Addendum to The Book of Discipline of The United Methodist Church, 2016

The action of the 2019 General Conference affected the following portions of the Book of Discipline. The new text of each paragraph or subparagraph is printed below. These will replace the corresponding portions printed in the 2016 Book of Discipline, and should be used when preparing petitions to the 2020 General Conference. The majority of these changes will become effective on January 1, 2020 for annual conferences in the United States of America, and will become effective twelve months after the close of the 2020 General Conference for those in central conferences. The new subparagraph 1504.23, new paragraph 2553, and the amended Clergy Retirement Security Program (CRSP) became effective at the close of the 2019 General Conference.

¶ 304.3, page 226, footnote 1.
1. “Self-avowed practicing homosexual” is understood to mean that a person openly acknowledges to a bishop, district superintendent, district committee of ordained ministry, Board of Ordained Ministry, or clergy session that the person is a practicing homosexual; or is living in a same-sex marriage, domestic partnership or civil union, or is a person who publicly states she or he is a practicing homosexual. See Judicial Council Decisions 702, 708, 722, 725, 764, 844, 984, 1020, 1341.

¶ 304.5, page 226.
5. In all votes regarding license, ordination, or conference membership, the requirements set forth herein are minimum requirements. Each person voting is expected to vote prayerfully based on personal judgment of the applicant’s gifts, evidence of God’s grace, and promise of future usefulness for the mission of the Church. The district committee on ordained ministry and the Board of Ordained Ministry shall not approve or recommend any person for candidacy, licensing, commissioning, or ordination who does not meet the qualifications of ¶ 304.1-3, based on the full examination and thorough inquiry into the person’s fitness by the committee and board (see Judicial Council Decisions 1343 and 1344). The bishop presiding in the clergy session shall rule any such unqualified candidate out of order and not eligible to be acted upon.

¶ 362. Complaint Procedures—1. Ordination and membership in an annual conference in The United Methodist Church is a sacred trust. The qualifications and duties of local pastors, associate members, provisional members, and full members are set forth in The Book of Discipline of The United Methodist Church, and we believe they flow from the gospel as taught by Jesus the Christ and proclaimed by his apostles. Whenever a person in any of the above categories, including those on leaves of all types, honorable or administrative location, or retirement, is accused of violating this trust, the membership of his or her ministerial office shall be subject to review.

This review shall have as its primary purpose a just resolution of any violations of this sacred trust, in the hope that God’s work of justice, reconciliation and healing may be realized in the body of Christ.

A just resolution is one that focuses on repairing any harm to people and communities, achieving real accountability by making things right in so far as possible and bringing healing to all the parties. Just resolutions shall state all identified harms and how they shall be addressed by the Church and other parties to the complaint. In appropriate situations, processes seeking a just resolution as defined in ¶ 362.1c may be pursued. Special attention should be given to ensuring that cultural, racial, ethnic and gender contexts are valued throughout the process in terms of their understandings of fairness, justice, and restoration.

A complaint is a written and signed statement claiming misconduct as defined in ¶ 2702.1. When a complaint is received by the bishop, both the person making the complaint and the person against whom the complaint is made will be informed in writing of the process to be followed at that stage. When and if the stage changes, those persons will continue to be informed in writing of the new process in a timely fashion. All original time limitations may be extended for one 30-day period upon the consent of the complainant and the respondent.

a) Supervision—In the course of the ordinary fulfillment of the superintending role, the bishop or district superintendent may receive or initiate complaints about the performance or character of a clergyperson. A complaint is a written and signed statement claiming misconduct or unsatisfactory performance of ministerial duties. The person filing the complaint and the clergyperson shall be informed by the district superintendent or bishop of the process for filing the complaint and its purpose.
b) Supervisory Response—The supervisory response of the bishop shall begin upon receipt of a formal complaint. The response is pastoral and administrative and shall be directed toward a just resolution among all parties. It is not part of any judicial process. The complaint shall be treated as an allegation or allegations during the supervisory process. At all supervisory meetings no verbatim record shall be made and no legal counsel shall be present. The person against whom the complaint was made may choose another person to accompany him or her with the right to voice; the person making the complaint shall have the right to choose a person to accompany him or her with the right to voice.

The supervisory response shall be carried out by the bishop or the bishop’s designee in a timely manner, with attention to communication to all parties regarding the complaint and the process. At the determination of the bishop, persons with qualifications and experience in assessment, intervention, or healing may be selected to assist in the supervisory response. The bishop also may consult with the committee on pastor-parish relations for pastors, the district committee on superintendency for the district superintendents, appropriate personnel committee, or other persons who may be helpful.

