

## **AGENDA**

Advisory Committee on Appellate Rules  
Tuesday, May 24, 2016 at 10:30 a.m.  
Attorney Conference Room at the Supreme Court

- I. Old Business
  - A. Approval of minutes of July 23, 2015 meeting
  - B. Proposal that § 62-9 be amended to require that *Anders* briefs be filed under seal
- II. New Business
  - A. Proposed amendments to rules of appellate procedure to permit e-filing by self-represented parties
  - B. Proposed amendments to § 66-3 (Motion Procedures and Filing)
  - C. Proposal that rules of appellate procedure consistently refer to self-represented parties who are incarcerated as “incarcerated self-represented parties”
  - D. Proposal that § 66-5 be amended to require that transcript be furnished with some motions for articulation
  - E. Proposal that §§ 69-1, 69-2, 69-3 and 63-9 be amended to reflect that some appeals are disposed of without oral argument
  - F. Appellate Clerk’s proposals re §§ 60-8, 62-7 (applicable to appeals filed before 7/1/13), 66-8, 72-3 and 81-1
  - G. William O. Petaway’s complaint re § 84-3
  - H. Attorney Morgan’s proposal that § 67-2 be amended to provide that the date of the e-filing of an appellate brief governs the timeliness of its filing
  - I. Attorney Horton’s suggestion re § 63-4 and the judgment file
- III. Any other business that may come before the Committee
- IV. Next meeting