

November 21, 2021 James Sandman to CTJG Working Group:

Thank you for the excellent meeting materials.

I have a question about agenda item II.C., regarding separation of powers. The memo addresses the need for legislative approval of the delegation of certain powers to the sandbox regulatory entity. My understanding is that the sandbox regulatory would not have the power to make any decisions itself, but would only make recommendations to the Supreme Court. Would the ability of the sandbox entity to make recommendations to the Supreme Court require legislative approval, and, if so, why? Or would legislative approval be required only for certain decisions of the Supreme Court, such as approval of exemptions from legal requirements other than those governing the practice of law?