When the supervisory response is initiated, the bishop shall notify the chairperson of the Board of Ordained Ministry that a complaint has been filed, of the clergyperson named, of the general nature of the complaint, and, when concluded, of the disposition of the complaint.

c) Just Resolution—The supervisory response may include a process that seeks a just resolution in which the parties are assisted by a trained, impartial third party facilitator(s) or mediator(s), in reaching an agreement satisfactory to all parties. If the bishop chooses to initiate a mediated attempt to produce a just resolution, then the bishop, the person filing the complaint, the respondent, and other appropriate persons shall enter into a written agreement outlining the process, including any agreements on confidentiality. A process seeking a just resolution may begin at any time in the supervisory, complaint, or trial process. No matter where in the process a just resolution is achieved, the complainant(s) shall be a party to the resolution process and every effort shall be made to have the complainant(s) agree to the resolution before it may take effect. If resolution is achieved, a written statement of resolution, including any terms and conditions, shall be signed by the parties and the parties shall agree on any matters to be disclosed to third parties. A just resolution agreed to by all parties shall be a final disposition of the related complaint.

A process seeking a just resolution may begin at any time in the supervisory or complaint process. This is a not an administrative or judicial proceeding.

d) Suspension—When deemed appropriate, to protect the well-being of the person making the complaint, the congregation, annual conference, other context for ministry, and/or clergy, the bishop, with the recommendation of the executive committee of the Board of Ordained Ministry, may suspend the person from all clergy responsibilities, but not from an appointment, for a period not to exceed ninety days. With the agreement of the executive committee of the Board of Ordained Ministry, the bishop may extend the suspension for only one additional period not to exceed thirty days. During the suspension, salary, housing, and benefits provided by a pastoral charge will continue at a level no less than on the date of suspension. The person so suspended shall retain all rights and privileges as stated in ¶ 334. The cost of supply of a pastor during the suspension will be borne by the annual conference.

e) Referral or Dismissal of a Complaint—Upon receiving a written and signed complaint, the Bishop shall, within 90 days, carry out the supervisory response process outlined above. If within 90 days after the receipt of the complaint resolution is not achieved, the bishop shall either:

- (1) Dismiss the complaint as having no basis in law or fact, with the consent of the cabinet, giving the reasons therefore in writing, copies of which shall be placed in the clergyperson’s file and shared with the complainant; or
- (2) Refer the matter to the counsel for the Church as a complaint.

f) Supervisory Follow-up and Healing—The bishop and cabinet shall provide a process for healing within the congregation, annual conference, or other context of ministry if there has been significant disruption by the complaint. This process may include sharing of information by the bishop or the bishop’s designee about the nature of the complaint without disclosing alleged facts, which may compromise any possible forthcoming administrative or judicial process. When facts are disclosed, due regard should be given to the interests and needs of all concerned, including the respondent and complainant who may be involved in an administrative or judicial process. This process for healing may include a process of a just resolution, which addresses unresolved conflicts, support for victims, and reconciliation for parties involved. This can take place at any time during the supervisory, complaint, or trial process.

g) A complaint may be held in abeyance with the approval of the Board of Ordained Ministry if civil authorities are involved or their involvement is imminent on matters covered by the complaint. The
status of complaints held in abeyance shall be reviewed at a minimum of every 90 days by the bishop and the executive committee of the Board of Ordained Ministry to ensure that the involvement of civil authorities is still a valid impediment for proceeding with the resolution of a complaint. Abeyance of a complaint may be terminated by either the bishop or the Board of Ordained Ministry. The time in which a complaint is held in abeyance shall not count toward the statute of limitations. A clergyperson shall continue to hold his or her current status while a complaint is held in abeyance.

82. See Judicial Council Decision 763.

¶ 413.3.c, page 337.
\(\circ\) The supervisory response may include a process seeking a just resolution in which the parties are assisted by a trained, impartial third party facilitator(s) or mediator(s) in reaching an agreement satisfactory to all parties. (See ¶ 362.1i, e.) The appropriate persons, including the president of the College of Bishops, or the secretary if the complaint concerns the president, should enter into a written agreement outlining such process, including an agreement as to confidentiality. No matter where in the process a just resolution is achieved, the complainant(s) shall be a party to the resolution process and every effort shall be made to have the complainant(s) agree to the resolution before it may take effect. If resolution is achieved, a written statement of resolution, including terms and conditions, shall be signed by the parties and the parties shall agree on any matters to be disclosed to third parties. Such written statement of resolution shall be given to the person in charge of that stage of the process for further action consistent with the agreement. Just resolutions shall state all identified harms and how they shall be addressed by the Church and other parties to the complaint.

