

Rules Committee Meeting
Monday, December 19, 2011
2:00 p.m.

Supreme Court Building
Supreme Court Courtroom

Agenda

- 4-1. Approval of the minutes of the meeting held on November 21, 2011.
- 4-2. Proposal submitted by CBA President Gallant to amend Rule 1.10 of the Rules of Professional Conduct to provide a screening mechanism that would permit law firms to avoid imputed conflicts of interest triggered by attorneys making lateral moves from one law firm to another.
- 4-3. Proposal by Judge William Bright, Jr. to delete Section 37-11 and amend Sections 37-10 and 42-2 concerning two part informations.
- 4-4. Proposal submitted by Attorney Christopher G. Blanchard on behalf of the Client Security Fund Committee to amend Secs. 2-70 and 2-79 to allow the judges to reduce the Client Security Fund fee and to impose a reinstatement fee on attys whose licenses to practice law have been administratively suspended for failure to pay the Client Security Fund fee.
- 4-5. Submission by Attorney Mark Nordstrom with regard to allowing authorized house counsel to do pro bono work.
- 4-6. Submission by Mr. Paul A. Boyne seeking articulation by the Rules Committee of the meaning of “risks” and “disadvantages” as used in Sec. 25-64 (4) in connection with a pro se appearance in a family matter.
- 4-7. Proposal by Attorney Joseph Del Ciampo to amend the juvenile rules in light of § 2 of P.A. 11-240.
- 4-8. Proposal by Chief Disciplinary Counsel Patricia King to amend Sections 2-37, 2-40, 2-41 and 2-52 concerning attorney disciplinary rules.
- 4-9. Such other matters that may come before the Rules Committee.