Rules Committee Meeting Monday, March 25, 2013 at 1:00 p.m. Supreme Court Courtroom Supreme Court Building

Agenda

- 5-1. Approval of the minutes of the meeting held on February 25, 2013.
- 5-2. Report of the Rules Committee Task Force to Study Minimum Continuing Legal Education; proposed rules submitted by Attorney Michael Bowler, Statewide Bar Counsel, concerning a legal skills course for new bar admittees.
- 5-3. Proposal by Attorney Joseph Del Ciampo to further amend the revisions to Rule 4.4 of the Rules of Professional Conduct that were approved by the Rules Committee at its last meeting.
- 5-4. Proposal by Judge Quinn to amend the rules to provide for limited scope representation; comments thereon from the bench and bar.
- 5-5. Letters from Attorneys Hurd Baruch, Charles F. Tucker and John Kreitler concerning the attorney registration requirement in Section 2-27(d); proposed rules revisions concerning this matter submitted by Attorney Michael Bowler.
- 5-6. Proposal submitted by Judge Linda K. Lager, Chief Administrative Judge for Civil Matters, on behalf of the civil presiding judges on the Civil Commission to amend Section 14-8 concerning certificates of closed pleadings and Section 17-44 concerning summary judgments.
- 5-7. Proposals submitted by Judge Barbara M. Quinn, Chief Court Administrator, to amend the rules concerning administrative appeals filed under C.G.S. Sec. 4-183.
- 5-8. Correspondence from Judge Leslie Olear with regard to Section 5-1 concerning the filing of trial briefs.
- 5-9. Proposal submitted by Judge Barbara M. Quinn on behalf of the Judges' Advisory Committee on E-filing to amend Sections 4-2, 4-7, 11-20A, 11-20B and 25-59B to expand the scope of information that should not be filed with the court or that should be redacted before it is filed.
- 5-10. Letter from Attorney Barry C. Hawkins, President of the CBA, concerning the addition of elder law to Rule 7.4A of the Rules of Professional Conduct as a field of law in which attorneys may be certified as specialists.
- 5-11. Proposal submitted by Judge Linda K. Lager on behalf of the Civil Commission to amend

- Sections 10-8, 10-30, 10-31, 10-39 through 10-42, 13-1, 13-3, 13-6 and 13-9 and Forms 201 through 206 and to delete Section 5-9.
- 5-12. Proposal by the CBA to adopt a new rule that would allow attorneys admitted in a reciprocal jurisdiction to practice in Connecticut before applying for admission and while their application is pending; comments from Attorney Patricia King, Chief Disciplinary Counsel, concerning the proposal.
- 5-13. Such other matters that may come before the Rules Committee.