

Rules Committee Meeting
Monday, January 29, 2018 at 2:00 p.m.
Supreme Court Building, Supreme Court Courtroom

Agenda

- 5-1. Approval of the minutes of the meeting held on December 18, 2017.
- 5-2. Revised Proposal by Martin Libbin, Director of Legal Services on behalf of Judge Carroll, Chief Court Administrator, to amend Rule 1.11 of the Rules of Professional Conduct regarding special conflicts of interest for government officials and employees.
- Previous Proposal by Martin R. Libbin, Director of Legal Services on behalf of Judge Carroll, Chief Court Administrator, to amend Rule 1.11 of the Rules of Professional Conduct regarding special conflicts of interest for government officials and employees. Comments from the Connecticut Bar Association's (CBA) Professional Discipline Section, Attorney Suzanne Sutton, and Attorney Patricia King. (Item 4-2 on 12-18-17 agenda.)
- 5-3. Proposal by Attorney Martin R. Libbin, Director of Legal Services, on behalf of Judge Carroll, Chief Court Administrator, to amend the Practice Book concerning disqualification of judicial officials as revised by Counsel at the request of the Rules Committee.
- Previous proposal by Attorney Martin R. Libbin. Comments from the Connecticut Bar Association (CBA), the Connecticut Criminal Defense Lawyers Association (CCDLA), the Office of the Chief Public Defender, and the Connecticut Trial Lawyers Association (CTLA). (Item 4-3 on 12-18-17 agenda.)
- 5-4. Proposal by Attorney Michael Herman, Member, Board of Veterans' Appeals to amend Section 2-27A (a) (1) of the MCLE rules. (Item 1-4 on 9-18-17 agenda; on 9-18-17 Rules Committee referred matter to MCLE Commission for comment on this and any other revisions it may be considering.) Response to proposal from MCLE Commission.
- 5-5. Proposal by MCLE Commission to amend Section 2-27A. (First time being considered.)
- 5-6. Responses to proposal by Yale Law School Housing Clinic to amend Section 3-8(b) regarding limited scope representations and limited scope appearances. (On 11-20-17, RC decided to send letter summarizing proposal to CAJs for Civil and Family, to Court Operations, and to Directors of clinics at Yale, UConn and Quinnipiac Law Schools and to ask each their views on 30 day window versus transactional appearance/determination.) (Item 3-8 on 11-20-17 agenda.) Comments from CAJs and Court Operations.
- 5-7. Proposal by the Quinnipiac School of Law Civil Justice Clinic to amend Section 2-8 regarding qualifications for admission to the bar. (First time being considered.)

Correspondence from the Administrative Director of the Connecticut Bar Examining Committee.

5-8. LSSC Committee Members Reappointment.

5-9. Such others matter as may come before the Rules Committee.