Proposal 04-13 (P.R. 0126) Offered by the Supreme Court Rules Committee

Rule 367. Rehearing in Reviewing Court

- (a) Time; Length. (No changes.)
- **(b) Contents.** (No changes.)
- (c) Form; Copies; Service; Notification of Reporter. (No changes.)
- (d) Answer; Reply; Oral Argument. No answer to a petition for rehearing will be received unless requested by the court or unless the petition is granted. No substantive change in an opinion may be made on denial of rehearing unless an answer has been requested. If the petition is granted or if an answer is requested, the opposing party shall have 21 days from the request or the granting of the rehearing to answer the petition, and petitioner shall have 14 days after the due date of the answer within which to file a reply. Three copies of each shall be served on opposing counsel and proof of service filed with the clerk. The original briefs of the parties, and the petition for rehearing, the answer, and the reply shall stand as briefs on the rehearing. Oral argument will be permitted only if ordered by the court on its own motion.
- (e) Limitation on Petitions in Appellate Court. (No changes.)