## **AGENDA**

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

## 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