¶ 413.3.d.i, page 337.
\(\circ\) If the supervisory response results in the resolution of the matter, the bishop in charge of the supervisory response and the two episcopacy committee members appointed to the supervisory process (¶ 413.3) shall monitor the fulfillment of the terms of the resolution. If the supervisory response does not result in resolution of the matter, the president or secretary of the College of Bishops may either dismiss the complaint as having no basis in law or fact, with the consent of the College of Bishops and the committee on episcopacy, giving the reasons therefore in writing, copies of which shall be placed in the bishop’s file and shared with the complainant, refer the matter to the committee on episcopacy as an administrative complaint pursuant to ¶ 413.3e, or refer the matter to counsel for the Church pursuant to ¶ 2704.1 to prepare a complaint to forward to the committee on investigation.

¶ 415.6, page 341.
6. To consecrate bishops; to ordain elders and deacons; to commission deaconesses, home missioners, and missionaries; and to see that the names of the persons commissioned and consecrated are entered on the journals of the conference and that proper credentials are furnished to these persons. Bishops are prohibited from consecrating bishops who are self-avowed practicing homosexuals, even if they have been duly elected by the jurisdictional or central conference. Bishops are prohibited from commissioning those on the deacon or elder track if the Board of Ordained Ministry has determined the individual is a self-avowed practicing homosexual or has failed to certify it carried out the disciplinarily mandated examination, even if the individual has been recommended by the Board of Ordained Ministry and approved by the clergy session of the annual conference. Bishops are prohibited from ordaining deacons or elders if the Board of Ordained Ministry has determined the individual is a self-avowed practicing homosexual or has failed to certify it carried out the disciplinarily mandated examination, even if the individual has been recommended by the Board of Ordained Ministry and approved by the clergy session of the annual conference.

As these services are acts of the whole Church, text and rubrics shall be used in the form approved by the General Conference.

¶ 543.17, page 388.
17. In a central conference or provisional central conference using a language other than English, legislation passed by a General Conference shall not take effect until 18 months after the close of that General Conference in order to afford the necessary time to make adaptations and to publish a translation
of the legislation that has been enacted, the translation to be approved by the resident bishop or bishops of the central conference. This provision, however, shall not exclude the election of delegates to the General Conference by annual conferences within the territory of central conferences or provisional central conferences. Legislation passed at the 2019 called session of General Conference shall not take effect in central conferences until twelve months after the close of the 2020 General Conference in order to afford the necessary time to organize a central conference and “to make such rules and regulations for the administration of the work within their boundaries including such changes and adaptations of the General Discipline as the conditions in the respective areas may require, subject to the powers that have been or shall be vested in the General Conference” (¶ 31.5 of the Constitution), without regard to the language used in a central conference.

NEW ¶ 1504.23, page 676.
[This new subparagraph became effective at the close of the 2019 General Conference.]
23. If a local church or charge in the United States changes its relationship to The United Methodist Church through closure, abandonment, or release from the trust clause pursuant to ¶ 2548, ¶ 2549, or otherwise, notwithstanding whether property with title held by the local church is subject to the trust (under the terms of ¶ 2501), the local church shall contribute a withdrawal liability in an amount equal to its pro rata share of any aggregate unfunded pension obligations to the annual conference. The General Board of Pension and Health Benefits shall determine the aggregate funding obligations of the annual conference using market factors similar to a commercial annuity provider, from which the annual conference will determine the local church’s share. Nothing in the foregoing prevents an annual conference from collecting other obligations from a church or charge.

NEW ¶ 2553, page 776.
[This new paragraph became effective at the close of the 2019 General Conference.]
Section VIII. Disaffiliation of Local Churches Over Issues Related to Human Sexuality
¶ 2553. Disaffiliation of a Local Church Over Issues Related to Human Sexuality—1. Basis—Because of the current deep conflict within The United Methodist Church around issues of human sexuality, a local church shall have a limited right, under the provisions of this paragraph, to disaffiliate from the denomination for reasons of conscience regarding a change in the requirements and provisions of the Book of Discipline related to the practice of homosexuality or the ordination or marriage of self-avowed practicing homosexuals as resolved and adopted by the 2019 General Conference, or the actions or inactions of its annual conference related to these issues which follow.

