. W- 4.9002
Music at weddings .......................................................................... W- 4.9005
Ordering of weddings ...................................................................... W- 4.9004
Prayer and ........................................................................................ W- 4.9004
Proclamation and .............................................................................. W- 4.9004
Register of, to be kept ...................................................................... G-10.0302 c(1)
Session and weddings ..................................................................... W- 4.9002 b
W- 4.9003
Time and place of weddings ........................................................... W- 4.9003

Matter:

Jesus and .......................................................................................... W- 1.3032
Mission and ...................................................................................... W- 1.3040
Old Testament and .......................................................................... W- 1.3031
Sacraments and ................................................................................ W- 1.3033
Worship and ..................................................................................... W- 1.3034

“May” as a Term in the Book of Order.............................................. Preface
Mediation provisions ........................................................................ G- 9.0601
G- 9.0602
D- 1.0103

Meetings:

Of Advisory Committee on the Constitution .................................. G-13.0112 b
Of congregation (See also “Congregational Meetings”)............... G- 7.0300
Of General Assembly ...................................................................... G-13.0104
Of governing bodies ....................................................................... G- 9.0300
Of presbyteries (See also “Presbytery: Meets”)............................ G-11.0200
Of sessions (See also “Session, Meetings”) ................................... G-10.0200
Of synods......................................................................................... G-12.0200
Member-at-Large of Presbytery...................................................... G-11.0406 b,c
G-11.0413
G-14.0570
To be reviewed annually ................................................................. G-11.0406 c

Members, Church:

Active members ............................................................................. G- 5.0302
Active members’ roll ...................................................................... G-10.0302 a(2)
Admission to active membership..................................................... G-10.0102 b
Affiliate membership valid for two years ....................................... G-10.0302 a(4)
Baptized members .......................................................................... G- 5.0301
Baptized members’ roll .................................................................. G-10.0302 a(1)
Baptized previously ........................................................................ G- 5.0101 c
Certificate of transfer ..................................................................... G- 5.0101 e
Certificates of transfer granted by session .................................... G-10.0102 r
Dismissed .......................................................................................... G-10.0302 b(1)
Entrance into active membership.................................................. G- 5.0101 b
Inactive members ........................................................................... G- 5.0303
Members, Church: (Continued)

Inactive members’ roll ................................................................. G-10.0302 a(3)
Name deleted under some circumstances ...................................... G-10.0302 b(3)–(8)
Nonresident .................................................................................. G-10.0302 a(2)(c)
Not baptized previously ................................................................. G-5.0101 d
Pastoral care provided to inactive ............................................... G-10.0302 b(7)
Reaffirmation of faith ................................................................. G-5.0101 f

Received:

By profession of faith, reaffirmation of faith, transfer of certificate ........................................ G-10.0102 b
G-5.0503
W-4.2001

Recorded by session ................................................................. G-10.0302
When church is dissolved ......................................................... G-10.0302 b(2)
When joins another church without notice .................................. G-10.0302 b(4)
When member dies ..................................................................... G-10.0302 b(8)
When moves and cannot be located ............................................ G-10.0302 b(6)
When nonresident on inactive roll for more than one year .......... G-10.0302 b(5)
When renounces jurisdiction of this Church ............................... G-10.0302 b(4)
When requests termination of membership .............................. G-10.0302 b(3)
When resident is placed on inactive roll .................................... G-10.0302 b(7)

Membership in Congregation:

Active member:

Defined ..................................................................................... G-5.0302
Roll of ..................................................................................... G-10.0302 a(2)(a)

Affiliate member:

Certified .................................................................................... G-10.0302 a(2)(b)
Defined ..................................................................................... G-5.0304
Roll of ..................................................................................... G-10.0302 a(4)

Baptized member:

Defined ..................................................................................... G-5.0301
Ministers’ children on roll ......................................................... G-10.0302 a(1)
Roll of ..................................................................................... G-10.0302 a(1)

Categories of .............................................................................. G-5.0300

Inactive member:

Defined ..................................................................................... G-5.0303
Roll of ..................................................................................... G-10.0302 a(3)(a)

Meaning of .................................................................................. G-5.0100
Ministry of .................................................................................. G-5.0102
Nonmember privileges ............................................................... G-5.0401
Preparation for, is responsibility of session .............................. G-5.0500
Removal from ........................................................................... G-10.0302 b
D-12.0104 b
Renounced .................................................................................. G-10.0302 b(4)
Responsibilities of ...................................................................... G-6.0102
G-6.0107
Restoration after removal ......................................................... D-12.0200
Reviewed by member ............................................................... G-5.0601
Reviewed by session ............................................................... G-5.0602
Membership in Congregation: (Continued)
Roll of, kept by session................................................. G-10.0102 s
Membership Vows.......................................................... G- 5.0200
Mentor for Commissioned Lay Pastor............................ G-14.0564
Microfilm of Records..................................................... G- 9.0406
G-10.0302

Minimum Compensation:
Certified Christian Educators........................................ G-11.0103n
G-14.0730 b
Pastors............................................................................. G-11.0103 n
G-14.0534

Minister, Censured:
Membership placed in church when removed from office .... D-12.0105 d
Procedure when two citations disregarded........................ D-11.0202
Restoration after censure of temporary exclusion.............. D-12.0200

Minister, Name Expressive of Duties ......................... G- 6.0202 a
Minister of Other Denominations, Reception of ............. G-11.0404
In correspondence or full communion with PC(USA) ....... G-11.0405
Other Christian churches .............................................. G-11.0405 c

Minister of the Word and Sacrament:
Accountable to presbytery .............................................. G- 6.0201
Administers the Lord’s Supper ...................................... W- 2.4012 c
As associate pastor.......................................................... G-14.0510
G- 6.0202 a
As campus minister....................................................... G- 6.0203
As chaplain ..................................................................... G- 6.0203
As co-pastor ..................................................................... G-14.0512
As designated pastor...................................................... G-14.0520—.0523
As parish associate......................................................... G-14.0570—.0571
As pastor ......................................................................... G- 6.0202 b
G-14.0510—.0511
As pastoral counselor...................................................... G- 6.0203
As teacher ....................................................................... G- 6.0203
Baptism administered by ................................................ W- 2.3011
Call, terms of and changes in, to be recorded
in presbytery minutes.................................................... G-11.0103 n
Calling and installing of .................................................... G-14.0500
Censured (See “Minister, Censured”)
Committee on Ministry empowered to approve ......... G-11.0401
G-11.0502 h
Compensation, annual review of .................................... G- 7.0302
G-10.0102 n
G-14.0534
Confidentiality ................................................................. G- 6.0204
Co-pastors may be elected ............................................. G- 6.0202 c
Discipline of minister serving “union” church ................. G-16.0401 m
Discontinuance of functions ........................................... G- 6.0600 b
Minister of the Word and Sacrament: (Continued)

Dual Membership ................................................................. G-11.0405 a
Expenses when attending governing bodies .............................................. G- 9.0303
Honorably retired................................................................................. G-11.0412
How received from another denomination.............................................. G-11.0404
How received from another presbytery................................................. G-11.0402
Joining another denomination................................................................. G-11.0416
Lord’s Supper administered by.............................................................. W-2.4012 c
Manner of life ......................................................................................... G- 6.0106
Marriages and ......................................................................................... W- 4.9002

May be removed from office against will
in certain circumstances .......................................................................... D-12.0104
Member of presbytery.............................................................................. G- 6.0201
Member-at-large of presbytery ................................................................. G-11.0406 b,c
To be reviewed annually ........................................................................ G-11.0406 c
Membership placed in church if deposed or divested .................................. D-12.0105 d
Military commitments ................................................................................ G-14.0534
Names expressive of duties...................................................................... G- 6.0202 a
New Immigrant Ministers, recognize ordination of .................................. G-11.0404 f
Of another Church in correspondence with ............................................ G-11.0405 a
Of another Church in Full Communion .................................................. G-11.0405 b
Of another Church serving church of this denomination .......................... G-11.0404 b
Of another Church serving denominational units ..................................... G-11.0404 b
Of another Reformed Church serving union church .................................. G-11.0410
Ordinarily required to hold membership in presbytery
where work located ................................................................................ G-11.0401
Exceptions ............................................................................................ G-11.0401
Ordination and ......................................................................................... W- 4.4000
Participation in:
    Ecumenical Lord’s Supper ................................................................. W- 3.6205
    Larger ministry of the Church ............................................................. G- 6.0201
Permanent pastoral offices ....................................................................... G- 6.0202 b
Placed on inactive roll ............................................................................ G-11.0415
Possesses suitable gifts ........................................................................... G- 6.0106
Preaching and ......................................................................................... W- 2.2007
Presbytery governing body of original jurisdiction ................................... D- 3.0101 b
Procedure for restoration after release from office ................................... G- 6.0600 c
Qualifications of ....................................................................................... G- 6.0106
Release from exercise of ordained office ................................................ G- 6.0600 a–c
Required to report child abuse ................................................................. G- 6.0204
Required to subscribe obligation before being admitted to presbytery ......... G-14.0485
Responsibilities of, in worship................................................................. W-1.4005
                                    W-1.4006
Restoration after censure of temporary exclusion ...................................... D-12.0103 g,h
Restoration after release from exercise of ordained office ........................ G- 6.0600 c
Retired, honorably.................................................................................... G-11.0412
Teaching elders ...................................................................................... G- 4.0301 b
Minister of the Word and Sacrament: (Continued)

To labor in administrative capacity .......................................................... G-11.0401
Transitions in ministry and ................................................................. W- 4.5000
Under jurisdiction of dismissing presbytery until received .......................... D- 3.0104

Validated ministry:

Commissioned Lay Pastor ............................................................... G-14.0560
Criteria for ....................................................................................... G-11.0403
Description ....................................................................................... G-11.0408
In local congregation ........................................................................ G-11.0409
In other service of the Church .............................................................. G-11.0410
In service beyond Church jurisdiction .............................................. G-11.0411

Various works ...................................................................................... G- 6.0201
When engaged in work outside bounds of presbytery ......................... G-11.0401
When engaged in work within bounds of another presbytery .......... G-11.0401
When other than pastoral ................................................................. G- 6.0203
When serving as missionary (See “Partner in Mission”)
When serving Church outside the U.S. ................................................... G-11.0401
Work not under jurisdiction of Church .................................................. G-11.0411
Work reported on by committee on ministry ........................................ G-11.0502 a

Ministry, Committee on (See also “Committee on Ministry”) ............... G-11.0500
Ministry of the Church and Worship ...................................................... W- 6.0000
W- 7.0000

Ministry, Preparation for:

Annual report ....................................................................................... G-14.0421
Candidacy defined ................................................................................ G-14.0405
Counsel ............................................................................................... G-14.0402
Consultation and guidance ................................................................. G-14.0421
Duties of presbytery ........................................................................... G-14.0410-.0412
Duties of session .................................................................................. G-14.0413
Inquiry defined .................................................................................... G-14.0404
Phases, inquiry and candidacy ............................................................ G-14.0402-.0405
Presbytery responsibility ................................................................. G-14.0401
Covenant relationship ....................................................................... G-14.0401
G-14.0460-.0461
G-14.0463

