7-1. Approval of the minutes of the meeting held on February 23, 2009.

7-2. Proposals submitted on behalf of the Criminal Practice Commission by Judge Patrick L. Carroll, III, Deputy Chief Court Administrator, regarding the release of certain information including law enforcement reports, affidavits and statements, by the prosecuting authority in a criminal prosecution.

7-3. Proposed revisions to the small claims rules submitted by Judge Quinn, Chief Court Administrator, on behalf of the Bench/Bar Centralized Small Claims Committee.

7-4. Letter from Attorney Martin Zeldis, Chief of Legal Services for the Office of Chief Public Defender, with regard to Sections 23-41 and 23-42 concerning habeas corpus rules that address appointed trial counsel’s efforts to withdraw from a habeas corpus action when counsel believes that the action is without merit; proposed Practice Book revisions submitted by Judge Michael Sheldon concerning this matter.

7-5. Proposed revisions to the juvenile rules submitted by Judge Christine E. Keller on behalf of the Juvenile Task Force.

7-6. Memorandum from Attorney Shawn Council concerning the procedure followed in connection with the filing of affidavits of debt in foreclosure complaints; responses from the Bench/Bar Foreclosure Committee concerning this matter.

7-7. Proposal submitted by Judge Pellegrino on behalf of the Civil Commission to amend the civil pleading rules; letter from Attorney Edward Maum Sheehy to which he appends a proposed revision to the summary judgment rules. Submissions from Judges Corradino and Scholl concerning this matter.

7-8. Proposals submitted by Judge Barbara M. Quinn on behalf of the Civil Commission to amend the discovery rules concerning electronically stored information; comments by Judge Barbara Bellis concerning the proposals; and Uniform Rules Relating to Discovery of Electronically Stored Information, submitted by Uniform State Law Commissioner David Biklen.

7-9. Submission by Attorney Neil Ferstand, Executive Director of the Connecticut Trial Lawyers Association, concerning the application of the revision to Section 13-4 to cases pending on its effective date.

7-10. Proposals submitted by Judge Barbara M. Quinn, Chief Court Administrator, on behalf of the Committee on Judicial Information Policies, to amend Sections 11-20A and 25-59A
to streamline the process for removing personal identifying information from a court file when it has been inappropriately filed, and to adopt new Section 4-7 with regard to the omission or redaction of personal identifying information in court records in civil and family matters; further revisions to the proposals submitted by Judge Marshal K. Berger, Jr.

7-11. Proposal submitted by Statewide Bar Counsel, Michael Bowler on behalf of the Statewide Grievance Committee to amend Sections 2-34 and 2-50 to provide for the establishment by the Chief Court Administrator of fees that may be charged by the Statewide Bar Counsel’s Office for copies and for the issuance of certificates of good standing.

7-12. Proposal by Attorney Denise Poncini to amend Section 7-13 concerning the retention of criminal records to adopt the provisions of CGS § 51-36 as amended by Section 11 of Public Act 03-202.

7-13. Request from Judge Douglas S. Lavine on behalf of the Judicial-Media Committee for a rule change extending the operation of Section 1-11C (pilot program for media coverage of criminal proceedings) from 12-31-09 to 6-30-10.

7-14. Recommendation by the Rules Committee concerning members of the Legal Specialization Screening Committee whose terms will expire on July 1, 2009.

7-15. Letter from the American Bar Association to Sr. Associate Justice David M. Borden concerning the ABA Model Court Rule on Provision of Legal Services Following Determination of Major Disaster.

7-16. Letter from Attorney Claire Ancona-Berk suggesting further revisions to Section 2-15A that would include within the purview of that section attorneys who work as contractors for an organization to which they provide legal services.

7-17. Article submitted by Justice Zarella concerning depositions.

7-18. Proposal by Assistant Attorney General Lawrence G. Widem to amend Sections 13-6 and 13-9 concerning the applicability of those discovery sections to intervening workers’ compensation lien holders.

7-19. Proposal by the Deans of the Law Schools of Yale, the University of Connecticut, and Quinnipiac University to amend Section 2-13 with regard to the admission without examination of attorneys who have supervised law students within a clinical law program of an accredited law school in another jurisdiction or jurisdictions.

7-20. Such other matters that may come before the Rules Committee.