

**Rules Committee Meeting  
Monday, December 16, 2013 at 2:00 p.m.  
Supreme Court Courtroom  
Supreme Court Building**

**Revised Agenda**

*Note:* Materials added to the previous agenda are shown in bold.

- 4-1. Approval of the minutes of the meeting held on November 18, 2013.
- 4-2. Proposal from Timothy Fisher, Dean, UConn Law School, on behalf of three Connecticut Law Schools to amend Section 2-13 to ease admission by waiver of faculty members at accredited law schools in Connecticut. Letter from Kathleen B. Harrington, Deputy Director, Attorney Services on behalf of the Connecticut Bar Examining Committee. Comments from Attorney Michael H. Agranoff on proposal. (First time being considered.)
- 4-2A. Comments from Connecticut Bar Examining Committee on Item 4-2. Letter from Attorney Mark A. Dubois on behalf of Connecticut Bar Association on Item 4-2.**
- 4-3. Proposal by Judge Henry Cohn to amend Section 14-7A (effective on January 1, 2014) to remove the requirement of a recognizance when the administrative appeal is served by mail.
- 4-3A. Comments from Civil Commission on Item 4-3.**
- 4-4. Proposal by Attorney Nancy A. Porter to amend the Practice Book by removing all references to “youth in crisis” to be consistent with the General Statutes as requested by Judge Bernadette Conway, Chief Administrative Judge for Juvenile Matters.
- 4-5. Proposal by Judge Douglas C. Mintz 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 C.G.S. § 49-17; comments thereon by Attorney Denis Caron, redraft of proposal. Comments from Attorney Caron on redraft. (First time being considered.)
- 4-6. Proposal by the Connecticut Bar Association to amend Section 9-9 by adding a new provision dealing with the disposition of residual class action funds. (First time being considered.)
- 4-7. Letter from Attorney Mark A. Dubois, President-Elect of the CBA, concerning the addition of elder law to Rule 7.4A of the Rules of Professional Conduct as a field of law in which attorneys may be certified as specialists.
- 4-8. Proposal by Attorney Joanne S. Faulkner concerning the revisions to Section 17-25.

**4-8A. Comments from Civil Commission on Item 4-8.**

- 4-9. Proposal by Attorney Joel Ellis to amend Section 10-39 concerning motions to strike to provide that if there is an objection to the motion, the memo in support of the motion can be consulted by the court. (Proposal made at Public Hearing held on May 20, 2013, submitted in writing at a later date.)

**4-9A. Comments from Civil Commission on Item 4-9.**

- 4-10. Letter from Attorney Paul Rusczyk (Small Claims Magistrate) (first time being considered) concerning the Rules Committee's response to Attorney Rusczyk's inquiry regarding Section 24-24 and its 2011 Commentary.
- 4-11. Such other matters that may come before the Rules Committee.