Rules Committee Meeting  
Monday, September 18, 2017, at 2:00 p.m.  
Supreme Court Building, Supreme Court Courtroom

Agenda

1-1. Approval of the minutes of the meeting held on May 15, 2017.


1-3. Proposal by Katharine Casaubon regarding the Index of Judicial Branch Forms. *(First time being considered.)*

1-4. Proposal by Attorney Michael Herman, Member, Board of Veterans’ Appeals to amend Section 2-27A (a) (1) of the MCLE rules. *(First time being considered.)*

1-5. Proposal by Ms. Maureen M. Martowska to amend Section 25-60 of the Practice Book. *(On May 15, 2017, Rules Committee tabled this matter to its September 2017 meeting and referred it to Jude Bozzuto for her review and consideration.)*

1-6. Proposal by Mr. Hector Morera regarding an amendment to Section 25-60 of the Practice Book and for a new rule concerning limiting the publication of allegations that have been determined to be false and/or unsubstantiated. *(On May 15, 2017, the Rules Committee tabled these matters to its September 2017 meeting and referred them to Judge Bozzuto for her consideration and recommendations.)*

1-7. Comments/proposals from Mr. Daniel M. Lynch regarding ADA compliance, the availability of an audio record of proceedings, and notice regarding attorney resignation. *(On May 15, 2017, the Rules Committee tabled these comments/proposals to its September 2017 meeting.)*

1-8. Comments from Attorney Sharon Dornfeld regarding the amendments to Section 25-60. *(Comments received after conclusion of public hearing and Rules Committee meeting on May 15, 2017.)*

1-9. Proposal referred by Justice Eveleigh regarding whether an automobile’s “black box” is included in a discovery order involving a ruling on discovery under Section 13-3. *(First time being considered.)*

1-10. Proposal by Judge Winslow referred by Judge Bozzuto to amend Section 25-32 to allow 60 days for responses for mandatory disclosure and production in family matters. *(First time being considered.)*

1-11. Inquiry from Judge Roraback regarding legal interns working for municipal law departments. *(First time being considered.)*
1-12. Proposal from Lori Petruzelli to amend Section 23-15 to include self-represented parties and to reference the form that exists by which to make a request for a referral to the Complex Litigation Docket. *(First time being considered.)*

1-13. Proposal from Attorney Lori Petruzelli regarding a proposed amendment to Section 16-1 concerning the proper reference to jurors who are deaf or hard of hearing and the provision by the Judicial Branch of interpreters to assist such jurors. *(First time being considered.)*

1-14. Proposal by the Connecticut Bar Foundation (CBF) to amend Section 2-27 (d) to make available to the CBF the IOLTA trust account identification numbers that are included on attorney registration forms filed with the Statewide Grievance Committee. *(First time being considered.)*

1-15. 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 former and current government officers and employees. *(Item 5-9 on 2-27-17 Agenda. On 2-27-17, RC tabled matter to its March meeting. On 3-27-17, RC tabled matter to its September 2017 meeting.)*

1-16. 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. *(On 3-27-17, RC tabled matter to its September 2017 meeting and referred the matter to the CBA, the CTLA, the CDLA and the CCDLA for comments.)*

1-17. Such other matters as may come before the Rules Committee.