Rules Committee Meeting
Monday, September 28, 2009 at 2:00 p.m.

Attorneys’ Conference Room
Supreme Court Building

Agenda

1-1. Approval of the minutes of the meeting held on June 1, 2009.

1-2. Approval of a Rules Committee meeting schedule; establishment of the date for the fall meeting between the Rules Committee and the Judiciary Committee pursuant to Section 1-9A(a).

1-3. Request by Attorney Wesley Horton for permission to print commentaries to Appellate and Superior Court Practice Book revisions in the West Practice Books.

1-4. Proposed new rule, submitted by an ad hoc committee composed of Justices Zarella and McLachlan and Judges Keller, Olear and Sheldon, establishing a pilot program to increase public access to juvenile proceedings in connection with Section 5 of P.A. 09-194.

1-5. Proposal by Attorney Denise Poncini to amend Section 3-3 to adopt certain provisions of P.A. 09-209 concerning foreclosure mediation.

1-6. Proposal by Attorney A. Reynolds Gordon concerning foreclosure auction sale procedures; comments submitted by Judge Douglas C. Mintz, on behalf of the Bench/Bar Foreclosure Committee, concerning the proposal.

1-7. Proposal by Attorney David Stamm, then Administrative Director of the Bar Examining Committee, to amend the rules concerning fitness to practice law; report submitted by Attorney Anne Dranginis, Chair of the Bar Examining Committee, concerning the proposal; material concerning the solicitation of mental health information in connection with applications for bar admission.

1-8. CBA’s proposed changes to the ABA’s revisions to Rules 3.8 and 4.2 of the Rules of Professional Conduct; comments received by the Rules Committee and testimony given at May 22, 2006, public hearing concerning these proposals; minutes of meeting of Criminal Practice Commission concerning Rules 3.8 and 4.2; letter from Hon. Barbara Kerr Howe, Chair of the ABA Center for Professional Responsibility Policy Implementation Committee, and Robert Mundheim, Chair ABA Standing Committee on Ethics and Professional Responsibility, concerning recent amendments to Rules 1.0, 1.10 and 3.8 of the ABA Model Rules of Professional Conduct.

1-9. Memo from Attorney Denise Poncini concerning the differences between the revisions to
Rule 1.15 of the Rules of Professional Conduct that were adopted by the judges last year and Section 6 of P.A. 09-152 concerning IOLTA.

1-10. Proposal submitted by Statewide Bar Counsel Michael Bowler on behalf of the Statewide Grievance Committee to amend Section 2-28A concerning attorney advertising.

1-11. Proposals submitted by Statewide Bar Counsel Michael Bowler on behalf of the Statewide Grievance Committee to amend the attorney disciplinary rules concerning the attorney registration process.

1-12. Letters from Mr. Joseph S. Miskin concerning the attorney grievance system.

1-13. Letter from Attorney Ian Greber-Raines concerning the assessment of the Client Security Fund Fee on out of state attorneys who are members of the Connecticut Bar, but who do not practice law in Connecticut.

1-14. 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; submissions from Judges Corradino and Scholl concerning this matter.

1-15. Letter from the American Bar Association to Sr. Associate Justice David M. Borden concerning the ABA Model Court Rule on Provision of Legal Services Following Determination of Major Disaster.

1-16. Proposals by Judge Taggart D. Adams concerning service on other parties of motions or requests that have been electronically filed with the court and concerning case captions used for pleadings, motions and requests, memoranda and court decisions pursuant to Practice Book Section 4-1 and Practice Book Form 101; proposed revisions to Sections 4-1 and 10-13 and to Form 101 drafted by Attorney Nicholas Cimmino in light of Judge Adams’ proposals.

1-17. Letters from Attorney Franklin Drazen, Director of the Connecticut Chapter of Elder Law Attorneys, and Lori Barbee, Executive Director of the National Elder Law Foundation, to amend Rule 7.4A(d) of the Rules of Professional Conduct to include “Elder Law” as a field of law in which attorneys may be certified as specialists in this state.

1-18. Such other matters that may come before the Rules Committee.