Process and Requirements ................................................................. G-14.0402
Service to the Church ....................................................................... G-14.0420

Ministry to Others .................................................................................. G- 3.0000

Minutes (See also “Records of a Governing Body”):

Clerk of permanent judicial commission keeps
proceedings in trial .............................................................................. D- 7.0601
Must be kept by clerk or stated clerk .................................................... G- 9.0203 a,b
Of presbytery, full and accurate ........................................................... G-11.0305 a
Of proceedings in case of trial ............................................................... D- 7.0601
Of session, must be full and accurate ................................................... G-10.0301
Of synod, full and accurate ................................................................. G-12.0304
Ownership of .................................................................................... G- 9.0406

Mission Emphasis, Services ................................................................. W- 3.5601
Mission of the Church......................................................... G-  3.0000
And the presbytery.............................................................. G-11.0103 a,c
And the session................................................................. G-10.0102 c
And the synod....................................................................... G-12.0102 a
G-12.0102 k
And worship ......................................................................... W- 1.1001
W- 1.1004
W- 1.2006
W- 1.3040
W- 2.4007
W- 2.5002
W- 2.6000
W- 3.3505
W- 4.3000
W- 4.5000
W- 6.2003
W- 7.0000
Moderator:
Authority of ........................................................................ G-  9.0202a
Commissioned lay pastor may moderate session..................... G-14.0562 c
Duties of in presbytery, synod, and General Assembly ............. G-  9.0202 a
Elder moderator of presbytery enrolled as member
for term of office ............................................................... G-11.0101 c
Interim pastor as moderator of session ................................... G-10.0103 b
Of congregation when there is co-pastor ................................. G-  7.0306
G-10.0103 a
Of congregational meeting.................................................... G-  7.0306
Of General Assembly ......................................................... G-13.0102 c
Of General Assembly chosen by governing body ...................... G-  9.0202 b
Of higher governing bodies when moderator is absent .......... G-  9.0301
Of presbytery, chosen by governing body ............................... G-  9.0202 b
Of session ........................................................................... G-  9.0202 b
G-10.0103 a
Of session in judicial cases ................................................... G-10.0103 c
Of session, presbytery, synod, General Assembly ..................... G-  9.0202 b
Of session when pastor is absent ........................................... G-10.0103
Of session when there is no pastor ........................................ G-10.0103 b
Of synod chosen by governing body ....................................... G-  9.0202 b
Temporary pastor can be moderator ...................................... G-14.0550
Term of office ...................................................................... G-  9.0202 b
Motion to Dismiss............................................................... D-  6.0303
Music in Public Worship:
Anthems............................................................................. W- 2.2008
W- 3.3101 (3)
W- 3.3501
Choir .................................................................................... W- 2.1004
W- 3.3501
Congregational singing....................................................... W- 2.1003
W- 3.3501
Hymnals and song books.................................................... W- 1.4006
Music in Public Worship: (Continued)

Hymns.............................................................................................. W- 2.1003
W- 2.2008
W- 2.2009
Lord’s Supper and............................................................................ W- 3.3617
W- 3.3618
Marriage and.................................................................................... W- 4.9005
Music leaders, relation to pastor...................................................... W- 1.4005 b
Pastor’s responsibility for................................................................. W- 1.4005 a(4)
Proclamation and ............................................................................. W- 2.2008
Psalms.............................................................................................. W- 2.1003
W- 2.2002
W- 2.2008
Service for the Lord’s Day and........................................................ W- 3.3101 (3)
W- 3.3301 (b),(c)
W- 3.3401 (c)
W- 3.3501
Service of daily prayer and .............................................................. W- 3.4003
W- 3.4004
Services on the occasion of death and ............................................. W- 4.10004
Session’s responsibility for.............................................................. G-10.0102 c
W- 1.4004 i
W- 1.4005
Spirituals.......................................................................................... W- 2.2008
Mutual Forbearance ................................................................................ G- 1.0305
Negotiation for Service, of Candidate............................................. G-14.0440

New Church Development:
  Administrative Commission ............................................................ G- 9.0503 a(2)
  Commissioned Lay Pastor as Organizing Pastor ......................... G-14.0552
  G-14.0560
  Creation of..................................................................................... G- 7.0201
  Organizing pastor......................................................................... G-14.0552
  New Evidence.............................................................................. D-14.0500
  New Immigrant Pastors............................................................... G-11.0404 f
  New Members:
    Service for the Lord’s Day and reception of.............................. W- 3.3101 (8)
    W- 3.3502
    Services for reception of members .......................................... W- 4.2004

Nominating Committee:
  For deacons and elders................................................................. G-14.0223-.0224
  Elected annually ................................................................. G-14.0224
  Opportunity for nominations from the floor .............................. G-14.0232
  When a small church ............................................................... G-14.0226 b
  For General Assembly .............................................................. G-13.0111
    Moderator fills vacancies......................................................... G-13.0111
  For presbytery and synod:
    Duties of................................................................................. G- 9.0801 b
    G-12.0204
    Membership of......................................................................... G- 9.0801 a
    Opportunity for nominations from the floor ......................... G-14.0201 e
Nominating Committee: (Continued)

Of pastor:

- Any names submitted to congregation must be referred to committee on ministry........................................... G-11.0502 d
- Elected by congregation ....................................................... G-14.0502
- Must consult committee on ministry .................................. G-14.0502 a
- Report of, to congregation .................................................. G-14.0502 b

Nominating Procedures ........................................................................... G-14.0225
Nongeographic Presbyteries ................................................................. G-12.0102 k
Nonmember Privileges ............................................................................ G- 5.0401

Nonresident Member:
- Duty of session ............................................................................. G-10.0302 a(2)(c)
- When transferred to inactive roll .................................................. G-10.0302 a(3)(b)

Notice of Appeal:
- Effect of ........................................................................................... D- 8.0103
- Must be given to governing body within thirty days ....................... D- 8.0201

Notice of Meetings (See “Time Limit for”)
Nurture, Christian (See also “Christian Nurture”) ............................... W- 6.2000
Oaths Administered to Witnesses (See also “Affirmation”) .................. D-14.0302
Obligations, Ordination (See also “Ordination, Obligations”) .......... G-14.0480—0485
Offense Defined...................................................................................... D- 2.0203 b

Offering:
- Bread and wine ............................................................................. W- 2.4005 b,c
- Deacons may assist ................................................................. G- 6.0402
- Material offerings ........................................................................ W- 1.3034
- W- 2.5003
- W- 3.3507
- W- 3.5302
- W- 2.5001
- W- 2.5000
- W- 3.3101 (6)
- W- 3.3507
- W- 3.5404
- W- 2.5002
- W- 2.5003
- W- 3.3507
- W- 5.5004

Officers of Church (See also “Church Officers,” “Deacons,”
“Elders,” “Ministers”) ........................................................................ Chapter 6 (FOG)

One-third Vote Required to Stay Enforcement of
- Action Complained Against ......................................................... D- 6.0103 a

Openness:
- Called to ........................................................................................... G- 3.0401
  G- 4.0303
- To others ......................................................................................... G- 4.0402

Ordained Ministry.................................................................................. G-14.0120
Order, Presbyterian (See also “Presbyterian Order”).......................... G- 4.0302
Ordering Worship:
- Church school worship and .......................................................... W- 3.5202
Ordering Worship: (Continued)

Cultural diversity and ............................................................. W- 3.1003
Form and freedom........................................................................ W- 3.1002 a
Guidance for ............................................................................. W- 3.1001
............................................................. W- 3.1002 b
Marriage and................................................................................. W- 4.9004
Ordination and ............................................................................. W- 4.4000
Other Sunday services and.......................................................... W- 3.5103
Retreats, worship at ................................................................... W- 3.6201
Service for the Lord’s Day and..................................................... W- 3.3000
Services for evangelism and ........................................................ W- 3.5502
Services of acceptance and reconciliation and............................ W- 4.8003
Services of welcome and reception and ................................. W- 4.2000
Services on the occasion of death and ....................................... W- 4.10004
Special occasions and recognitions and...................................... W- 4.1000
Spirit and..................................................................................... W- 3.1002

Ordination:

Act of whole church...................................................................... G- 14.0480
General........................................................................................ W- 4.4000
Inclusion of Bible as area of examination.................................... G-14.0482
Order of Worship and .................................................................. W- 4.4000–4005 c
Service for the Lord’s Day and.................................................... W- 3.3101 (8)
..................................................................................... W- 3.3503 (b)

Ordination for Church Office:

Definition of ................................................................................ G-14.0120
Recognition of other ministers’ ................................................... G-15.0202
Servant style of leadership........................................................... G-14.0110
To a function................................................................................ G- 6.0102

Ordination for the Ministry of the Word and Sacrament
(See also under “Preparation for Office of Minister”):

By a commission.......................................................................... W- 4.4006
By presbytery............................................................................... G-14.0480–0485
gay..................................................................................... W- 4.4000
Definition of ................................................................................ G-14.0120
Examination for.......................................................................... G-14.0482
Extraordinary inquirer or candidate ........................................... G-14.0470–0474
In church minister will serve ..................................................... G-14.0483–0484
Installation of............................................................................... G-14.0481
Location of................................................................................... G-14.0483–0484
May be done by presbytery responsible for preparation.......... G-14.0481
More inclusive of persons with disabling conditions............... W- 4.4004 b
............................................................. W- 4.4005 b
............................................................. W- 4.4006 c
Obligations................................................................................... G-14.0483
............................................................. G-14.0485
Other Reformed bodies.............................................................. G-14.0462
Place of ordination...................................................................... G-14.0481
............................................................. G-14.0483–0484
Ordination for the Ministry of the Word and Sacrament
(See also under “Preparation for Office of Minister”): (Continued)

Preparation for ................................................................. G-14.0400
Questions to be answered for ordination ................................. W- 4.4003
Recognize new immigrant pastors ......................................... G-11.0404 f
Recorded ............................................................................. G-14.0483
Requirements for ordination .................................................... G-14.0403
Service of ........................................................................... W- 4.4000
Time requirement ordinarily two years ................................. G-14.0403
G-14.0473
To a function ....................................................................... G-6.0102
Vote to proceed ..................................................................... G-14.0482
Waiver of requirements ........................................................... G-14.0447
Educational by three-fourths vote ........................................... G-14.0471
Examination by three-fourths vote ....................................... G-14.0472
Time by three-fourths vote ................................................... G-14.0473
Welcome by presbytery .......................................................... W-4.4005 c

Ordination Obligations:
To be subscribed by minister before admission to a presbytery ........ G-14.0485

Ordination of Deacons and Elders:
Dissolution of relationship........................................................... G- 6.0500
Election provisions .................................................................. G-14.0220-.0226
Examination of....................................................................... G-14.0240
Exemptions for certain congregations ..................................... G-14.0226 a–c
More inclusive of persons with disabling conditions ............... W- 4.4004 b
Nominations made by representative nominating committee ...... G-14.0223–.0224
Office is perpetual .................................................................... G-14.0210
Period of study and preparation .............................................. G-14.0240
Persons elected to be instructed and examined by session ........ G-14.0240
Questions to be answered by congregation ............................ W- 4.4004 a
Questions to be answered by officers-elect .............................. W- 4.4003
Responsibility of session ....................................................... G-10.0102 l
G-14.0120
Term of office ........................................................................ G-14.0222
Waiver of requirements ........................................................... G-14.0226
Ordination Service .................................................................. W-4.4000
Organic Union with Other Bodies, How Effected ................. G-15.0301

