## **Rules Committee Meeting**

Thursday, March 20, 2008 Supreme Court Building Attorneys' Conference Room 2:00 p.m.

## **AGENDA**

- 7-1. Approval of the minutes of the meeting held on February 25, 2008.
- 7-2. Proposal by Judge Barbara M. Quinn, Chief Court Administrator, to amend the rules concerning conditional admission to the bar.
- 7-3. Proposal by Attorney Joseph D. D'Alesio, Executive Director, Superior Court Operations, to amend Section 1-10 concerning the possession and use of electronic devices in court facilities.
- 7-4. Proposals by Attorney Nicholas J. Cimmino to amend Sections 4-4 and 7-20 concerning e-filing.
- 7-5. Proposal by Attorney William H. Narwold, President of the Connecticut Bar Foundation, to amend Rule 1.15 of the Rules of Professional Conduct concerning IOLTA.
- 7-6. Proposals by the Committee on Judicial Ethics to amend Canon 3 of the Code of Judicial Conduct and Rule 8.3 of the Rules of Professional Conduct.
- 7-7. Proposal by Attorney James F. Sullivan to amend Section 13-30 (b) concerning speaking objections at depositions; comments from the Civil Division Task Force concerning this proposal.
- 7-8. Proposal by Greater Hartford Legal Aid to amend Rule 1.14 of the Rules of Professional Conduct to conform to recent changes in Connecticut's conservatorship laws; draft prepared by Attorney Carl E. Testo at the Rules Committee's request incorporating comments made by the CBA Committee on Professional Ethics. (The Greater Hartford Legal Aid proposal was forwarded to you for use at the September meeting. Subsequently, I forwarded to you additional information concerning this matter. Please bring these documents with you to the meeting.)
- 7-9. Proposal by Attorney J. Charles Mokriski to amend Rule 5.5 of the Rules of Professional Conduct and Section 2-15A concerning authorized house counsel.
- 7-10. Such other matters that may come before the Rules Committee.