

## APPENDIX T

could be cured by a simple amendment to *RAO* 17-2 so that it is revised to read as follows:

17-2. With respect to the Rules of Discipline, any reference (*BCO* 41), appeal (*BCO* 42), complaint (*BCO* 43), *BCO* 40-5 ~~proceeding report~~, or request to assume original jurisdiction (*BCO* 34-1) made to the General Assembly shall be assigned to the Standing Judicial Commission for adjudication.

Such an amendment would allow the effective process previously employed to docket and review these matters to continue.

**Case 2018-03**  
**GOEFFREY DURAND**  
v.  
**CENTRAL FLORIDA PRESBYTERY**

**REPORT AFFECTING CHRISTIAN CHARACTER (BCO 31-2)**

**February 7, 2019**

This matter is a “report affecting Christian character . . .” (*BCO* 31-2), and before the SJC, it is Administratively Out of Order and cannot be put in order. There is no constitutional provision for the SJC to receive a *BCO* 31-2 report directly.

Bankson, <i>Concur</i>	Duncan, <i>Concur</i>	Meyerhoff, <i>Concur</i>
Bise, <i>Concur</i>	Ellis, <i>Concur</i>	Neikirk, <i>Concur</i>
Cannata, <i>Concur</i>	Evans, <i>Concur</i>	Nusbaum, <i>Concur</i>
Carrell, <i>Absent</i>	Fowler, <i>Concur</i>	Pickering, <i>Concur</i>
Chapell, <i>Concur</i>	Greco, <i>Concur</i>	Terrell, <i>Concur</i>
Coffin, <i>Concur</i>	Jones, <i>Concur</i>	Waters, <i>Concur</i>
Donahoe, <i>Concur</i>	Kooistra, <i>Concur</i>	White, <i>Concur</i>
Dowling, <i>Concur</i>	McGowan, <i>Concur</i>	Wilson, <i>Concur</i>
(23 concurring, 0 dissenting, 1 absent)		