Rules Committee of the Superior Court Monday, December 14, 2020, 2:00 p.m.

(Via Microsoft Teams and streamed on YouTube.)

Meeting Agenda

RC ID#

- **2020-MIN** Approval of the minutes from the November 16, 2020 meeting of the Rules Committee of the Superior Court.
- **2017-004** Question from Justice Eveleigh regarding whether an automobile's "black box" should be included in a discovery order involving a ruling on Section 13-3.

Previously Item 1-9 on the September 2017 agenda.

- a. Proposal
- b. Comments from O'Sullivan
- c. Comments from J Bright
- d. Email from J Abrams (new material)
- 2017-005 Question from Attorney John D. Tower regarding a potential disparity between discovery responsibilities for non-party witnesses under Section 13-28 (c), which allows to compel non-party witnesses to produce documents within 15 days, and discovery responsibilities of parties under Section 13-27 (g), which gives parties 60 days to produce documents sought in Notices of Deposition, unless otherwise ordered or stipulated.

First time being considered.

- a. Proposal and discussion of review (new material)
- b. Email from J Abrams (new material)
- **2018-004** Proposal from Robert Berriault for a rule to allow for a waiver of fees for certain applicants of the bar.

Previously Item 04-08 on the December 2018 meeting agenda.

- a. Proposal
- b. Response from CBEC
- c. Reply from Berriault
- d. Revisions to regulations from CBEC
- e. Legal Services research summary
- f. Data and update from CBEC (new material)

2019-001 Proposal from Judge Alexander to amend Section 37-1 to allow for waiver of the presence of the defendant at arraignment.

Previously on the agenda on November 16, 2020.

- a. Proposal from Judge Alexander
- b. Research memorandum
- c. Email from J Alexander re referrals
- d. Comments from CCDLA
- e. Comments from OCPD
- f. Comments from OVS
- g. Revised proposal
- h. Comments from OCPD on revised proposal
- i. Revised proposal from J Gold (new material)

2019-003 Proposal regarding standard written discovery in medical malpractice cases.

Previously on the agenda on September 14, 2020.

- a. Proposal
- b. Email from Ziotas 9-5-19
- c. Attachment from Ziotas EMR draft
- d. Attachment from Ziotas Defendant's form for Plaintiff's Medical Malpractice
- e. Attachment from Ziotas Plaintiff's proposed IRFP
- f. Draft from subcommittee (new material)

2020-008 Proposal from the Connecticut Bar Association Pro Bono Committee and Standing Committee on Professional Ethics to amend Rule 5.5 of the Rules of Professional Conduct to permit pro bono practice in Connecticut by attorneys licensed and in good standing in other jurisdictions.

Previously on the November 16, 2020 agenda.

- a. Correspondence to Justice McDonald from CBA.
- b. Proposal to amend Rule 5.5 of the Rules of the Professional Conduct.
- c. Comments from Statewide Bar Counsel
- d. Comments from CBEC
- e. Revised proposal from CBA
- f. SGC comments on revised proposal
- g. Revised proposal from Stovall with Bowler (new material)

2020-021 Proposal from Judge Albis to amend Sections 3-1 and 3-3 concerning appearances to add requirements related to email addresses.

First time being considered.

- a. Proposal from Judge Albis (new material)
- **2020-022** Proposal from Judge Conway to remove references to family with service needs filings from various sections, consistent with Public Act 19-187.

First time being considered.

- a. Proposal from CAJ Conway (new material)
- b. Revised proposal (new material)
- **2020-MISC** Such other matters as may come before the Rules Committee.