Rules Committee Meeting Monday, May 21, 2012, at 10:00 a.m. Supreme Court Courtroom Supreme Court Building (Meeting will follow the 10:00 a.m. Public Hearing)

<u>Agenda</u>

- 8-1. Approval of the minutes of the meeting held on March 22, 2012.
- 8-2. Report by Attorney Joseph Del Ciampo concerning the Rules Committee designee to be vice-chair of the Legal Specialization Screening Committee.
- 8-3. Comments from Judge Jane Scholl with regard to the proposed revisions to Sections 3-8 and 3-9 concerning appearances for represented parties.
- 8-4. Proposal by Attorney Nancy A. Porter to further amend the proposed revision to Section 26-2 (b), concerning attendance at hearings in certain juvenile matters, in light of Section 7 of Public Act 11-240.
- 8-5. Proposal by Christopher G. Blanchard, Staff Attorney for the Judicial Branch Client Security Fund, to amend the commentary to the proposed revision to Section 2-70 to provide that it is the intent of the change that the additional \$75.00 reinstatement fee be assessed for each year the attorney has failed to pay the fee and has been administratively suspended.
- 8-6. Proposals that were submitted at the March 2012, Supreme Court Public Hearing on Rules and referred by the Supreme Court to the Rules Committee:
 - (a) Letter from Attorney Adam Olshan, President of the Connecticut Creditor Bar Association, concerning limited appearances.
 - (b) Material submitted at the Supreme Court Public Hearing by anonymous individuals concerning various rules of practice.
 - (c) Letters from Jacqueline Ivel, Collection Manager of Standard Oil of Connecticut, Inc., and Attorney Russell London concerning post judgment interest.
 - (d) Letter from Ms. Elizabeth Richter concerning the family rules.
- 8-7. Such other matters that may come before the Rules Committee.