Organization of a Particular Church:
By a commission................................................................... G- 9.0503 a(2)
By a presbytery ...................................................................... G- 7.0101
Church officers in ................................................................. G- 7.0202 a
Constituting covenant ............................................................. G- 7.0201
Presbytery continues to work closely with ......................... G- 7.0202 b
Procedure ............................................................................. G- 7.0200
Organizations Within a Church Under the Session ............... G-10.0102 m
Organizing Pastor May Be Called as Pastor ........................................... G-14.0551−.0552
Organizing Pastor May Be Commissioned Lay Pastor .......................... G-14.0552
                        G-14.0560

Original Jurisdiction in Judicial Process:
Of a presbytery ................................................................. D- 3.0101 b
Of a session ........................................................................... D- 3.0101 a
Of a synod .............................................................................. D- 3.0101 c
Over members........................................................................... D- 3.0101 a
Over ministers ........................................................................ D- 3.0101 b
Presbytery assumes, in church where session cannot act ................ G-11.0103 s

Other Denominations, Relations with
(See also “Relations with Other Denominations”) ......................................... G-15.0200
Other Sunday Services ................................................................. W- 3.5101
                        W- 3.5400
                        W- 3.5500
Parents Present Their Children for Baptism ............................................ G- 5.0302
Parish Associate.............................................................................. G-14.0570−.0573
                        G-14.0572
                        Designated by committee on ministry ............................................. G-14.0515 b
                        Committee on ministry may recommend dissolution ...................... G-14.0573
                        Designated by committee on ministry ............................................. G-14.0570
                        G-14.0572
Limited eligibility to become next pastor ........................................ G-14.0571
Responsible to the pastor ................................................................. G-14.0570
When installed pastor’s call is dissolved, relationship terminated ........ G-14.0573
Parity of Elders in Governing Bodies ................................................. G- 6.0302
                        G-11.0101
                        G-12.0101
                        G-13.0102
Parliamentary Authority..................................................................... G- 7.0302 c
Parliamentary Procedure .................................................................... G- 9.0302
Participation, Full, of Persons ......................................................... G- 4.0403
                        G- 6.0106
                        G- 6.0107
                        G- 9.0104
                        G-10.0102 n
                        G-14.0225

Participation in Worship:
Children and ............................................................................... W- 3.1004
Cultural diversity and ..................................................................... W- 3.1003
Session’s responsibility for encouraging ........................................... W- 1.4004
Who may lead in worship .............................................................. W- 1.4003
Who may participate in worship ..................................................... W- 1.4003

Particular Church:
Building use ................................................................................. G-10.0102 o
Business of ................................................................................... G- 7.0304
Constituent of General Assembly .................................................... G-13.0101
Constituent of presbytery.................................................................. G-11.0101
Particular Church: (Continued)

Constituent of synod ......................................................... G-12.0101
Defined ................................................................. G- 4.0103
Federated church ......................................................... G-15.0204 a,b
Finances .................................................................... G-10.0400
Incorporated ............................................................. G- 7.0400
Jurisdiction in session ............................................... G- 7.0103
Local expression of universal Church ....................... G- 4.0102
Meetings of:
  Annual and special ................................................. G- 7.0302
  Call of ...................................................................... G- 7.0303
  Ministry of .............................................................. G- 7.0102
  Nominating committee of ........................................ G-14.0223–.0225
  Officers ................................................................. G- 4.0104
  Organizing of, only by presbytery (See also
  “Organization of a Particular Church”) ..................... G- 7.0200
Property of .................................................................. G- 8.0000
Relation to General Assembly .................................. G-13.0101
Reorganized as union church ................................... G-16.0000
Representatives to presbytery .................................... G-10.0102 p(1)
  .............................................................................. G-11.0101
Representatives to synod ............................................ G-10.0102 p(2)
  .............................................................................. G-12.0101
Session is the governing body of .............................. G- 7.0103
Severing relationship to denomination .................... G- 8.0601
Single board ................................................................ G- 7.0304 a(5)
  .............................................................................. G- 7.0401
Treasurer ................................................................. G-10.0401
Trustees, in incorporated ......................................... G- 7.0401
Trustees, in unincorporated ...................................... G- 7.0401
Union church ......................................................... G-15.0204 a
  .............................................................................. G-16.0000
Worship and music under session ............................ G-10.0102 d

Parties in Cases of Process:
  Accused and Presbyterian Church (U.S.A.) are original parties ..... D-10.0402 b
  Copies of charges ....................................................... D-10.0405
  Counsel, right to ...................................................... D- 7.0301
  .............................................................................. D-10.0203 c
  May challenge the right of any member to sit in trial .......... D-11.0402
  May cross-examine witnesses ................................... D-14.0302
  Shall be required to withdraw during deliberation .......... D-11.0403
  Witnesses shall be examined in presence of accused ....... D-14.0304

Parties in Remedial Cases ............................................. D- 6.0201
Partner in Mission ....................................................... G-11.0410

Pastor:
  And the Directory for Worship:
    Accountability to presbytery .................................. W- 1.4008
    And choir director .............................................. W- 1.4005 b
Pastor: (Continued)

And the Directory for Worship: (Continued)

And session ............................................................................... W- 1.4006
Baptism, responsibility for ........................................................ W- 2.3011
Sacrament of ........................................................................... W- 3.3602−3608
Death, service on occasion of ................................................... W- 4.10003
Alternatives and options ....................................................... W- 4.10005
Committal, service of .......................................................... W- 4.10006
Form and order of service .................................................... W- 4.10005
Ecumenical Eucharist, participation in ..................................... W- 3.6205
Elements of worship ................................................................ W- 2.0000

Lord’s Supper:
Administered by minister .................................................. W- 2.4012 c
through .......................................................... W- 2.4012
And the Word .................................................................... W- 2.4008
On special occasions ...................................................... W- 2.4010

Marriage:
If considered unwise ....................................................... W- 4.9002 b
Preparation for .............................................................. W- 4.9002 a
Service ................................................................................. W- 4.9000
Particular responsibilities .................................................. W- 1.4005 a
Proclaiming the Word .......................................................... W- 3.3401
Service for the Lord’s Day ..................................................... W- 3.3000
Setting an order of worship .................................................. W- 2.0000

Call (See also “Pastor, Election of”) ............................................ G-14.0530
Compensation, annual review of ........................................... G- 7.0302 a
G-10.0102 n
G-14.0534
Congregational meeting to call ................................................ G- 7.0303
G- 7.0304 a(2)
Designated .............................................................................. G-14.0520−0523
Directs the work of associate ............................................... G-14.0513
Dissolution of relationship:
Dissolved only by presbytery .................................................. G-14.0513
May be initiated by congregation ........................................... G-14.0610
May be initiated by pastor ..................................................... G-14.0613
Election of (See also under “Pastor, Election of”) ....................... G-14.0530−0532
Expenses to church governing bodies, how paid ...................... G- 9.0303
Former pastor’s pastoral services ........................................... G-14.0630
Has power to convene session .............................................. G-10.0103 a
Moderator of congregational meeting .................................... G- 7.0306
Must convene session when requested by two
members of session ................................................................ G-10.0201
Name expressive of duties ...................................................... G- 6.0202 a
Organizing pastor may be called as pastor .............................. G-14.0552
G-14.0551
Pastor: (Continued)

Pastor emerita and emeritus ......................................................... G-14.0620
Permanent pastoral office ............................................................... G- 6.0202 b
When churches unite ...................................................................... G-11.0103 h
Worship and (See under “And the Directory for Worship”, above)

Pastor, Election of:

Committee on ministry must be consulted................................. G-14.0530–0532
Emerita, Emeritus ......................................................................... G-14.0620
Form of call .................................................................................. G-14.0506 b
Installation service ................................................................. W- 4.4006
Nominating committee to be elected ........................................... G-14.0531
Organizing pastor may be elected ............................................. G-14.0552
Public notice of at least two Sundays ....................................... G- 7.0303 b
G-14.0532
Pastoral Care ................................................................................... W- 6.1003
W-6.3000
Pastoral Counseling ........................................................................ W- 6.3003
Pastoral Counselor, Minister Called to Serve as ......................... G- 6.0203
Pastoral Inquiry ............................................................................ G- 9.0503 a(7)
Pastoral Relations:

Administrative commissions and removal of pastor.................. G- 9.0503 a(4)
G- 9.0505 b
Designated:

Allowing for co-pastor.............................................................. G-14.0522
Changing from designated to permanent .................................. G-14.0523
Pastor ................................................................. G-14.0520–0523
Permanent:

Associate Pastor ........................................................................... G- 6.0202 b
Co-Pastor ................................................................................... G- 6.0202 c
G-14.0510
G-14.0512
Pastor ........................................................................................ G- 6.0202 b
G-14.0501
G-14.0510–0511
Register of, to be kept ............................................................... G-10.0302 c(5)
Temporary:

Interim associate pastor ............................................................ G-14.0550
G-14.0553
Interim pastor ............................................................................ G-14.0550
G-14.0553
Organizing Pastor ....................................................................... G-14.0551–0552
Stated supply ............................................................................. G-14.0550
Temporary supply ................................................................. G-14.0550–0551
Peace:

Exchange of the Sign of Peace ........................................................ W- 2.6001 b
W- 3.3301 (e)
W- 3.3507
W- 3.3702
W- 4.2007

Making peace, ministry of ............................................................... W- 7.4003

Pension Plan:

Ministers of Churches in Full Communion may stay in same plan .. G-11.0405 b
Ministers’ participation in, as stated in call ..................................... G-14.0534

Pentecost, Day of .................................................................................... W- 3.2002 g

Per Capita Funds:

To pay attendance at governing bodies............................................ G-  9.0308
To pay operating expenses............................................................... G-  9.0404 d

Permanant Judicial Commissions:

Appeal or complaint from decision.................................................. G-  9.0306
Closed session.................................................................................. D-11.0306
Decision of General Assembly PJC to be authoritative.............. G-13.0103 r
Dissent or protest of decision......................................................... G-  9.0306
Election by each governing body above session.............................. D-  5.0101
Filling of vacancy on ................................................................. D-  5.0104
General Assembly, membership of .............................................. D-  5.0101
Ineligibility period ........................................................................ D-  5.0105
Lack of quorum.............................................................................. D-  5.0206
List of members of last six years to be kept............................... D-  5.0206 b
Meetings of ..................................................................................... D-  5.0203
Member, as counsel ...................................................................... D-  7.0301
Powers of ........................................................................................ D-  5.0202
Presbytery, membership of .......................................................... D-  5.0101
Principles of church government .................................................. G- 1.0400
Quorum of....................................................................................... D-  5.0204
    When cannot be reached......................................................... D-  5.0206
    When lack of exists................................................................. D-  5.0206
    Expenses paid by governing body......................................... D-  5.0206 c
Responsibilities of ......................................................................... D-  5.0202
Synod, membership of ................................................................ D-  5.0101
Term of membership:
    In General Assembly ............................................................. D-  5.0102
    In presbyteries and synods .................................................... D-  5.0103
    When matters are pending before ........................................ G-13.0112 d

