

4-4

Del Ciampo, Joseph

From: Abrams, James
Sent: Tuesday, October 09, 2018 4:54 PM
To: Del Ciampo, Joseph; Albis, Michael A.; Alexander, Joan; Conway, Bernadette
Subject: RE: New Rule Proposed by Attorney Weinstein

Follow Up Flag: Follow up
Flag Status: Flagged

Attorney Weinstein and I were recently involved in a case where the Section 51-183b extensions requested and granted went on over the course of a number of years and I fully expect we've not heard the last of it. While I agree with Attorney Weinstein that the current procedure has serious problems, I fear that his proposed solution will only raise additional issues. In my humble opinion, the current procedure is far too informal, making it prone to abuse and misunderstanding. While I recognize that my position would be met with great opposition from some of my colleagues, I think that any activity surrounding Section 51-183b extensions should be part of the court file.

Jim Abrams

From: Del Ciampo, Joseph
Sent: Monday, October 08, 2018 4:30 PM
To: Abrams, James; Albis, Michael A.; Alexander, Joan; Conway, Bernadette
Subject: New Rule Proposed by Attorney Weinstein

Dear Chief Administrative Judges,

At its meeting on September 17, 2018, the Rules Committee considered the attached proposal for a new rule submitted by Attorney Richard P. Weinstein regarding the procedure by which an extension of time under Gen Stat. Section 51-183b is requested and agreed to. After discussion, the Committee, decided to refer the matter to you for your consideration and comments. For your information, the next meeting of the Rules Committee is scheduled for October 15, 2018. Thank you.

Joseph J. Del Ciampo
Director of Legal Services
Connecticut Judicial Branch
100 Washington Street, 3rd Floor
Hartford, CT 06106

e-mail: Joseph.DelCiampo@jud.ct.gov

Tel: (860) 706-5120
Fax: (860) 566-3449

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Del Ciampo, Joseph

From: Alexander, Joan
Sent: Tuesday, October 09, 2018 6:36 PM
To: Del Ciampo, Joseph
Subject: RE: New Rule Proposed by Attorney Weinstein

Attorney Del Ciampo:

As the statute in question relates to civil continuances, it does not apply to most criminal proceedings. The only cases that this rule might have some application in the criminal area would be in habeas petitions. I will contact some judges who have presided over habeas matters to see if they wish to have any input regarding this proposal. Otherwise, it has little or no impact on the criminal side.

Joan Alexander

From: Del Ciampo, Joseph
Sent: Monday, October 08, 2018 4:30 PM
To: Abrams, James; Albis, Michael A.; Alexander, Joan; Conway, Bernadette
Subject: New Rule Proposed by Attorney Weinstein

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Del Ciampo, Joseph

From: Del Ciampo, Joseph
Sent: Monday, October 08, 2018 4:29 PM
To: Abrams, James; Albis, Michael A.; Alexander, Joan; Conway, Bernadette
Subject: New Rule Proposed by Attorney Weinstein
Attachments: Item 01-12 (091718) Prop Atty Weinstein re Stat Sec 51-183b ext time.pdf

Dear Chief Administrative Judges,

At its meeting on September 17, 2018, the Rules Committee considered the attached proposal for a new rule submitted by Attorney Richard P. Weinstein regarding the procedure by which an extension of time under Gen Stat. Section 51-183b is requested and agreed to. After discussion, the Committee, decided to refer the matter to you for your consideration and comments. For your information, the next meeting of the Rules Committee is scheduled for October 15, 2018. Thank you.

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Del Ciampo, Joseph

From: Albis, Michael A.
Sent: Tuesday, November 13, 2018 4:54 PM
To: Del Ciampo, Joseph
Subject: RE: New Rule Proposed by Attorney Weinstein

Dear Attorney Del Ciampo,

I thank the Rules Committee for inviting my comments on the proposal by Attorney Richard P. Weinstein for an amendment to the Practice Book governing requests by judges for extensions of time to render decisions pursuant to General Statutes Section 51-183b.

I concur with the view of Judge Abrams that the court's file in a case should reflect activity concerning extensions of time to render a decision. However, Attorney Weinstein's suggestion calls for the handling of extension requests via email, whereby the requests and responses thereto would be made outside of the court file. I would not be in favor of a rule that requires the court to exchange emails with attorneys and self-represented parties outside of the official record of the case.

