

**Rules Committee Meeting
Tuesday, February 10, 2015 at 2:00 p.m.
Supreme Court Courtroom
Supreme Court Building**

Agenda

- 6-1. Approval of the minutes of the meeting held on January 12, 2015.
- 6-2.
 - A. Proposal by Ms. Marisa Ringel to adopt a new rule of practice, Section 25-70, requiring an evidentiary hearing prior to an order of supervised visitation and providing that orders of supervised visitation will not remain in place for more than three months. Comments from Family Commission.
 - B. Proposal by Ms. Susan Skipp that the provisions of Practice Book Section 25-60a [25-60A] are inadequate to ensure the confidentiality and privacy of medical records and psychiatric evaluations. Comments from Family Commission.
 - C. Proposal by Anonymous that a new Practice Book Section be adopted requiring that transcripts and memoranda of decisions involving children's medical conditions and treatment be redacted. Comments from Family Commission.
- 6-3. Proposal by Judge Bozzuto, Chief Administrative Judge, Family Division, to amend Section 25-1 to reflect the adoption of the *Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)* which replaced the *Uniform Child Custody Jurisdiction Act (UCCJA)*; and to amend Section 25-57 to delete terminology used therein that is obsolete in certain relationships. ***(First time being considered.)***
- 6-4. Proposal by Judge Bozzuto, Chief Administrative Judge, Family Division, to amend Sections 25-49, 25-50 and 25-51 to enhance consistency and uniformity as to case management of dissolution cases. ***(First time being considered.)***
- 6-5. Proposal by Judge Carroll, Chief Court Administrator to amend Section 3-8 to remove the pilot status of limited appearances and expand the application of such appearances to any family or civil case. ***(First time being considered.)***
- 6-6. Proposal by Patricia King, Chief Disciplinary Counsel (Retired), to adopt new Practice Book Section 2-47B regarding placing restrictions on the employment of suspended, disbarred, inactive or resigned ("deactivated") attorneys; redraft by Attorney King.
- 6-7. Proposal by Attorney Fred Ury to implement Minimum Continuing Legal Education (MCLE); redraft by Attorney Ury. Comments by the Connecticut Trial Lawyers Association on the proposal.

- 6-8. Application by NBLSC for renewal of its authority to certify lawyers as specialists in the area of Family and Matrimonial law. Report received from LSSC on 12-12-13. Comments on application by Connecticut Bar Association.
- 6-9. Proposal by the Connecticut Bar Association's Standing Committee on Professional Ethics Regarding changes to the Rules of Professional Conduct. ***(First time being considered.)***
- 6-10. Proposal by Attorney Michael H. Agranoff to allow for motions for summary judgment in juvenile matters. ***(First time being considered.)***
- 6-11. Such others matters as may come before the Rules Committee.