Perpetual Office of Elder and Deacon .................................................... G-14.0210

Personal Worship, Daily Worship and.................................................... W- 1.3012
W- 5.2000

Personnel Policies............................................................................. G-  9.0404 b
In a presbytery ................................................................. G-11.0103 f
In a session...................................................................................... G-10.0102 n
In a synod ....................................................................................... G-12.0102 f
Petition for review if charges not filed ........................................ D-10.0303
Plea in disciplinary cases .............................................................. D-11.0402 d
Petition for Review:

- Permanent Judicial Commission
  - D- 5.0204
- Scope of Review
  - D-10.0303 c
  - D-10.0204
  - D-10.0201
- Session may not conduct
- Place of Ordination
  - G-14.0481
  - G-14.0483-.0484

Polity, Church (See “Presbyterian Polity”)

Power (See “Church Power”)

Prayer:

- Adoration, prayers of
- W- 2.1002
  - W- 3.3301 (c)
- Baptism and
  - W- 3.3604
- Centrality of
  - W- 2.1001
- Confession, prayers of
  - W- 2.1002
  - W- 3.3301 (d)
  - W- 3.3506
- Content of
  - W- 2.1002
- Daily worship and
  - W- 1.3012
  - W- 5.2001
  - W- 5.4000
- Deacons
  - G- 6.0402
- Enacted
  - W- 1.1005 b
  - W- 2.1005
  - W- 3.5403
  - W- 6.3011
- Gatherings
  - W- 3.5301
- Governing bodies’ worship and
  - G- 9.0301 b
  - W- 3.6103
- Intercession, prayers of
  - W- 2.1002
  - W- 3.3506 (a)–(c)
- Lord’s Day and
  - W- 1.3011 (2)
- Lord’s Prayer, place in service
  - W- 3.3506
- Marriage and
  - W- 4.9004
- Meetings
  - W- 3.5301
- Music and
  - W- 2.1003
  - W- 2.1004
- Ordination and
  - W- 4.4001 a
  - W- 4.4004 b
  - W- 4.4005 b
  - W- 4.4006 c
- Pastor’s responsibility for
  - W- 1.4005 a(3)
- Preparation for
  - W- 2.6001 c
- Response to God’s initiative
  - W- 1.2001
- Service for the Lord’s Day and
  - W- 3.3101 (2)
  - W- 3.3301 (a)(c)(d)
  - W- 3.3401 (a),(d)
  - W- 3.3506
Prayer: (Continued)

Service of Daily Prayer................................................................. W- 3.4000
Services for evangelism and .......................................................... W- 3.5502
Services for wholeness and............................................................ W- 3.5403
Services of acceptance and reconciliation and............................. W- 4.8003
Services on the occasion of death and............................................. W- 4.10004
Session’s responsibility for................................................................ W- 1.4004 c
Supplication, prayers of............................................................... W- 3.3506 (d)–(i)
Thanksgiving, prayers of............................................................... W- 2.1002

Preaching:
Baptism and..................................................................................... W- 3.3602
Centrality of..................................................................................... W- 2.2001
Daily worship and............................................................................ W- 1.3012
Governing bodies’ worship and....................................................... G- 9.0301 b
In ordination or installation of minister ........................................... W- 4.4001 b
Lord’s Day and............................................................................. W- 1.3011 (2)
Pastor’s responsibility and............................................................... W- 1.4005 a
Prayer gatherings and.................................................................... W- 3.5302
Presbytery authorization for........................................................... W- 2.2007
Service for the Lord’s Day and........................................................ W- 3.101 (1)
Service on the occasion of death and.............................................. W- 4.10004
Services for evangelism and.......................................................... W- 3.5502
Services for wholeness and............................................................ W- 3.5404
Session’s responsibility for............................................................ W- 1.4004
Space for worship and .................................................................. W- 1.3024
Word of God and.......................................................................... W- 2.2007

Prehearing Proceedings in Appeal of Disciplinary Case.................... D-13.0300
Prehearing Proceedings in Appeal of Remedial Case....................... D- 8.0300
Preliminary Procedure, Initiation of................................................ D-10.0101

Preliminary Questions:
Appeal in disciplinary case........................................................... D-13.0302 a
Appeal in remedial case............................................................... D- 8.0302 a
Remedial case............................................................................... D- 6.0306 a
Preparation for Office of Elder and Deacon ................................... G-14.0200
Preparation for Office of Minister.................................................. G-14.0400
Annual consultation...................................................................... G-14.0421
Preparation for Office of Minister (Continued)

Annual report ................................................................. G-14.0421
Attention drawn to constitutional documents and statements on freedom of conscience ........................................... G- 6.0108
Authority to dismiss given to candidate’s committee ....................... G-11.0103
Bible included as area for examination........................................... G-14.0431 a

Call .................................................................................. G-14.0483
Readiness for ....................................................................... G-14.0450
To other Reformed body........................................................... G-14.0462

Candidacy:

And freedom of conscience ...................................................... G- 6.0108 c
Defined ..................................................................................... G-14.0405
Process and requirements of ..................................................... G-14.0402
Certified ready for a call .................................................................. G-11.0103 l, v

Requirements ............................................................................ G-14.0450
Covenant relationship with presbytery ............................................ G-14.0401
Minimum period ........................................................................ G-14.0403
Transfer of ................................................................................ G-14.0460–.0462
Withdrawal from ...................................................................... G-14.0463
Disabled candidate........................................................................... G-14.0472
Educational requirements ............................................................. G-14.0450

Examination requirements:

Areas of .................................................................................... G-14.0431 a–e
Bible content examination in first year..................................... G-14.0431
How graded .............................................................................. G-14.0432
To be certified ready for call .................................................... G-14.0450
Exemption from examination requirements..................................... G-14.0472
Extraordinary candidate ................................................................... G-14.0470
From other Reformed body.............................................................. G-11.0404 b

Inquiry:

Defined ..................................................................................... G-14.0404
Process and requirements of ..................................................... G-14.0402–.0403
Member of particular church ........................................................... G-14.0403
G-14.0411

Negotiation for Service.................................................................... G-14.0440
Ordination:

Examination for ........................................................................ G-14.0482
Extraordinary candidate............................................................ G-14.0470–.0474
Location of................................................................................ G-14.0481
G-14.0483–.0484

Presbytery responsibility................................................................. G-14.0401
G-14.0410–.0412

Process ..................................................................................... G-14.0402–.0403
Questions asked ............................................................................... W- 4.4003
W- 4.4005–.4005 a
Preparation for Office of Minister (Continued)

Reception of................................................................. G- 9.0503 a(4)
G-14.0401
G-14.0404
G-14.0463
G-14.0402 – 0403
G-14.0420
G-14.0413
Removal from roll.......................................................... G-14.0463
Requirements for .......................................................... G-14.0402 – 0403
Service in a church......................................................... G-14.0420
Session responsibility .................................................... G-14.0413

Time requirements ......................................................... G-14.0403
G-14.0473
Transfer to another presbytery ........................................ G-14.0460 – 0461
Presbyter, as Expressive Name for Minister of Word and Sacrament..... G- 6.0202 a
Presbyterian Order .......................................................... G- 4.0302

Presbyterian Polity:
Basic principles of .......................................................... G- 4.0301
Christ’s rule ....................................................................... G- 1.0100
Nature of ............................................................................. G- 9.0404
What it consists of ............................................................ G- 1.0500

Presbyteries’ Cooperative Committee on
Examinations for Candidates............................................... G-11.0103 m
G-14.0432
G-14.0450 d

Presbyters, Government by .................................................. G- 6.0103

Presbytery:
Active member................................................................. G-11.0406 a
Annual audit required ...................................................... G-11.0307
Appointment of special disciplinary committee
between meetings of......................................................... D-10.0201 b
Authorize elders to administer or preside at Lord’s Supper............. G-11.0103 z
Authorize lay preachers to administer Lord’s Supper.................... G-11.0103 k
Balancing of representation of elders and ministers ...................... G-11.0101 b
Budget of ........................................................................... G-11.0304
Certifying candidates as ready for examination for ordination....... G-11.0103 l
Chairperson of committee as member ..................................... G-11.0101 c
Commission size and quorum.............................................. G- 9.0504
D- 5.0101
D- 5.0204
Commissioned lay pastors ................................................... G-11.0103 k
Committee on Ministry....................................................... G-11.0500
Empowered to approve ministers to labor within or outside of boundaries.................................................................... G-11.0401
G-11.0502 h
Committee on Preparation for Ministry
Empowered to dismiss candidates, enroll inquirers, and certify candidates as ready for examination for ordination.... G-11.0103 v
Committee on Representation............................................. G-11.0302
Committee regarding candidates........................................... G-14.0400
Presbytery: (Continued)

- Composed of ministers and churches .............................................. G-11.0101
- Continuing members of .................................................................. G-11.0406
- Corresponding members of.............................................................. G-11.0203
- Council of .................................................................................... G-11.0301

Empowered to approve ministers to labor within or outside of boundaries .............................................. G-11.0401

- Responsibility .............................................................................. G-11.0502 h
- Covenant relationship with candidate and inquirer.......................... G-14.0401

Criteria for ministry of continuing member of.............................................. G-11.0403
- Defined ....................................................................................... G-11.0101
- Directs session to meet .................................................................. G-10.0201
- Disability, persons with .................................................................. G-11.0302
- Dissolves pastoral relation ............................................................... G-11.0103 o
- Ecumenical statements..................................................................... G-15.0302
- Elder representatives........................................................................ G-11.0101

Empowered committee on ministry to approve ministers to labor within or outside of boundaries .............................................. G-11.0401

- Enrollment, conditions for ............................................................... G-11.0404
- Equitable compensation.................................................................. G-11.0103 f
- Examines candidates for ordination................................................ G-14.0480–.0485
- Examines ministers for membership............................................... G-11.0402
- Fair employment practices............................................................... G-11.0103 f
- General mission budget of ............................................................... G-11.0304
- Governing body of original jurisdiction for minister....................... D-3.0101 b
- Has jurisdiction over transferred minister or candidate until received ......................................................................................................................... D-3.0104
- Imbalance between ministers and elders redressed.......................... G-11.0101 b
- Inactive member ............................................................................ G-11.0406 c
- Annual review up to three years ...................................................... G-11.0406 c
- Cannot serve on presbytery committees .......................................... G-11.0406 c
- Inactive roll ...................................................................................... G-11.0415
- Incorporated .................................................................................... G-8.0202
- Jurisdiction of .................................................................................. G-11.0101
- Lord’s Supper and ............................................................................. W-2.4010
- May assume original jurisdiction when session cannot exercise authority .................................................. G-11.0103 s
- May release minister from exercise of ordained ministry ............... G-6.0600
- Meets:
- At least twice each year ................................................................. G-11.0201
- At request of two ministers and two elders..................................... G-11.0201
- When directed to by synod ............................................................. G-11.0201
Presbytery: (Continued)