2. Time Limits—The choice by a local church to disaffiliate with The United Methodist Church under this paragraph shall be made in sufficient time for the process for exiting the denomination to be complete prior to December 31, 2023. The provisions of ¶ 2553 expire on December 31, 2023 and shall not be used after that date.

3. Decision Making Process—The church conference shall be conducted in accordance with ¶ 248 and shall be held within one hundred twenty (120) days after the district superintendent calls for the church conference. In addition to the provisions of ¶ 246.8, special attention shall be made to give broad notice to the full professing membership of the local church regarding the time and place of a church conference called for this purpose and to use all means necessary, including electronic communication where possible, to communicate. The decision to disaffiliate from The United Methodist Church must be approved by a two-thirds (2/3) majority vote of the professing members of the local church present at the church conference.

4. Process Following Decision to Disaffiliate from The United Methodist Church—If the church conference votes to disaffiliate from The United Methodist Church, the terms and conditions for that disaffiliation shall be established by the board of trustees of the applicable annual conference, with the advice of the cabinet, the annual conference treasurer, the annual conference benefits officer, the director of connectional ministries, and the annual conference chancellor. The terms and conditions, including the effective date of disaffiliation, shall be memorialized in a binding Disaffiliation Agreement between the annual conference and the trustees of the local church, acting on behalf of the members. That agreement must be consistent with the following provisions:

   a) Standard Terms of the Disaffiliation Agreement. The General Council on Finance and Administration shall develop a standard form for Disaffiliation Agreements under this paragraph to protect The United Methodist Church as set forth in ¶ 807.9. The agreement shall include a recognition of the validity and applicability of ¶ 2501, notwithstanding the release of property therefrom. Annual conferences may develop additional standard terms that are not inconsistent with the standard form of this paragraph.
b) Apportionments. The local church shall pay any unpaid apportionments for the 12 months prior to disaffiliation, as well as an additional 12 months of apportionments.

c) Property. A disaffiliating local church shall have the right to retain its real and personal, tangible and intangible property. All transfers of property shall be made prior to disaffiliation. All costs for transfer of title or other legal work shall be borne by the disaffiliating local church.

d) Pension Liabilities. The local church shall contribute withdrawal liability in an amount equal to its pro rata share of any aggregate unfunded pension obligations to the annual conference. The General Board of Pension and Health Benefits shall determine the aggregate funding obligations of the annual conference using market factors similar to a commercial annuity provider, from which the annual conference will determine the local church’s share.

e) Other Liabilities. The local church shall satisfy all other debts, loans, and liabilities, or assign and transfer them to its new entity, prior to disaffiliation.

f) Payment Terms. Payment shall occur prior to the effective date of departure.

g) Disaffiliating Churches Continuing as Plan Sponsors of the General Board of Pension and Health Benefits Plans. The United Methodist Church believes that a local church disaffiliating under ¶ 2553 shall continue to share common religious bonds and convictions with The United Methodist Church based on shared Wesleyan theology and tradition and Methodist roots, unless the local church expressly resolves to the contrary. As such, a local church disaffiliating under ¶ 2553 shall continue to be eligible to sponsor voluntary employee benefit plans through the General Board of Pension and Health Benefits under ¶ 1504.2, subject to the applicable terms and conditions of the plans.

h) Once the disaffiliating local church has reimbursed the applicable annual conference for all funds due under the agreement, and provided that there are no other outstanding liabilities or claims against The United Methodist Church as a result of the disaffiliation, in consideration of the provisions of this paragraph, the applicable annual conference shall release any claims that it may have under ¶ 2501 and other paragraphs of The Book of Discipline of The United Methodist Church commonly referred to as the trust clause, or under the agreement.

¶ 2701.5, pages 787-788.

