

**Rules Committee Meeting
Monday, September 27, 2010 at 2:00 p.m.**

**Attorneys' Conference Room
Supreme Court Building**

AGENDA

- 1-1. Approval of the minutes of the meeting held on May 24, 2010.
- 1-2. Approval of Rules Committee meeting schedule.
- 1-3. Proposed rules concerning videoconferencing submitted by Judge Elliot N. Solomon, on behalf of the Alternatives to Court Appearances Committee.
- 1-4. 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; submission from Judges Corradino and Scholl concerning this matter.
- 1-5. Proposal submitted by Statewide Bar Counsel Michael Bowler on behalf of the Statewide Grievance Committee to amend Section 2-37 to allow that committee to impose public service work as a disciplinary sanction.
- 1-6. Proposal submitted by Statewide Bar Counsel Michael Bowler on behalf of the Statewide Grievance Committee to amend Sec. 2-27 concerning the attorney registration process.
- 1-7. Proposed revisions to the family rules submitted by Judge Munro.
- 1-8. Documents submitted by Attorney Duncan Osborne concerning compliance by lawyers with national and international efforts to curtail money laundering and terrorist financing.
- 1-9. ABA Standing Committee on Client Protection's Draft Model Rules for Client Trust Account Records.
- 1-10. Proposals by the Connecticut Bar Examining Committee to amend Sec. 2-13 and repeal Sections 2-14 and 2-15 concerning admission to the bar without examination; comment submitted by Atty Richard R. Brown concerning these proposals.
- 1-11. Proposal by Judge Samuel J. Sferrazza to transfer Section 16-36 concerning collateral source reduction hearings from Chapter 16 to Chapter 17.
- 1-12. Letter from Mr. Andrew B. Burns suggesting revisions to the Practice Book.
- 1-13. Comments from various attorneys concerning the recent revision to Section 13-11.

- 1-14. Proposal by Attorney Michael H. Agranoff to add a procedure for motion for summary judgment to the juvenile rules.
- 1-15. Proposal by Assistant Attorney General Lawrence G. Widem to amend Section 1-9 to require the publication of asbestos docket standing orders and a notice and comment period prior to amending such orders.
- 1-16. Proposal submitted by Attorney Anne C. Dranginis, Chair of the Bar Examining Committee, to amend Section 2-5A to provide a definition for the term “good moral character.”
- 1-17. Suggestion by Attorney Carl E. Testo to correct the cite to the Code of Judicial Conduct in Practice Book Section 1-22 (a).
- 1-18. Proposal submitted by Statewide Bar Counsel Michael Bowler on behalf of the Statewide Grievance Committee to amend Rule 7.2 of the Rules of Professional Conduct concerning attorney advertising.
- 1-19. Proposal by Judge Douglas Mintz to amend Section 13-19 concerning disclosures of defense in foreclosure actions.
- 1-20. Review of appropriate standing orders for inclusion in the Practice Book.
- 1-21. Such other matters that may come before the Rules Committee.