Member-at-large ................................................................. G-11.0406 b  
G-11.0413

Membership:
  Criteria for .............................................................................. G-11.0403  
  Minister seeking ................................................................. G-11.0402  
  Of presbytery ........................................................................ G-11.0101  
  ................................................................. G-11.0404

Minimum size of ................................................................. G-11.0102  
Minister members of .............................................................. G-11.0401  
Ministers received from other denominations ......................... G-11.0404  
  Articulate Christian faith and knowledge ............................ G-11.0404a  
  In correspondence with ...................................................... G-11.0405 a  
  Reformed Churches ............................................................ G-11.0404 b

Minutes and records .............................................................. G- 9.0406  
  ................................................................. G-11.0305 a

  Property of presbytery .......................................................... G-11.0305 b

  Must consent for minister of another presbytery  
  to labor in its bounds ............................................................ G-11.0401  
  Must keep full and accurate records of proceedings............... G-11.0305 a

Nominating committee .......................................................... G- 9.0801  
  ................................................................. G-11.0201 w  
  ................................................................. G-12.0204

  Notice given at least ten days in advance .............................. G-11.0201
  Notifies church of which candidate is a member .................. G-14.0483
  Notifies General Assembly when candidate is ordained......... G-14.0485

Opened and closed with prayer .............................................. G- 9.0301 b

Ordained clergy, status of, in another denomination ................. G-11.0401

Ordains ministers ................................................................. G-11.0103 n

Original jurisdiction of session .............................................. G-11.0103 s

Personnel policies ................................................................. G-11.0103 f

Preaching and ........................................................................ G- 9.0301 b  
  ................................................................. W-2.2007

Principle of participation adhered to ..................................... G-11.0301

Quorum of .......................................................................... G-11.0202

Records of, full and accurate, kept ........................................ G-11.0305 a  
  Stated clerk responsible for preservation ............................. G-11.0305 b

  Relating to sessions ............................................................ G- 9.0407 d(1)  
  ................................................................. G-11.0502 c
  ................................................................. W-1.4008

Reports to synod and General Assembly ................................ G-11.0305 a  
  ................................................................. G-11.0306

Representatives of churches .................................................. G-11.0101 a

Requirements of search committee for executives and  
  administrative staff ............................................................. G- 9.0704

Resident ministers voting in presbytery .................................. G-11.0101 b
Presbytery: (Continued)

Responsibilities of ................................................................. G-11.0103
with inquirers and candidates ................................................... G-14.0412
Review and oversight of congregations .................................... W- 1.4002
Rolls to be maintained ............................................................. G-11.0407
Special meetings ................................................................. G-11.0201
Staff of ..................................................................................... G-11.0303
Stated clerk to notify presbyteries of permission to
labor outside bounds .............................................................. G-11.0401
Terms of call, changes in, approved by and recorded .......... G-11.0103 n
G-11.0410
To those preparing for ministry ............................................... G-14.0401 .0412
Trustees.................................................................................. G- 8.0202
Validated ministries ............................................................. G- 6.0203
G-11.0403 d
In congregations ....................................................................... G-11.0409
In other service of the Church ................................................ G-11.0410
In service beyond the jurisdiction of the Church ............... G-11.0411
Pretrial Challenges ................................................................. D-10.0204
Pretrial Conference:
Purpose of .............................................................................. D-6.0310
Pretrial Procedures .................................................................. D-6.0301
through D-6.0310
Principles of Administration:
Accountability to governing body ........................................... G- 9.0403
Definition of ........................................................................... G- 9.0401
Manual of operations .......................................................... G- 9.0405
Mission determines form ..................................................... G- 9.0402 a
Mission performed by governing body nearest
the congregation ................................................................. G- 9.0402 b
Nature of Presbyterian polity ................................................ G- 9.0404
Open to change ..................................................................... G- 9.0402 c
Ownership of records ....................................................... G- 9.0406
Structure of ............................................................................... G- 9.0402
Principles of Church Order:
Church discipline .............................................................. G- 1.0308
Church power ................................................................. G- 1.0307
Corporate judgment .......................................................... G- 1.0302
Difference of views ............................................................ G- 1.0305
Election by the people ......................................................... G- 1.0306
Officers ................................................................. G- 1.0303
Rights of judgment .......................................................... G- 1.0301
Truth and goodness ........................................................... G- 1.0304
Principles of Inclusiveness...................................................... G- 9.0104
Principles of Presbyterian Government ................................ G- 4.0300
Private Judgment Universal and Unalienable ...................... G- 1.0301 (1)(b)
Privilege:
Commissioned Lay Pastors...................................................... G-14.0563
Ministers ............................................................... G- 6.0204

Procedure in Trials................................................................. D- 8.0000

Profession of Faith:
In presence of congregation..................................................... G- 5.0101 f
Preparation of children and adults for........................................ G- 5.0502

Program and Mission (See also “Services for Mission Emphasis”)
Property (See also “Church Property”) Chapter 8 (FOG)

Prosecuting Committee:
Designated by Investigating Committee.................................. D-10.0202 j
Prosecutes case ........................................................................ D-10.0202 j

Prosecution of Call................................................................. G-14.0533

Protest:
Defined .................................................................................. G- 9.0304
Does not initiate or prevent judicial process............................... G- 9.0307
May be answered by governing body ........................................ G- 9.0304 c
When it may be filed............................................................... G- 9.0304 a
When it may be recorded......................................................... G- 9.0304 b
Who may file ......................................................................... G- 9.0305

Proxy Voting in Corporate Matters.......................................... G- 7.0404

Psalms (See also “Music”).......................................................... W- 2.1003

Public Profession of Faith (See also “Profession of Faith”) W- 4.2003

Pulpit Supply by Nonministers .................................................. G-11.0502 f

Questions, Constitutional........................................................ W- 4.4003

Quorum of:
Commissions ................................................................. G- 9.0504 c
Committee on ministry ......................................................... G-11.0501 b
Congregational meeting......................................................... G- 7.0305
General Assembly................................................................... G-13.0105
Permanent judicial commissions............................................. G- 9.0504 c
Presbytery ............................................................................. G-11.0202
Session .................................................................................. G-10.0202
Synod..................................................................................... G-12.0202

Racial Ethnic Congregations, Meeting Mission
Needs of, and Nongeographic Presbyteries................................ G-12.0102 k
Racial Ethnic Defined.............................................................. G- 9.0105 a
Racial Justice ......................................................................... G-11.0103

Reaffirmation of Faith:
Baptism and............................................................................ W- 2.3009


Reaffirmation of Faith: (Continued)
Member received on ......................................................... G- 5.0101 f
G- 5.0503
W- 3.3502
W- 4.2004
W- 4.2005

Service for the Lord’s Day and ......................................................... W- 3.3502
Services for evangelism and ......................................................... W- 3.5504
Special times of renewal and ......................................................... W- 4.2006

Rebuke:
A Church censure ............................................................................ D-12.0102
Rebuke with supervised rehabilitation............................................. D-12.0103

Receives ecumenical statements of guidance ........................................ G-15.0302 c

Reception of Members (See under “Members, Church, Received”)

Reception of New Members, Services of (See “New Members”)

Recognition, Acts of:
Service for the Lord’s Day and ......................................................... W- 3.3502
W- 3.3504
Service to the community and ......................................................... W- 4.7000
Recognizing Civil Marriage.................................................................... W- 4.9006
Reconciliation, Ministry of ..................................................................... W- 7.4004

Record of Proceedings:
Defined ............................................................................................ D-13.0303

Records of a Governing Body (See also “Minutes”):
Matters included in examination by higher governing body........... G- 9.0409
Must be reviewed annually by next higher governing body........... G- 9.0407 c
Of judicial proceedings ................................................................. D-11.0601
D-14.0303
Ownership of ................................................................................... G- 9.0406
Preservation of ................................................................................. G- 9.0406
Special records kept by session ....................................................... G-10.0302

Redressing Imbalance of Ministers and Elders in Presbytery................. G-11.0101 b

References:
Defined ............................................................................................ D- 4.0101
Duty of higher governing body........................................................ D- 4.0201
Duty of lower governing body......................................................... D- 4.0103
Proper subject of .............................................................................. D- 4.0102

Reformed, Always Reforming .......................................................... G- 2.0200

Registers to Be Kept by Session:
Baptisms .......................................................................................... G-10.0302 c(2)
Deacons ........................................................................................... G-10.0302 c(4)
Elders ............................................................................................... G-10.0302 c(3)
Marriages ......................................................................................... G-10.0302 c(1)
Pastoral relationships ........................................................................ G-10.0302 c(5)

Rehabilitation (supervised) ................................................................. D-12.0103

Relations with Other Denominations:
Churches in correspondence ......................................................... G-11.0405 a
G-15.0201
Federated or union churches ............................................................ G-15.0204
Relations with Other Denominations: (Continued)

Reception and dismissal of churches .................................................. G-15.0203
Recognition of ordination ................................................................. G-15.0202

Release from Exercise of Ordained Office:
Deacon ............................................................................................. G-  6.0600 a–c
Desire to be restored ........................................................................ G-  6.0600 c
Discontinuance of function .............................................................. G-  6.0600 b
Elder ................................................................................................ G-  6.0600 a–c
Minister ........................................................................................... G-  6.0600 a–c

Remedial Cases:
Committee of counsel ...................................................................... D-  6.0302
Complaint defined ........................................................................... D-  6.0102
Counsel ............................................................................................ D-   7.0301
Decisions ......................................................................................... D-  7.0402 c
Defined ............................................................................................ D-   2.0202
Initiation, method of ........................................................................ D-  6.0101
Parties involved ............................................................................... D-  6.0201
Procedure in trial.............................................................................. D-  7.0000
Stay of enforcement ........................................................................ D-  6.0103

Removal from Covenant Relationship .................................................... G-14.0463

Removal from Membership:
By certificate .................................................................................... G-10.0302 b(1)
By powers ........................................................................................ D-12.0104
Duty of member .............................................................................. G-10.0302 a(2)(c)
Duty of session re inactive member ................................................. G-10.0302 a(3)
Name remains on roll until received ................................................ G-10.0302 b(1)

Removal from Office:
As censure ...................................................................................... D-12.0101
Inactive member of presbytery ........................................................ G-11.0406 c
Release from exercise of ordained office ......................................... G-  6.0600 a–c

Removed Minister:
Conditions necessary for restoration .............................................. D-12.0200
How restored (early restoration) ...................................................... D-12.0103 h
Pulpit declared vacant ...................................................................... D-12.0103 e

Removal from office ........................................................................ D-12.0105

Renunciation of Jurisdiction ............................................................. G-  6.0700–.0703
By church member .......................................................................... G-10.0302 b(4)
By persisting in disapproved work .................................................. G-  6.0702
By person accused of disciplinary offense ..................................... G-  9.0503 a(7)
Procedure when done ...................................................................... G-  6.0701