5. A Just Resolution in Judicial Proceedings—A just resolution is one that focuses on repairing any harm to people and communities, achieving real accountability by making things right in so far as possible and bringing healing to all the parties. Just resolutions shall state all identified harms and how they shall be addressed by the Church and other parties to the complaint. Special attention should be given to ensuring that cultural, racial, ethnic, age, and gender contexts are valued throughout the process in terms of their understandings of fairness, justice, and restoration. During the just resolution process, the parties may be assisted by a trained, impartial third party facilitator(s) or mediator(s), in reaching an agreement satisfactory to all parties. Processes that seek a just resolution are encouraged at any time, including through the judicial proceedings. After the referral of a matter as a judicial complaint from counsel for the Church to the committee on investigation, if a process seeking a just resolution is used, the appropriate persons, including the counsel for the Church, the complainant(s), and the counsel for the respondent, should enter into a written agreement outlining such process, including any agreement on confidentiality. No matter where in the process a just resolution is achieved, the complainant(s) shall be a party to the resolution process and every effort shall be made to have the complainant(s) agree to the resolution before it may take effect. If resolution is achieved, a

¶ 2706.5.c.3, pages 799-800.

5 Upon recommendation of the counsel for the Church and the counsel for the respondent, the committee may refer the matter to the resident bishop as deemed appropriate for a process seeking a just resolution. The bishop shall institute such a process and may use the assistance of a trained, impartial third party facilitator(s) or mediator(s). Such referral will not constitute a dismissal or double jeopardy under ¶ 2701.2d. The appropriate persons, including the counsel for the Church, the complainant, and counsel for the respondent, should enter into a written agreement outlining the process, including any agreements on confidentiality. No matter where in the process a just resolution is achieved, the complainant(s) shall be a party to the resolution process and every effort shall be made to have the complainant(s) agree to the resolution before it may take effect. If resolution is achieved, a
written statement, affirming such resolution, including any terms and conditions, shall be signed by the same persons who signed the written agreement outlining the process, and they shall agree on any matters to be disclosed to third parties. Just resolutions shall state all identified harms and how they shall be addressed by the Church and other parties to the complaint. If the resolution results in a change of ministerial status, the disclosure agreement shall not prevent the disciplinary disclosures required for readmission. The committee on investigation shall retain jurisdiction for the period of time stated for the implementation of the resolution agreement. The committee shall periodically monitor the progress of the completion of the terms and conditions of the resolution agreement, and shall certify when the terms and conditions of the agreement are completed. When the terms and conditions of the agreement are completed, the committee on investigation shall report its certification, and the status of the respondent as a result of completing the terms and conditions of the resolution agreement, to the resident bishop. If the process does not result in resolution, the matter shall be returned to the committee on investigation for further consideration. Also, decision(s) of a trial court that call for certification as to the completion of terms and conditions of the trial court’s decision(s) after the end of a trial are to be assigned to the committee on investigation for monitoring and certification of completion of the decision. If the respondent fails to complete the terms and conditions of a trial court decision, the committee shall notify the presiding officer of the trial, who may reconvene the trial court for its further consideration.

2711.3, page 809.
3. Penalties—If the Trial Results in Conviction.—Further testimony may be heard and arguments by counsel presented regarding what the penalty should be. The trial court shall determine the penalty, which shall require a vote of at least seven members. The trial court shall have the power to remove the respondent from professing membership, terminate the conference membership, and revoke the credentials of conference membership and licensing, commissioning, ordination, or consecration of the respondent, suspend the respondent from the exercise of the functions of office, or to fix a lesser penalty. However, where the conviction is for conducting ceremonies that celebrate homosexual unions or performing same-sex wedding ceremonies under ¶ 2702.1(b) or (d), the trial court does not have the power to and may not fix a penalty less than the following:
   a) First (1st) offense – One (1) year’s suspension without pay.
   b) Second (2nd) offense – Not less than termination of conference membership and revocation of credentials of licensing, ordination, or consecration.

   The penalty fixed by the trial court shall take effect immediately unless otherwise indicated by the trial court. Should any penalty fixed by a trial court be altered or reduced as a result of the appellate process, the respondent shall be restored and / or compensated as appropriate, provided that in no instance and under no circumstances shall the respondent be entitled to receive an award of compensation for or reimbursement of any expenses or fees associated with the respondent’s use of an attorney.”


