

**Rules Committee Meeting**  
**Monday, February 26, 2007 - 2:00 p.m.**  
**Attorneys' Conference Room**  
**Supreme Court Building**  
**231 Capitol Avenue, Hartford**

**Agenda**

- 7-1. Approval of the minutes of the meeting held on January 29, 2007.
- 7-2. Proposals submitted by Justice Joette Katz, Chair of the Evidence Oversight Committee, to amend the Code of Evidence; letter from Senior Assistant State's Attorney Susann E. Gill, on behalf of the Division of Criminal Justice, concerning the Evidence Oversight Committee's recommendation to amend Rule 4-4(a).
- 7-3. Proposal by Attorney Lewis S. Lerman, submitted on behalf of the Connecticut Defense Lawyers Association, to amend Rules 1.2 and 1.8 of the Rules of Professional Conduct with regard to the informed consent requirement of those rules.
- 7-4. Proposal by Attorney Joseph R. Mirrione to amend the Commentary to Rule 1.5 of the Rules of Professional Conduct concerning reasonable fees.
- 7-5. Recommendations of the Civil Rules Task Force concerning pretrial discovery of surveillance; letter from Attorney Leonard M. Isaac concerning this matter; proposed revisions to Practice Book Section 13-3 submitted by Attorney Carl E. Testo incorporating changes suggested by the Rules Committee.
- 7-6. Letter from Judge Douglas C. Mintz concerning depositions of physicians to be taken for discovery purposes or whether the opposing party can invoke Practice Book Sections 13-27(f)(2) in conjunction with Section 13-31(a)(2) and videotape the deposition and introduce it at trial.
- 7-7. Such other matters as may come before the Rules Committee.