Report Child Abuse to Authorities ..................................................... G-  6.0204
G-  6.0304
G-  6.0402
G-14.0732
Representation, Committee on (See also "Committee on Representation") .................................................... G-9.0105
Representative Government of Church .................................................. G- 6.0107
Represented by Counsel .................................................................. D- 7.0301
Rescinding Action of Administrative Commission ................................. G- 9.0505 a
Residence, Change of, by Member:
  May subject minister to jurisdiction .............................................. D- 3.0101 b(2)
  Member’s responsibility ................................................................. G-10.0302 a(2)(c)
  Session’s responsibility ................................................................. G-10.0302 a(2)(c)
Resignation of Elder or Deacon .......................................................... G- 6.0500
Responsibilities of Governing Bodies:
  General Assembly ........................................................................ G-13.0103
  Presbytery ...................................................................................... G-11.0103
  Session ......................................................................................... G-10.0102
  Synod ......................................................................................... G-12.0102
Restoration:
  Application for restoration to be made ........................................... D-12.0201
  Authority of governing body to restore ........................................ D-12.0103 h
  Governing body may act when fully satisfied ......................... D-12.0103 g
  To membership after removal ..................................................... D-12.0105 d
  To office after removal ............................................................... D-12.0203 c
Restoration of Officer Released from Exercise
  of Ordained Office ................................................................. G- 6.0600 a–c
Retirement .................................................................................. G-11.0412
Retreats, Worship at ........................................................................ W-3.6200
Retroactive Prosecution .................................................................. D-10.0401 a
Review and Control:
  By session over all organizations ............................................... G- 9.0407 a
  By General Assembly ................................................................. G- 9.0407 d
  Higher governing body must review records of lower .......... G- 9.0407 d
  Matters included in examination by higher governing body........... G- 9.0409
  Mode for bringing proceedings of lower governing body
    before higher ........................................................................... G- 4.0301 f
    G- 9.0407 b
  Of records of synod by General Assembly .................................. G-12.0304
  Record must be made of approval or disapproval ..................... G- 9.0410
Right of Individuals to Face Their Accusers ...................................... G- 9.0505 d
Right to Be Represented by Counsel ................................................. D-11.0301
Rights of Accuser in Disciplinary Process ........................................ D-10.0202 b
                   D-10.0203 a
Robert’s Rules of Order .................................................................. G- 7.0302
                   G- 9.0302
Roll of Members:
  Active ....................................................................................... G-10.0302 a(2)
  Affiliate ..................................................................................... G-10.0302 a(4)
  Baptized .................................................................................... G-10.0302 a(1)
  Children of ministers ................................................................. G-10.0302 a(1)
  Inactive .................................................................................... G-10.0302 a(3)
  Reviewed by member ............................................................... G- 5.0601
Roll of Members: (Continued)

Reviewed by session annually .......................................................... G- 5.0602
Rolls and Registers to Be Kept by Session........................................ G-10.0302
Ruling Elder...................................................................................... G- 4.0301 b

Sacraments (See also “Baptism” and “Lord’s Supper”):
- Acts of commitment and recognition and .................................... W- 3.3701
- As signs and seals ........................................................................ W- 1.3033 (2)
- W- 3.3601
- Lord’s Day and ............................................................................ W- 1.3011 (2)
- Matter and .................................................................................. W- 1.3033 (1)
- Service for the Lord’s Day and .................................................... W- 3.3600
- Session’s responsibility for ....................................................... W- 1.4004 b
- Space for worship and ............................................................... W- 1.3024
- Word of God and ....................................................................... W- 1.1004

Scripture:
- Baptism and ................................................................................ W- 3.3602
- Basis of Presbyterian government ............................................. G- 1.0100
- Centrality of .............................................................................. W- 2.2001
- Congregational reading of ....................................................... W- 2.2006
- Daily worship and ................................................................. W- 1.3012 (2)
- W- 5.3000
- Deacons may read during worship ............................................ G- 6.0402
- Lectionaries and ................................................................. W- 2.2003
- Lord’s Supper and ............................................................... W- 2.4007
- W- 2.4010
- Pastor’s responsibility to select ............................................... W- 1.4005 a(1)
- W- 2.2002
- W- 2.2005
- Personal worship and ............................................................ W- 2.2004
- W- 5.3000
- Prayer gathering and .............................................................. W- 3.5302
- Preaching and .......................................................................... W- 2.2007
- Public reading and hearing of ................................................... W- 2.2006
- Range of readings ................................................................. W- 2.2002
- Responsive readings of .......................................................... W- 2.2006
- Service for the Lord’s Day and ............................................... W- 3.3101 (1)
- W- 3.3301 (b)
- W- 3.3401
- Service of Daily Prayer and ..................................................... W- 3.4002
- Services for evangelism and .................................................... W- 3.5502
- Services for wholeness and ..................................................... W- 3.5404
- Services on the occasion of death and .................................... W- 4.10004
- Study of .................................................................................. W- 5.3002 b
- Versions of ............................................................................... W- 2.2005

Search Committee for Governing Body Executives
and Administrative Staff, Requirements of .................................. G- 9.0704
G-13.0109

Search Process for Temporary Administrative Staff..................... G- 9.0706

Seasons (See also “Church Year”) .............................................. W- 3.2000
Self-Offering................................................................. W- 2.5000
Sentence (Judicial):
  Forms of........................................................................ D-12.0000
Separation of Church and State............................................... G- 9.0102
Sermon (See "Preaching")
Servant Leadership ................................................................. G-14.0110
Service Books ....................................................................... W- 1.4006
Service for the Lord’s Day:
  Baptism in ......................................................................... W- 3.3101 (4)
  through
  Commissioning in .......................................................... W- 3.3101 (8)
  W- 3.3503 (c)
  W- 4.3003
  W- 4.4000
  Installation in .......................................................................... W- 3.3101 (8)
  W- 3.3503 (b)
  W- 4.4000
  Lord’s Supper in ............................................................... W- 3.3101 (5)
  through
  W- 3.3609
  Marriage in ........................................................................... W- 3.3503 (a)
  Mission concerns in ........................................................... W- 3.3505
  Ordination in .......................................................................... W- 3.3101 (8)
  W- 3.3503 (b)
  W- 4.4000
  Services on the occasion of death and .................................. W- 4.10003
  Special occasions and recognition and ................................. W- 4.1001
  Suggested order for ............................................................ W- 3.3200
  through
  W- 3.3700
  Transitions in life and ministry and ....................................... W- 3.3101 (8)
  W- 3.3504
  What is included ................................................................. W- 3.3101
Service in Church by Members................................................ G- 4.0403
  G- 6.0102
Service of Daily Prayer:
  Leadership and ................................................................. W- 3.4005
  Order of .............................................................................. W- 3.4004
  Prayer and .......................................................................... W- 3.4003
  Scripture and ....................................................................... W- 3.4002
  Who may lead ..................................................................... W- 3.4005
Service of Ordination............................................................. W- 4.4000
Services for Evangelism ......................................................... W- 3.5500
  W- 7.2002
Services for Mission Emphasis............................................... W- 3.5601
Services for Wholeness .......................................................... W- 3.5400
  Lord’s Supper and .............................................................. W- 3.5404
  Ordering of ......................................................................... W- 3.5602
Services of Acceptance and Reconciliation ......................... W- 4.8000
Services of Welcome and Reception:
- Baptism and membership ................................................. W- 4.2001
- Enacting welcome and recognition .................................. W- 4.2007
- Of other members ......................................................... W- 4.2004
- Reaffirmation by all ....................................................... W- 4.2005
- Renewal and fresh commitment ....................................... W- 4.2006
- To the Lord’s Table ....................................................... W- 4.2001

Services on the Occasion of Death:
- Committal, service of ....................................................... W- 4.10006
- Former minister officiating at .......................................... W- 4.10006
- General ........................................................................... W- 4.10000
- Lord’s Supper and ............................................................. W- 4.10003
- Minister and ................................................................. W- 4.10003
- Music and ........................................................................ W- 4.10004
- Ordering of ....................................................................... W- 4.10004
- Planning for ..................................................................... W- 4.10002
- Prayer and ......................................................................... W- 4.10004
- Preaching and ................................................................. W- 4.10004
- Rites by civic, fraternal, or military .................................... W- 4.10005
- Scripture and ................................................................. W- 4.10004
- Where should a funeral be held? ...................................... W- 4.10003
- W- 4.10005

Session:
- Accountability to presbytery ........................................... W- 1.4008
- And the Directory for Worship:
  - Accountability to presbytery ........................................... W- 1.4008
  - And extraordinary baptisms .......................................... W- 2.3011 a
  - Approving resources for nurture .................................... W- 6.2006
  - Arranging for preaching ............................................... W- 2.2007
  - Arranging for reading and preaching of the Word .......... W- 2.2001
  - Authorizing other Sunday services ............................... W- 3.5101
  - Authorizing service of Daily Prayer .............................. W- 3.4005
  - Authorizing services for mission interpretation ............ W- 3.5601
  - Authorizing the Lord’s Supper ..................................... W- 2.4012
    - At retreats, etc. .......................................................... W- 3.6204
    - On certain occasions ................................................ W- 2.4010
  - Baptism:
    - Requests from parents not members .......................... W- 2.3011
    - Responsibilities for .................................................. W- 2.3014
    - Children and Worship .............................................. W- 3.1004
    - Counsel about manifestations of the Spirit .................. W- 3.1002 b
    - Counsel minister on decision not to marry couple ....... W- 4.9002 b
    - Encouraging disciplines of personal worship ............. W- 5.1004
    - Joint responsibility with pastor .................................. W- 1.4006
  - Lord’s Supper:
    - And funeral ............................................................... W- 4.10003
    - Disposal of elements ................................................... W- 3.3619
    - Manner of distribution ................................................ W- 3.3616
    - Responsibility ............................................................ W- 2.4012 a
Session: (Continued)
And the Directory for Worship: (Continued)
Lord’s Supper: (Continued)

Special Occasions .............................................................. W- 2.4010
Use of wine ........................................................................ W- 3.3611
Marriage .............................................................................. W- 4.9003
Ordering worship on the Lord’s Day .................................... W- 3.3201
Pastor’s responsibility for worship ..................................... W- 1.4004
W- 1.4005
Prayer meetings .................................................................... W- 3.5301
Preaching and ....................................................................... W- 2.2007
Reception of new members ................................................. W- 4.2003
W- 4.2004
Responsibility for education in worship ............................... W- 1.4007
Responsibility for program of nurture ................................. W- 6.2005
Responsibility for worship ................................................. W- 1.4004
Services for evangelism ...................................................... W- 3.5501
Services for wholeness ....................................................... W- 3.5402
Services on the occasion of death ....................................... W- 4.10002
Sharing people’s sense of renewal ....................................... W- 4.2006
Sign of Peace:
General .............................................................................. W- 2.6001 b(2)
Sacraments and .................................................................. W- 3.3702
Service for the Lord’s Day and.......................................... W- 3.3301 (e)
W- 3.3507

Sin and Forgiveness, Care in .............................................. W- 6.3009
Space for Worship:
Arrangement of.................................................................. W- 1.3024
Early Church and............................................................... W- 1.3023
Jesus and............................................................................ W- 1.3022
Old Testament and............................................................. W- 1.3021
Session’s responsibility for................................................ W- 1.4004 g
Terms in Directory............................................................. Preface
Welcomes new officers ....................................................... W- 4.4004 d
Welcoming children to the Lord’s Table ............................. W- 4.2002
Worship in governing bodies ............................................. W- 3.6101