2715.10, pages 813-814.
10 The Church shall have no right of appeal from findings of fact of the trial court. The Church shall have a right of appeal to the committee on appeals and then to the Judicial Council from findings of the trial court based on egregious errors of Church law or administration that could reasonably have affected the findings of the trial court. When the committee on appeals or the Judicial Council shall find egregious errors of Church law or administration under this part, it may remand the case for a new trial, along with a statement of the grounds of its action. This is not to be double jeopardy. In regard to cases where there is an investigation under ¶ 2702, but no trial is held, egregious errors of Church law or administration may be appealed to the jurisdictional or central conference committee on appeals and then to the Judicial Council by counsel for the Church. The committee on investigation’s decision not to certify a bill of charges does not alone constitute an egregious error of Church law or administration. When the committee on appeals or the Judicial Council shall find egregious errors of Church law or administration under this part, it may remand the case for a new hearing, in which event it shall return to the chair of the committee on investigation a statement of the grounds of its action. This is not to be double jeopardy.”

27. See Judicial Council Decision 985.
Clergy Retirement Security Program
[This action became effective at the close of the 2019 General Conference.]
The 2019 General Conference adopted petition 90017, which stated:

The General Board of Pension and Health Benefits is directed by the General Conference to amend the Clergy Retirement Security Program such that active clergy participants who terminate their annual conference relationship under ¶ 360 of the Book of Discipline will be treated as terminated vested participants under the Clergy Retirement Security Program. The terminated vested participant’s accrued pension benefits shall be secured and protected from future disruptions by converting such benefits to an actuarially equivalent account balance, using factors corresponding to those used when determining annual conference plan sponsor contributions to the Clergy Retirement Security Program. Such converted benefits, along with all other retirement account balances, shall be transferred to the United Methodist Personal Investment Plan, a voluntary defined contribution plan maintained by the General Board of Pension and Health Benefits under ¶ 1504.2. The General Board of Pension and Health Benefits is directed, authorized, and empowered to amend the Clergy Retirement Security Program, effective as of the close of the 2019 General Conference and in the manner described above.

The General Board of Pension and Health Benefits (Wespath) is amending the Clergy Retirement Security Program (CRSP) as directed, and the plan document amendment will be publicly available.
New ¶, page 27, top of page. Add a new paragraph between current ¶¶ 5 and 6, to be designated by the paragraph number ¶ 66. The new paragraph will read as follows:

As the Holy Scripture reveals, both men and women are made in the image of God and, therefore, men and women are of equal value in the eyes of God. The United Methodist Church acknowledges the long history of discrimination against women and girls. The United Methodist Church shall confront and seek to eliminate discrimination against women and girls, whether in organizations or in individuals, in every facet of its life and in society at large. The United Methodist Church shall work collaboratively with others to address concerns that threaten women’s and girls’ equality and well-being.

[Editor’s note: For the remainder of the 2017-2020 quadrennium, the new paragraph will be numbered ¶ 66 so that subsequent paragraphs will retain their current numbering. Beginning with the 2020 Book of Discipline, the paragraph will be designated ¶ 6 and subsequent paragraphs will be renumbered in consecutive order.]

This constitutional amendment was duly approved by the General Conference and the requisite two-thirds affirmative vote of the aggregate number of members of the several annual conferences present and voting, and those votes were canvassed by the Council of Bishops meeting in November 2019 and announced according to The Book of Discipline, ¶ 59.

¶ 34, page 36, line 17. After the first sentence, add “Such elections shall include open nominations from the floor by the annual conference, and delegates shall be elected by a minimum of a simple majority of the ballots cast.”

The paragraph will now read:
The annual conference shall elect clergy and lay delegates to the General Conference and to its jurisdictional or central conference in the manner provided in this section, Articles IV and V. Such elections shall include open nominations from the floor by the annual conference, and delegates shall be elected by a minimum of a simple majority of the ballots cast. The persons first elected up to the number determined by the ratio for representation in the General Conference shall be representatives in that body. Additional delegates shall be elected to complete the number determined by the ratio for representation in the jurisdictional or central conference, who, together with those first elected as above, shall be delegates in the jurisdictional or central conference. The additional delegates to the jurisdictional or central conference shall in the order of their election be the reserve delegates to the General Conference. The annual conference shall also elect reserve clergy and lay delegates to the jurisdictional or central conference as it may deem desirable. These reserve clergy and lay delegates to the jurisdictional or central conferences may act as reserve delegates to the General Conference when it is evident that not enough reserve delegates are in attendance at the General Conference.

This constitutional amendment was duly approved by the General Conference and the requisite two-thirds affirmative vote of the aggregate number of members of the several annual conferences present and voting, and those votes were canvassed by the Council of Bishops meeting in May 2018 and announced according to The Book of Discipline, ¶ 59.

