

MINUTES OF THE GENERAL ASSEMBLY

CASE No. 2022-02

TE HERRON & RE BAYSINGER
v.
CENTRAL INDIANA PRESBYTERY

DECISION ON COMPLAINT

April 5, 2023

In the SJC's June 2, 2022 Decision in Case 2021-06 *Herron et al. v. Central Indiana*, the SJC "postponed consideration of all pending (i.e., Cases. 2021-14, 2021-15 & 2022-02) and future Complaints on any matter related to TE Daniel Herron or related judicial matters." Therefore, consideration of this Complaint was postponed until after the final decision was rendered in Case 2022-10 *PCA v. Herron* (trial). Without objection, the SJC ruled that this Complaint be answered and decided by reference to the April 5, 2023 Final Decision in Case 2022-10.

CASE No. 2022-03

TE FRED KLETT et al.
v.
PHILADELPHIA PRESBYTERY

DECISION ON COMPLAINT

October 20, 2022

I. SUMMARY OF THE FACTS

09/15/18 TE Larry Smith came before Philadelphia Presbytery to be examined for transfer from Epiphany Fellowship. Presbytery's Credentialing Committee did not recommend TE Smith to Presbytery because "it was the opinion of the Committee that Larry's views regarding the continuation of the Spiritual gifts of prophecy and tongues beyond the Apostolic era and closing of the canon amount to [sic] exception of substance to WCF 1.1 which is out of accord with the fundamentals of the system because it is hostile to the system." TE Smith responded by presenting, at the