

AGENDA

Meeting of the Advisory Committee on Appellate Rules
Monday, September 26, 2016 at 10:00 a.m.
Attorney Conference Room at the Supreme Court

- I. Old Business
 - A. Approval of minutes of May 24, 2016 meeting
 - B. Proposal that § 62-9 be amended to require that *Anders* materials be filed under seal
 - C. Proposal that § 66-5 be amended to require that transcript be furnished with some motions for articulation
 - D. William O. Petaway's complaint re § 84-3
 - E. 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
 - F. Attorney Horton's proposal re § 63-4 and the judgment file
- II. New Business
 - A. Proposal that § 61-11 be amended to provide that no automatic appellate stay shall apply to orders in family support magistrate matters
 - B. Proposal that §§ 66-2 (b) and 81-2 (b) be amended to allow for 15 page motions, petitions and applications
 - C. Proposed amendments to § 62-6 (signature on papers); § 63-2 (appellate clerk's hours of operation); §§ 69-1, 69-2 and 69-3 (docket and assignment); § 63-8 (paper transcripts); § 67-2 and § 84-11
 - D. Proposed amendments to §§ 60-4, 62-8, 70-3, 70-4 and 70-5 regarding definition of "counsel of record"
 - E. Discussion re effect of 2013 amendment to § 61-10 (articulation and adequacy of the record)
 - F. Discussion re need for amendment of rules governing writs of error
 - G. Discussion re advisability of proposing rules establishing procedures for receiving and ruling on requests to seal portions of Supreme and Appellate Court files
- III. Any other business that may come before the committee
- IV. Next meeting