

Rules Committee Meeting

**Thursday, March 20, 2008
Supreme Court Building
Attorneys' Conference Room
2:00 p.m.**

AGENDA

- 7-1. Approval of the minutes of the meeting held on February 25, 2008.
- 7-2. Proposal by Judge Barbara M. Quinn, Chief Court Administrator, to amend the rules concerning conditional admission to the bar.
- 7-3. Proposal by Attorney Joseph D. D'Alesio, Executive Director, Superior Court Operations, to amend Section 1-10 concerning the possession and use of electronic devices in court facilities.
- 7-4. Proposals by Attorney Nicholas J. Cimmino to amend Sections 4-4 and 7-20 concerning e-filing.
- 7-5. Proposal by Attorney William H. Narwold, President of the Connecticut Bar Foundation, to amend Rule 1.15 of the Rules of Professional Conduct concerning IOLTA.
- 7-6. Proposals by the Committee on Judicial Ethics to amend Canon 3 of the Code of Judicial Conduct and Rule 8.3 of the Rules of Professional Conduct.
- 7-7. Proposal by Attorney James F. Sullivan to amend Section 13-30 (b) concerning speaking objections at depositions; comments from the Civil Division Task Force concerning this proposal.
- 7-8. Proposal by Greater Hartford Legal Aid to amend Rule 1.14 of the Rules of Professional Conduct to conform to recent changes in Connecticut's conservatorship laws; draft prepared by Attorney Carl E. Testo at the Rules Committee's request incorporating comments made by the CBA Committee on Professional Ethics. **(The Greater Hartford Legal Aid proposal was forwarded to you for use at the September meeting. Subsequently, I forwarded to you additional information concerning this matter. Please bring these documents with you to the meeting.)**
- 7-9. Proposal by Attorney J. Charles Mokriski to amend Rule 5.5 of the Rules of Professional Conduct and Section 2-15A concerning authorized house counsel.
- 7-10. Such other matters that may come before the Rules Committee.