Annual audit required ........................................................ G-10.0401 d
Clerk of.............................................................................. G-10.0301
Committee on ministry to visit .......................................... G-11.0502 c
Co-pastors alternate as moderator........................................ G- 9.0202 b
Duty to member changing residence ................................. G-10.0302 a(2)
Equitable compensation ............................................... G-10.0102 n
Evangelism as responsibility ............................................ G-10.0102 a
Executive session............................................................. G-10.0201
Fair employment practices ............................................. G-10.0102 n
Governing body of original jurisdiction for members ........... D- 3.0101 a
Has jurisdiction over dismissed member until received ........ G-10.0302 b(1)
Joint meeting with deacons ............................................. G- 6.0405
Jurisdiction over single church ....................................... G-10.0102
G- 9.0102 b
Session: (Continued)

Keeps record of proceedings............................................................ G-10.0301
Lord’s Supper, authority in observing ............................................. G-10.0102 c
May delete names from the church rolls ........................................ G-10.0302 b
Meeting in absence of pastor ....................................................... G-10.0103

Meetings:

Executive session................................................................. G-10.0201
Ordinarily opened and closed with prayer................................ G- 9.0301 b
Special and stated ................................................................. G-10.0201
Special meeting called ............................................................. G-10.0201
Stated meetings..................................................................... G-10.0201
Meets when called to do so by pastor ........................................ G-10.0201
Meets when directed by presbytery .......................................... G-10.0201
Meets when requested by two elders ........................................ G-10.0201
Membership of........................................................................ G-10.0101

Minimum standards of financial procedure to be kept .......... G-10.0401
Minutes which must be kept ..................................................... G-10.0301
Ownership of ........................................................................ G-9.0406
Moderator of ............................................................................ G-9.0202 b

Commissioned lay pastor may mandate ................................ G-10.0103 a

In judicial cases ........................................................................ G-10.0103 c
Inquirer may not moderate session ........................................ G-14.0420
When church is without a pastor ........................................... G-10.0103 b
When pastor is absent or sick ................................................... G-10.0103 a
Must grant certificates of transfer to members in good standing .. G-10.0302 b(1)
Must report changes in residence of members......................... G-10.0302 a(2)
Open meetings ........................................................................ G-10.0201
Original jurisdiction assumed by presbytery ....................... G-11.0103 s
Pastor and associate may vote ................................................ G-10.0101
Pastor is moderator of............................................................... G-9.0202 b

Personnel policies ...................................................................... G-10.0102 n
Powers may be given to Administrative Commission

of New Church Development.................................................... G- 9.0503 a(2)
Profession of faith.................................................................. G-10.0102 b
Quorum of................................................................................ G-10.0202
Reasonable notice of meetings .............................................. G-10.0201
Responsibilities of ................................................................. G-10.0102

Regarding worship (See above, “Session and the Directory for Worship”)

To assist those preparing for ministry................................. G-14.0410
To review pastor’s compensation ........................................ G- 7.0302

Rolls and registers which must be kept................................. G-10.0302
Shall review church roll annually ......................................... G- 5.0602
Stated meetings quarterly..................................................... G-10.0201
Session: (Continued)

Submits records to presbytery annually ........................................... G-10.0301
Treasurer elected annually ............................................................... G-10.0401

Sexual Abuse:
Administrative leave when alleged .................................................. D-10.0106
Definition ......................................................................................... D-10.0401 c
Pastoral inquiry ................................................................. G-9.0503 a
Time limit for charges .............................................................. D-10.0401 b

“Shall,” as a Term Defined in the .............................................. Preface
“Should,” as a Term Defined in the .............................................. Preface

Sign of Peace:
General ..................................................................................... W-2.6001 b(2)
Sacraments and ........................................................................... W-3.3702
Service for the Lord’s Day and ...................................................... W-3.3301 (e)
W-3.3507

Sin and Forgiveness, Care in .......................................................... W-6.3009

Space for Worship:
Arrangements of ........................................................................ W-1.3024
Early Church and ................................................................. W-1.3023
Jesus and ........................................................................................ W-1.3022
Old Testament and ...................................................................... W-1.3021
Session’s responsibility for .......................................................... W-1.4004 g

Special Groups, Worship of .......................................................... W-3.5700

Special Meetings:
Congregation ............................................................................. G-7.0302
General Assembly ................................................................. G-13.0104
Presbytery ................................................................. G-11.0201
Session ......................................................................................... G-10.0201
Synod ........................................................................................... G-12.0201

Special Occasions and Recognitions .............................................. W-4.1000

Special Services of:
Acceptance and reconciliation ...................................................... W-4.8000
Censure and restoration ................................................................. W-4.6000
Commissioning for specific acts of discipleship ......................... W-4.3000
Death, on the occasion of ............................................................... W-4.1000
Evangelism .................................................................................. W-3.5500
Marriage ....................................................................................... W-4.9000
Mission interpretation ................................................................. W-3.5600
Ordination and installation ............................................................. W-4.4000
Program interpretation ................................................................. W-3.5600
Recognition of service to the community .................................. W-4.7000
Transitions in ministry ................................................................. W-4.5000
Welcome and reception ................................................................. W-4.2000
Wholeness .................................................................................. W-3.5400

Spirit (See “Holy Spirit”)

Spiritual Growth of Candidates ....................................................... G-14.0412
Sponsors, Baptismal ................................................................. W-2.3013
Staff:

Equal employment opportunity ....................................................... G- 9.0105
G- 9.0704
G-11.0303
G-12.0302
G-13.0201 b

Of General Assembly ...................................................................... G-13.0109
Of local church supervised by session ............................................. G-10.0102 n
Of presbytery ................................................................................... G-11.0303
G- 9.0701
G- 9.0702

Participation and representation....................................................... G- 9.0704
G- 9.0104

Requirements of search committee for governing
body executives and administrative staff ........................................ G- 9.0704
G-13.0109

Termination of synod and presbytery staff ...................................... G- 9.0705

Standard Ordination Examinations (See also “Presbyteries’
Cooperative Committee on Examinations for Candidates”)............. G-14.0430—0432

Standards of Church (See “Constitution of the
Presbyterian Church (U.S.A.)”)

Stated Clerk (See also “Clerk”) .............................................................. G- 9.0200

Stated Meetings:

Of General Assembly ...................................................................... G-13.0104
Of presbytery ................................................................................... G-11.0201
Of synod .......................................................................................... G-12.0201

Stated Supply:

Temporary pastoral relationship ...................................................... G-14.0550

Status of Ordained Clergy in Another Denomination ..................... G-11.0401

Statute of Limitations (See “Time Limit”)

Stay of Enforcement ........................................................................ D- 6.0103
Filed within forty-five days after decision or action ....................... G- 6.0103 a,d
How obtained................................................................................... D- 6.1300 a
d
Temporary ....................................................................................... D- 6.0103 c

Steward, as Expressive Name for Minister of Word
and Sacrament ..................................................................................... G- 6.0202 a

Stewardship............................................................................................. W- 5.5004
W- 5.5005
W- 7.5000

Stewardship of Resources ................................................................. G- 2.0500 a(3)
Session to challenge people regarding ........................................... G-10.0102 h

Structures of Governing Bodies Specified:

In the General Assembly ................................................................. G- 9.0902 c
In the presbytery ............................................................................. G- 9.0902 a
In the synod ..................................................................................... G- 9.0902 b

Supervised Rehabilitation ................................................................... D-12.0103
Symbol:
Baptism as ........................................................ W- 2.3004
New Testament and .............................................. W- 1.2004
Old Testament and .............................................. W- 1.2003
Use in worship .................................................... W- 1.2002
Symbolic language in worship .............................. W- 1.2002

Synod:
Annual audit required ........................................ G-12.0305
Committee on Representation .............................. G-12.0301
Committees of .................................................... G-12.0204
Composition of commissioners elected by presbyteries G-12.0101 a–b
Corresponding members ...................................... G-12.0203
Council ............................................................. G- 9.0902 b
Creating nongeographic presbyteries .................... G-12.0102 k
Equitable compensation ...................................... G-12.0102 f
Fair employment practices ................................. G-12.0102 f
General mission budget of .................................. G-12.0303
Incorporated ...................................................... G- 8.0202
Jurisdiction of ................................................... G-12.0101
Meetings ........................................................... G-12.0201
Meets when directed by General Assembly .......... G-12.0201
Membership of ................................................ G-12.0101
Membership of GAC ......................................... G-13.0202
Minutes and records .......................................... G- 9.0406
Moderator elected at each stated meeting .............. G- 9.0202 b
Must keep accurate record of proceedings .......... G-12.0304
Nominating committee ....................................... G-12.0204
Officers enrolled .............................................. G-12.0101 b
Opened and closed with prayer ........................... G- 9.0301 b
Personnel policies ............................................. G-12.0102 f
Presbytery participation ...................................... G-12.0204
Quorum of ...................................................... G-12.0202
Relating to presbyteries ...................................... G- 9.0407 d(2)
Reports to General Assembly ............................ G-12.0304
Requirements of search committee for executives
and administrative staff ...................................... G- 9.0704
G-12.0302
Responsibilities of ........................................... G-12.0102
Special meetings ............................................. G-12.0201
Staff of .......................................................... G-12.0302
Stated meeting at least biennially ......................... G-12.0201
Three or more presbyteries ............................... G-12.0101
Trustees ........................................................ G- 8.0202
Teachers to Be Sound in the Faith ....................... G- 1.0305
Teaching Elders .............................................. G- 4.0301 b
Temperature of Records .................................... G- 9.0406
Temporary Exclusion:
A Church censure ............................................. D-12.0104
Temporary Exclusion: (Continued)

Cannot vote or hold office ............................................................... D-12.0104 e
Refrain from exercise of office ....................................................... D-12.0104 d

Temporary Pastoral Relations ................................................................. G-14.0550
Temporary Stay of Enforcement ............................................................. D-6.0103
How obtained ................................................................................... D-6.0103 a

Temporary Supply:
Counsel of committee on ministry required ..................................... G-14.0550
May become permanent pastor, 2/3 vote ......................................... G-14.0551
Secured by session ........................................................................... G-14.0550

Term for Committee on Ministry Members ............................................ G-11.0501 b

Term of Office:
Advisory Committee on the Constitution ........................................... G-13.0112 a
Clerks ............................................................................................... G-9.0203 b
Elders and deacons ........................................................................... G-14.0222
General Assembly Mission Council ................................................... G-13.0202 a–b
General Assembly Nominating Committee ........................................ G-13.0111 a
General Assembly Permanent Judicial Commission ....................... D-5.0102
Moderators ....................................................................................... G-9.0202 b
Trustees ............................................................................................ G-7.0401

Termination of Censure and Restoration:
Application for restoration to be made ............................................ D-12.0201
Authority of governing body to restore ........................................... D-12.0103 h
Governing body may act when fully satisfied ..................................... D-12.0201
When censure is rebuke ................................................................... D-12.0102
When censure is temporary exclusion ............................................. D-12.0103 b