¶ 46, page 39, bottom of page. To the end of the paragraph, add “provided that episcopal elections in central conferences shall be held at a regular, not an extra, session of the central conference, except in the case where an unexpected vacancy must be filled.”

The paragraph will now read:
The bishops shall be elected by the respective jurisdictional and central conferences and consecrated in the historic manner at such time and place as may be fixed by the General Conference for those elected by the jurisdictions and by each central conference for those elected by such central conference, provided that episcopal elections in central conferences shall be held at a regular, not an extra, session of the central conference, except in the case where an unexpected vacancy must be filled.
This constitutional amendment was duly approved by the General Conference and the requisite two-thirds affirmative vote of the aggregate number of members of the several annual conferences present and voting, and those votes were canvassed by the Council of Bishops meeting in May 2018 and announced according to The Book of Discipline, ¶ 59.

¶ 50, page 41, line 32. After the last paragraph, add “These provisions shall not preclude the adoption by the General Conference of provisions for the Council of Bishops to hold its individual members accountable for their work, both as general superintendents and as presidents and residents in episcopal areas.”

The paragraph will now read:
The bishops, both active and retired, of The Evangelical United Brethren Church and of The Methodist Church at the time union is consummated shall be bishops of The United Methodist Church. The bishops of The Methodist Church elected by the jurisdictions, the active bishops of The Evangelical United Brethren Church at the time of union, and bishops elected by the jurisdictions of The United Methodist Church shall have life tenure. Each bishop elected by a central conference of The Methodist Church shall have such tenure as the central conference electing him shall have determined.
The jurisdictional conference shall select a standing committee on episcopacy to consist of one clergy and one lay delegate from each annual conference, on nomination of the annual conference delegation. The committee shall review the work of the bishops, pass on their character and official administration, and report to the jurisdictional conference its findings for such action as the conference may deem appropriate within its constitutional warrant of power. The committee shall recommend the assignments of the bishops to their respective residences for final action by the jurisdictional conference.
These provisions shall not preclude the adoption by the General Conference of provisions for the Council of Bishops to hold its individual members accountable for their work, both as general superintendents and as presidents and residents in episcopal areas.

[Editor’s note: In the first line of the addition, “that adoption” has been changed to “the adoption” as a grammatical correction.]

This constitutional amendment was duly approved by the General Conference and the requisite two-thirds affirmative vote of the aggregate number of members of the several annual conferences present and voting, and those votes were canvassed by the Council of Bishops meeting in May 2018 and announced according to The Book of Discipline, ¶ 59.

¶ 162.A, page 120, third paragraph, line 7. Delete the words “members of”. The sentence will now read: “We further assert the right of historically underrepresented racial and ethnic persons to equal and equitable opportunities in employment and promotion…”

¶ 256.3.c(1), page 189, second line from the bottom of the page. Replace “council” with “leadership team”. The sentence will now read: “The leadership team shall be composed of:”

¶ 256.3.c(3), page 191, line 15. In the subparagraph following subparagraph (n), replace the subparagraph designation (m) with (o). The subparagraph will now read: “(o) It is strongly recommended that the council develop a program budget for their ministry.”

¶ 258.2, page 196, line 34. Add “or staff-parish relations” after “pastor-parish relations”. The sentence should read: “There shall be elected annually by the charge conference in each local church a committee on pastor-parish relations or staff-parish relations who are professing members…”

¶ 263.c, page 211, second line from the bottom. Delete the second occurrence of “; 50 percent (General Board of Global Ministries)”. The sentence will read: “(2) Strengthen, develop and equip Native American rural, urban, and reservation congregations, ministries, and communities: 50 percent (General Board of Global Ministries).”

¶ 268.3, page 218, fifth line from the bottom. Capitalize “Lay Servant Ministries”.

¶ 268.3.e, page 219, line 7. Replace “(see ¶ 666.10)” with “(see ¶ 666.11)”.
¶ 268.4.e, page 220, line 6. Replace “(see ¶ 666.10)” with “(see ¶ 666.11)”.

¶ 310.2.e, page 232, line 3. Replace “(¶ 666.6)” with “(¶ 666.7)”.

¶ 320.5, page 242, line 5. Replace “¶ 358.1, .2, .4” with “¶ 357.1, .2, .4”.

¶ 320.5, page 242, line 6. Replace “¶ 1506.5a” with “applicable provisions of the Clergy Retirement Security Program.” The sentence will now read: “Retirement provisions for local pastors shall be the same as those for clergy members in ¶ 357.1, .2, .4, with pensions payable in accordance with applicable provisions of the Clergy Retirement Security Program.”

