AGENDA  
Advisory Committee on Appellate Rules  
December 20, 2011 at 10:00 a.m.  
Attorneys' Conference Room, 231 Capitol Avenue, Hartford

I. Old Business

A. Minutes of May 11, 2011 meeting

B. Further consideration of CBA's Appellate Advocacy Committee's proposal for amendment of § 61-10 ("Responsibility of Appellant to Provide Adequate Record for Review") to change the process governing articulation. See attached copy of rule with Advocacy Committee's proposed amendments.

   1. Justice Vertefeuille's report from Rules Committee of the Superior Court

   2. Proposed revisions to Advocacy Committee's "new" § 61-10 (attached)

C. Proposed revisions to §§ 61-11 and 61-12, submitted by Attorneys Bartschi and Giesen, incorporating proposals for change recommended by CBA's Appellate Advocacy Committee. See attached copies of those rules with proposed amendments and proposed corresponding amendment of § 25-5.

D. Proposed revisions to § 61-9 (amended appeals)

E. Proposed revisions to § 84-4 (petitions for certification)

F. Consideration of drafting of appellate e-filing rules.

II. New Business

A. Letter from Attorney Karl Fleishmann seeking review of appellate filing requirements of pen signature and § 66-3 format certification.

B. Consideration of Attorney Huddleston's proposal that § 66-2 (e) (3) (requiring movant to "include a proper order for the trial court pursuant to Section 11-1") be deleted in light of recent amendment of § 11-1 largely doing away with the order page requirement. See attached copies of §§ 11-1 and 66-2.

C. Consideration of new proposal to permit filing of supplemental briefs or motion to file supplemental briefs in Supreme Court after transfer of appeal from Appellate Court.

D. Such other matters as may come before the Committee.

III. Next Meeting