Terms of Call, Review:
Annual ............................................................................................. G-10.0102 n
Change requires presbytery consent ............................................. G-14.0534
Minimum requirements .................................................................... G-14.0534
Signing the call ................................................................................. G-14.0533

Testimony in Remedial or Disciplinary Cases (See also “Evidence”):
By deposition ................................................................................... D-14.0304
Defined ............................................................................................ D-14.0101
Husband not compelled to testify against wife ................................ D-14.0202
Kinds of ........................................................................................... D-14.0101
through D-14.0402
New, accused may ask for new trial ............................................. D-14.0501
Newly discovered ........................................................................... D-14.0501
One governing body may take testimony for another .................. D-14.0304 a
Record of .......................................................................................... D-14.0303
Records, admissibility of, of a governing body
or judicial commission ...................................................................... D-14.0401
Refusal to give may bring censure ......... D-11.0203
Taken by one governing body valid in every other
governing body .............................................................................. D-14.0402
Wife not compelled to testify against husband ................................ D-14.0202

Three-Fourths Vote Required:
In presbytery for exceptions for extraordinary candidate .......... G-14.0471–.0473
Time Limit for:

Amendments to Book of Order received prior to meeting of General Assembly (120 days) ...................................................... G-18.0301 a

Challenge to findings of PJC moderator and clerk

Appeal in disciplinary case .............................................................. D-13.0302 a
Appeal in remedial case .................................................................. D- 8.0302 a
Remedial case .................................................................................. D- 6.0306 a
Congregational meeting (two successive Sundays) ......................... G- 7.0303 b
G-14.0530–.0532

Filing of allegations in disciplinary case ........................................... D-10.0401
Inactive roll, placing on (one year) .................................................. G-10.0302 a(3)
Inquirer’s membership in particular church (six months) .................. G-14.0303
Notice of appeal (30 days) ............................................................... D-13.0201
Notice of complaint (30 days) ......................................................... D- 6.0202 a
Special meeting of General Assembly (60 days) ......................... G-13.0104
Special meeting of presbytery (10 days) ........................................ G-11.0201
Special meeting of session (reasonable) ......................................... G-12.0201
Stay of enforcement ...................................................................... D- 6.0103 a,d
Where civil proceedings have commenced................................. D-10.0401 a

Time of Worship:

- Daily Worship.............................................................................. W- 1.3012
  W- 3.2001
- General........................................................................................ W- 1.3010
- Lord’s Day ............................................................................... W- 1.3011
  W- 3.2001
  W- 5.5001 b

Session’s responsibility for ............................................................. W- 1.4004 f

Time Requirement for Inquiries and Candidates .......................... G-14.0403

Tithes (See also “Offering”) .......................................................... W- 2.5003

Title of This Church Art. Agreement 1.1

Transcript (See also “Verbatim Transcript”) ................................. D- 7.0601
D-13.0700 b

Transfer of Covenant Relationships ............................................. G-14.0460–.0462
G-14.0474

Transitions in Life and Ministry:

- Care in ..................................................................................... W- 6.3010
- General ................................................................................... W- 4.5000
- Service for the Lord’s Day and ................................................ W- 3.3101 (8)
  W- 3.3504
  W- 4.5002

Travel Expenses ........................................................................... G- 9.0303

Treasurer ....................................................................................... G-10.0401

Trials:

- Announcement of decision in disciplinary case ......................... D-11.0403 d
- Citation of parties and witnesses .............................................. D-11.0201
  D-11.0202
- Conduct of .............................................................................. D- 7.0303
Trials: (Continued)

Conducted by whom when remedial or disciplinary cases .............. D- 7.0101
D-11.0101
Counsel ............................................................................................ D-11.0301
Decision in remedial case ................................................................. D- 7.0402 c
Disqualification and challenges ........................................................... D- 7.0401 (b)(1)
Enforcement .................................................................................... D-11.0801
Materials, circulation of, ordinarily not permitted........................... D-11.0303
Questions of procedure decided by moderator ................................. D- 7.0303 a
Record of proceedings ..................................................................... D-11.0601
Stated clerk, duty of ........................................................................ D-11.0701
Voting .............................................................................................. D-11.0403 a,b
When decision becomes final judgment ........................................... D-11.0403 a
Witnesses, citation of ...................................................................... D-11.0201
Witnesses, refusal of to testify ......................................................... D-11.0202 a,b

Trust and Love .................................................................................. G- 7.0103

Trustees:
Of General Assembly ........................................................................... G- 8.0202
Of incorporated church ........................................................................ G- 7.0401
Powers ............................................................................................... G- 7.0402
G-10.0401
Of local congregation ......................................................................... G- 7.0401
G- 7.0402
Supervised by session ........................................................................ G-10.0102 m
Of presbytery ..................................................................................... G- 8.0202
Of synod .............................................................................................. G- 8.0202
Of unincorporated church .................................................................. G- 7.0401

Truth:
And duty ............................................................................................. G- 1.0304
And goodness ..................................................................................... G- 1.0304

Two-Thirds Vote Required:
Of presbyteries on amending confessional documents .................... G-18.0201 a(2)
Temporary administrative staff to become permanent ....................... G- 9.0706
Temporary Supply, waiving time limits ........................................... G-14.0551

Types of Cases (See also “Cases”) ..................................................... D-2.0200
“Unicameral” System ......................................................................... G- 6.0407
G- 7.0401

Union Churches:
Dissolving Relationship ...................................................................... G-16.0201x
G-16.0401r
No change in Constitution .................................................................. G-16.0501
With particular churches of other Christian bodies ........................... G-16.0301
Plan of union ........................................................................................ G-16.0401
With particular churches of Reformed churches ................................. G-16.0101
Plan of union ........................................................................................ G-16.0201

Union Governing Bodies .................................................................. G-17.0000
Authorization ..................................................................................... G-17.0101
No change in Constitution .................................................................. G-17.0301
Union Governing Bodies (Continued)

Plan of union................................................................................. G-17.0201

Union, Organic, with Other Bodies:
- Approval by two-thirds of presbyteries ............................................ G-15.0301 b
- How effected.................................................................................. G-15.0301

Unity of Visible Church:
- Defined ...................................................................................... G- 4.0200
- Ecumenical statements................................................................. G-15.0302
- Not destroyed because of denominations................................. G- 4.0203

Universal Church Defined ...................................................................... G- 4.0101

Validated Ministries.............................................................................. G- 6.0202
G- 6.0203
G-11.0403
G-11.0408-.0411

Of Commissioned Lay Pastor .......................................................... G-14.0560

Verbatim Recording........................................................................... D-11.0601 a
- Required in trial unless waived by parties ................................... D-14.0303
- Verbatim Transcript........................................................................ D-11.0601 a
  At expense of requesting party .................................................. D-11.0601 f

Victim Impact Statement ................................................................... D-11.0403 e

Vindication, Request for ................................................................... D- 9.0101
and preliminary procedure......................................................... D- 9.0101

“Visit churches”:  
- Done through administrative commission ................................... G- 9.0503 a(3)
- Done through committee on ministry ........................................ G-11.0502 c,j
- Responsibility of presbytery ....................................................... G-11.0103 e
- Responsibility of session .......................................................... G-10.0102 p(5)

Visitation of the Sick:
- General..................................................................................... W- 6.3005
  Lord’s Supper and........................................................................ W- 2.4010

Visiting Ministers to Presbytery (See also “Corresponding Members”)
- ......................................................................................... G-11.0203

Visitors, Welcome of ................................................................. W- 2.6001 a(2)

Visitation, Christian ......................................................................... W- 5.6000
W- 6.2003

Voice and Vote by Immigrant Leaders at Presbytery Meetings ......... G- 9.0503 a(2)(b)
Voluntary Acts of Repentance ....................................................... D-12.0103 d
D-12.0104 c

Voters, Qualifications in:
- Congregation ........................................................................ G- 7.0301
  Judicial cases ............................................................................. D-11.0403
  D- 7.0402

Session......................................................................................... G-10.0101

Voting, Proxy, in Corporate Matters.................................................. G- 7.0404

Voting, Special Provision (See “One-Third Vote,” “Two-Thirds Vote,” “Three-Fourths Vote”)

Vows, Membership ......................................................................... G- 5.0200

Waivers......................................................................................... G-14.0470-.0473

Weddings (See also “Marriage”)..................................................... W- 4.9000
Welcoming (See also “Services of Welcome and Reception”) .............. W- 4.2000
Wholeness, Services (See also “Services for Wholeness”) .............. W- 3.5400
Wife Not Compelled to Testify Against Husband ......................... D-14.0202
Witness to the Resurrection, Service of (See also
“Services on the Occasion of Death”) ........................................... W- 4.10000
Witnesses:
- Citation of .................................................................................. D-11.0202
- Credibility of ............................................................................... D-14.0205
- Disclosed ...................................................................................... D-10.0406
- Examination of .......................................................................... D-14.0301
- Member of session or permanent judicial commission as ......... D-14.0305
- Oath or affirmation to be administered ..................................... D-14.0302
- Refusal to testify ......................................................................... D-11.0203

Women, Eligible to Hold Office ...................................................... G-  6.0105

Word of God:
- Forms of proclamation of .......................................................... W- 2.2008
- Jesus Christ as ............................................................................ W- 1.1003 c
- W- 1.2002 c
- W- 1.2004 b
- Lord’s Day and ........................................................................... W- 1.3011 (2)
  through W- 3.3700
- People’s responsibility to hear .................................................... W- 2.2010
- Preaching as ................................................................................ W- 1.1004
  W- 2.2007
- Sacraments as ............................................................................ W- 1.1004
  W- 3.3601
- Scripture as ................................................................................ W- 1.1004
  W- 2.2001

Work, Worship and ........................................................................ W- 5.6003

Worship:
- And ministry of the Church in the world................................. W- 7.0000
- And ministry within the community of faith ......................... W- 6.0000
- And personal discipleship ....................................................... W- 5.0000
- And work .................................................................................. W- 5.6003
- Artistic expressions in ............................................................... W- 1.3034 (2)
- As praise ...................................................................................... W- 7.7000
- Deacons assisting ....................................................................... G-  6.0402
- Description ................................................................................ W- 1.1001
- Elders assisting .......................................................................... G-  6.0304
- Elements of ................................................................................ W- 2.0000
- God’s initiative .......................................................................... W- 1.1002 a
  W- 1.2001
- Holy Spirit and .......................................................................... W- 1.1002 a
- Jesus Christ and ....................................................................... W- 1.1003
- W- 1.1004
- Language of ............................................................................... W- 1.2000
- Ordering of ............................................................................... W- 3.0000
- Pastor’s responsibilities .......................................................... W- 1.4005
Worship: *(Continued)*
- Responsibility for, in session .................................................. G-10.0102 d  
  W- 1.4000  
- Selection of hymns ...................................................................... W- 1.4005 a,b  
- Session’s responsibilities .............................................................. W- 1.4004  

Written Decision of Permanent Judicial Commission:  
- Remedial ...................................................................................... D- 7.0402 c  
  D- 8.0404 c  
- Disciplinary .................................................................................. D-11.0403 c  
  D-13.0405 c