[Editor’s Note regarding ¶¶ 327.6, 354, 357.3, and 359: Judicial Council Decision No. 1383 stated that: “The provisions in The Book of Discipline of The United Methodist Church, 2016 setting forth the administrative process leading to involuntary leave of absence (¶ 354), involuntary retirement (¶ 357.3), administrative location (¶ 359), and discontinuance from provisional membership (¶ 327.6) violate the guarantees of a fair and unbiased process in ¶¶ 20 and 58 and are unconstitutional, null and void. The effect of this ruling shall be prospective and shall not affect pending administrative cases that were filed prior to November 1, 2019.”]

¶ 327.6, pages 252-253. The Judicial Council has determined in Decision No. 1383 that certain provisions in this paragraph are unconstitutional (see above). The decision did not specify what portions of the paragraph should be stricken or amended, and deferred to the General Conference to address the problems identified in the decision.

¶ 331.10.b, page 263, line 13. In the final sentence, replace “(see ¶ 331.6d)” with “(see ¶ 331.7)”.

[Editor’s Note: A previous edition of the Errata included changes to ¶¶ 408.3, 410, and 422 approved by the 2016 General Conference as enabling legislation, to take effect upon ratification of the amendment to ¶ 50 of the Constitution published above. These changes were also presented to the 2019 General Conference as part of the Traditional Plan. Although these changes were approved, the Judicial Council declared them unconstitutional in Judicial Council Decisions 1366, 1377, and 1378. The changes to ¶¶ 408.3, 410, and 422 have been removed from the Errata pursuant to ¶2612.2 of the Book of Discipline.]

¶ 354, pages 299-301. The Judicial Council has determined in Decision No. 1383 that certain provisions in this paragraph are unconstitutional (see above). The decision did not specify what portions of the paragraph should be stricken or amended, and deferred to the General Conference to address the problems identified in the decision.

¶ 357.3, page 306. The Judicial Council has determined in Decision No. 1383 that certain provisions in this paragraph are unconstitutional (see above). The decision did not specify what portions of the paragraph should be stricken or amended, and deferred to the General Conference to address the problems identified in the decision.

¶ 359, pages 309-311. The Judicial Council has determined in Decision No. 1383 that certain provisions in this paragraph are unconstitutional (see above). The decision did not specify what portions of the paragraph should be stricken or amended, and deferred to the General Conference to address the problems identified in the decision.


¶ 508, page 367, line 9. Replace “¶ 543.19” with “¶ 543.17”.

Page 404, bottom of the page. Replace the footnote number “25” with “28”. The footnote is correctly designated as note 28 in the text above.
¶ 602.1, page 408, lines 1-3. Add “(¶ 321)” after “associate members”. Replace “¶ 317” with “¶ 316”.

¶ 605.7, page 416, line 21. Replace “¶ 333” with “¶ 334.5”.

¶ 607.8, page 420, line 16. Replace “Lay Speaking Ministries” with “Lay Servant Ministries”.

¶ 619.1b), page 439, line 25. Replace “¶ 613.11” with “¶ 613.12”.

¶ 631.3, page 452, line 24. Replace “Lay Speaking Ministries” with “Lay Servant Ministries”.

¶ 631.6d), page 453, lines 18-19. Replace “Lay Speaking Ministries” with “Lay Servant Ministries”.

¶ 631.7d), page 454, line 2. Replace “¶ 669” with “¶ 668”.

¶ 2549.2.c, page 771, line 14. In the final sentence, replace “Commission on Pan-Methodist Cooperation and Union” with “Pan-Methodist Commission.” The sentence will now read: “If the annual conference board of trustees sells or leases the property, consideration should be given to selling or leasing the property to one of the other denominations represented in the Pan-Methodist Commission.”

¶ 2549.7, page 773, footnote 12. Replace “1202” with “1282”.

Index, page 825, first column. In the first entry for appointments, in annual conference, journal, replace “451.7” with “415.7”.

Index page 828, right column, line 10. Under the category of bishops / committee on episcopacy / conference committee, replace “¶ 4637” with “¶ 637”.

Index, page 855, second column. After the Index entry for Fellowship of Local Pastors, add the following new Index entry: “Fellowship of United Methodists in Music and Worship Arts, ¶¶ 630.4c, 1114.14”.

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