I would be happy to address any questions the Rules Committee may have. Thank you.

From: Del Ciampo, Joseph
Sent: Saturday, November 10, 2018 12:28 PM
To: Albis, Michael A. <Michael.Albis@jud.ct.gov>; Conway, Bernadette <Bernadette.Conway@jud.ct.gov>
Subject: FW: New Rule Proposed by Attorney Weinstein

Dear Judge Albis and Judge Conway,

I am checking to inquire whether you have any comments on the attached proposal by Attorney Weinstein? Thank you.

Joseph J. Del Ciampo
Director of Legal Services
Connecticut Judicial Branch
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Hartford, CT 06106

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Del Ciampo, Joseph

From: Conway, Bernadette
Sent: Wednesday, November 14, 2018 9:01 AM
To: Del Ciampo, Joseph
Subject: Re: New Rule Proposed by Attorney Weinstein

Sorry Joe for a belated response. No, I have no comment.

Sent from my iPhone

On Nov 10, 2018, at 12:27 PM, Del Ciampo, Joseph <Joseph.DelCiampo@jud.ct.gov> wrote:

Dear Judge Albis and Judge Conway,

I am checking to inquire whether you have any comments on the attached proposal by Attorney Weinstein? Thank you.

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<Item 01-12 (091718) Prop Atty Weinstein re Stat Sec 51-183b ext time.pdf>

1-12

WEINSTEIN & WISSER, P.C.

ATTORNEYS AT LAW

29 SOUTH MAIN STREET, SUITE 207
WEST HARTFORD, CONNECTICUT 06107

TELEPHONE: (860) 561-2628

FACSIMILE (860) 521-6150

E-MAIL: RPW@WEINSTEINWISSER.COM

E-MAIL: KMW@WEINSTEINWISSER.COM

RICHARD P. WEINSTEIN
KERRY MARC WISSER**
SARAH LINGENHELD

*BOARD CERTIFIED CIVIL TRIAL ADVOCATE
**ALSO ADMITTED IN PA

June 13, 2018

Justice Andrew J. McDonald
Supreme Court
231 Capitol Avenue
Hartford, CT 06106

RE: Proposed Rule

Dear Justice McDonald:

As you are Chairman of the Rules Committee, I would like to propose a new rule.

It deals with judges receiving extensions of time to render a decision pursuant to C.G.S. § 51-183b. While obviously the granting of consent for the extension is voluntary as to the party and the lawyer, in practice that's not the case. Judges routinely receive the extensions, and oftentimes a party or a lawyer is placed in a precarious position because the opponent has already consented to the extension. The general feeling is that if the opposing party does not consent, then the judge will not look favorably upon that party, and it becomes an "or else" proposition. While over the years I have found extensions to be commonplace, it's rare that they are excessive, although I know I have had a number of cases in the not too distant past where there were numerous extensions sought within the same case. It becomes unnerving for the lawyer and for the client, and it puts a taint on the court's decision in the event a party refuses to grant the extension.

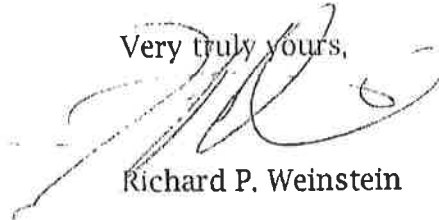
I propose the following. If a judge seeks an extension pursuant to § 51-183b, the judge shall e-mail the parties, directly or through the clerk, requesting the extension. (Preferably there will only be one extension not to exceed sixty days.) Whether there is a limitation on the time or the number of extensions, it shall be the plaintiff's attorney's obligation to seek the consent of the other parties, and then notify the court whether or not the request for extension has been granted, without ever divulging to the court which party has refused to consent, in the event of a denial of the request for extension. This

Justice Andrew J. McDonald
June 13, 2018
Page Two

will help to ensure that the granting of such extensions is not routine, but do not serve as a source of intimidation to the lawyer and the client and potentially cloud the ultimate decision.

Thank you for your consideration.

Very truly yours,

A handwritten signature in black ink, appearing to read 'R. Weinstein', is written over the typed name. The signature is fluid and cursive, with a large initial 'R' and a long horizontal stroke.

Richard P. Weinstein

RPW:lmv