

**Rules Committee Meeting
Monday, November 19, 2012 at 2:00 p.m.
Supreme Court Courtroom
Supreme Court Building**

Agenda

- 2-1. Approval of the minutes of the meeting held on September 25, 2012.
- 2-2. Proposal by Judge Lynda Munro, Chief Administrator Judge for Family Matters, to amend Sec. 25-61 concerning evaluations conducted by the Family Services Unit; comments thereon by Attorney Joseph Chiarelli.
- 2-3. Proposed further revisions to the juvenile rules, submitted by Judge Carol Wolven, Chief Administrative Judge for Juvenile Matters, that were considered by the Rules Committee at its September, 2012, meeting, addressing the comments made by the Committee at that meeting. The original proposals were submitted by Judge Christine Keller on behalf of the Juvenile Task Force.
- 2-4. Proposal by Attorney David Atkins to include in the commentary to Rule 1.10 of the Rules of Professional Conduct new paragraphs 7 through 10 that the ABA has added to the commentary of its version of that rule.
- 2-5. Proposal by Judges Trombley and Danaher to amend Section 11-1 to require that motions, requests, applications or objections filed under that section, as well as any supporting briefs or memoranda, be paginated.
- 2-6. Proposal by Attorney Carl E. Testo to amend Section 1-9 to provide for the use of email in connection with mail votes to amend the Practice Book.
- 2-7. Proposals by Attorney Michael H. Agranoff to amend the juvenile rules to require fact pleading in motions and petitions and allow motions for summary judgment in juvenile matters; comments from Judge Wolven concerning the proposal.
- 2-8. Proposal by Judge Douglas C. Mintz, Chair of the Bench Bar Foreclosure Committee, to amend Section 6-3 to allow the certificate of judgment issued by the clerk to be used in cases under CGS § 49-17.
- 2-9. Proposals by Judge Richard M. Marano to amend the criminal rules to provide that a separate docket number be assigned to failures to appear and to allow an attorney to limit his or her appearance to G.A. matters so that if a case is transferred to Part A the attorney would no longer be in the case and a judge's consent would not be required.
- 2-10. Proposal by the Civil Commission to amend Sections 17-25 and 17-33 concerning default judgments.

- 2-11. Proposal by Judge Barbara M. Quinn, Chief Court Administrator, to amend the rules to provide for limited scope representation in Connecticut.
- 2-12. A proposal by Judge Jon A. Alander to amend Section 38-3, concerning release by bail commissioner in light of C.G.S. § 54-63b as amended by P.A. 12-114, § 5.
- 2-13. Proposal by Justice Peter T. Zarella to amend the rules concerning the retention and destruction of court records to provide that electronic records filed with the court shall be retained indefinitely.
- 2-14. Such other matters that may come before the Rules Committee.