

Rules Committee Meeting
Monday, October 20, 2014 at 2:00 p.m.
Supreme Court Courtroom
Supreme Court Building

Agenda

- 2-1. Approval of the minutes of the meeting held on September 22, 2014.
- 2-2. Proposal by Judge Eddie Rodriguez, Jr. concerning Notice of Administrative Suspension of Attorneys. Comments on the matter from Attorneys Michael Bowler, Christopher Blanchard and Patricia King.
- 2-3. Proposal by Judge Alander to amend Section 40-13(a) to add to that section the obligation of a prosecutor to make “a reasonable affirmative effort” to obtain the criminal history of a state’s witness, as required by *State v. Siano*, 216 Conn. 273 (1990); and to amend Section 40-11 to eliminate the requirement that the defendant make a written request that the state disclose exculpatory information and materials. Comments on the matter from Judge Devlin, Chief Administrative Judge, Criminal Division.
- 2-4. Proposal by Attorney Petruzzelli on behalf of Judge Bishop and the Evidence Oversight Committee of the Supreme Court to amend Section 1-9A to remove the references to the Rules Committee in relation to the Code of Evidence (***first time being considered***).
- 2-5. Proposal by Patricia King, Chief Disciplinary Counsel, to adopt new Practice Book Section 2-47B regarding placing restrictions on the employment of suspended, disbarred, inactive or resigned (“deactivated”) attorneys (***first time being considered***).
- 2-6. Proposal by Judge Bernadette Conway, Chief Administrative Judge, Juvenile Division, to adopt New Section 23-6 regarding the electronic filing of juvenile matters proceedings (***first time being considered***).
- 2-7. Such others matters as may come before the Rules Committee.