## **Judicial Order #2**

- 1. This order repeals Judicial Order #1. The entirety of Judicial Order #1 is no longer binding.
- 2. Any resolution passed by the senate is ruled unconstitutional and void if it has any the following characteristics:
- -It creates a policy by which a student religious group (SRG) can be punished (including decreased funding or resources) for its use of the new non-discrimination policy created by the Committee on Student Life (CSL).
- -It encourages individual senators to cast votes punishing an SRG for abiding by the CSL policy.
  - -It enacts a punishment on an SRG currently abiding by the CSL policy.
- -Any other resolution that contains a clause similar in spirit or wording to those listed above.
- 3. If any set of TCU bylaws, or the Treasury Procedures Manual, is amended to contain any clause satisfying any of the criteria in 2, then this clause is ruled unconstitutional and is void and non-binding.
- 4. If a resolution is passed satisfying the criteria in 2, no senator, nor the senate as a whole, may claim or publicize that the senate as a body supports the opinions voiced in the resolution. Senators violating 4 will be subject to disciplinary action. This does not prevent senators from voicing their individual support for any resolution.
- 5. If any student religious group using the CSL's new non-discrimination policy can demonstrate to the TCUJ that they have been punished (including an unusually low transfer of resources or funding) due to their use of this policy, then the TCUJ shall require the senate to restore the lost resources or undo the punishment. Additionally, the TCUJ may at its discretion enforce disciplinary action against the senator(s) voting in favor of the punishment.