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**APPELLATE COURT**

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**MOTIONS HEARING  
FOR  
THURSDAY, JULY 15, 2010  
AT 10:00 A.M.**

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**1. Cases are scheduled for a specific time, not necessarily in the order listed. Counsel must identify themselves to the Clerk in the Courtroom at least 15 minutes before the scheduled time of argument.**

**COURTHOUSE**  
75 Elm Street, Hartford, CT

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**THURSDAY, JULY 15, 2010  
AT 10:00 A.M.**

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IN THE FOLLOWING MATTER, COUNSEL AND THE SELF-REPRESENTED PARTY ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THE APPEAL SHOULD NOT BE DISMISSED FOR LACK OF A FINAL JUDGMENT BECAUSE, WHEN THE APPEAL WAS FILED, JUDGMENT HAD NOT BEEN RENDERED AS TO ANY OF THE DEFENDANTS FOLLOWING THE TRIAL COURTS' DECISIONS ON THE DEFENDANTS' MOTION TO STRIKE AND OBJECTION TO THE AMENDED COMPLAINT. SEE PRACTICE BOOK §§ 10-44 AND 61-2; *HOMEcomings FINANCIAL NETWORK, INC. V. STARBALA*, 85 CONN. APP. 284, 285 N.1 (2004).

- (1) **AC32013**  
**IAN N. WRIGHT**  
Ian Wright, self-represented party  
v.  
**OFFICER DEMIRAJ ET AL.**  
Deann S. Varunes,  
Assistant Attorney General

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*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

(continued)

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IN THE FOLLOWING MATTER, COUNSEL AND THE SELF-REPRESENTED PARTIES ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THIS APPEAL FROM THE TRIAL COURT'S JUDGMENT OF FORECLOSURE BY SALE SHOULD NOT BE DISMISSED AS MOOT BECAUSE THE PLAINTIFF HAS FILED A SATISFACTION OF JUDGMENT AND, THEREFORE, THERE IS NO PRACTICAL RELIEF THAT THIS COURT CAN GRANT THE APPELLANT. SEE *NEW HARTFORD V. CONNECTICUT RESOURCES RECOVERY AUTHORITY*, 291 CONN. 502, 506-507, (2009); *MAZZIOTTI V. ALLSTATE INS. CO.*, 240 CONN. 799, 806-808 (1997).

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- (2) **AC32007**  
**WELLS FARGO BANK, NA**  
Hunt Leibert Jacobson, PC  
McCarter & English, LLP  
v.  
**FREDERICK CORNELIUS ET AL.**  
Frederick Cornelius,  
self-represented party  
Joseph Stafford,  
self-represented party  
Rome McGuigan, PC  
  
For the Committee  
Lawrence Stuart Shipman

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*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

(continued)

IN THE FOLLOWING MATTER, COUNSEL ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THIS APPEAL FROM THE TRIAL COURT'S DECISION OVERRULING THE DEFENDANT'S OBJECTION TO THE PLAINTIFF'S AFFIDAVIT OF NONCOMPLIANCE SHOULD NOT BE DISMISSED BECAUSE AN ORDER FOR THE ISSUANCE OF AN EXECUTION IS NOT AN APPEALABLE FINAL JUDGMENT. SEE *QUINLAN V. CITY NATIONAL BANK*, 105 CONN. 424, 429 (1926); *IANNOTTI V. TURNER*, 32 CONN. SUP. 573, CERT. DENIED, 169 CONN. 709 (1975).

- (3) **AC32158**  
**ROGER PLOOF,**  
**ADMINISTRATOR, EXECUTOR**  
**OF THE ESTATE OF FREDERICK**  
**PLOOF**  
 Greg Benoit
- v.
- VIRGINIA BERRY A/K/A**  
**VIRGINIA DECKER**  
 Matthew G. Berger

IN THE FOLLOWING MATTER, COUNSEL ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THIS APPEAL SHOULD NOT BE DISMISSED AS MOOT DUE TO THE DEATH OF ROBERT M. SEE *STATE V. TRANTOLO*, 209 CONN. 169 (1988); SEE ALSO *STATE V. BOSTWICK*, 251 CONN. 117 (1999).

- (4) **AC31925**  
**STATE OF CONNECTICUT**  
 Office of the Chief State's Attorney
- v.
- ROBERT M.**  
 Richard S. Cramer

*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

(continued)

IN THE FOLLOWING MATTER, COUNSEL ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THE APPEAL AND CROSS APPEAL SHOULD NOT BE DISMISSED FOR LACK OF A FINAL JUDGMENT BECAUSE THERE IS AN UNRESOLVED CLAIM FOR DISCRETIONARY PREJUDGMENT INTEREST PURSUANT TO GENERAL STATUTES § 37-3a. SEE *BALF CO. V. SPERA CONSTRUCTION CO.*, 222 CONN. 211 (1992); *GIANETTI V. MESZOROS*, 268 CONN. 424 (2004).

- (5) **AC31190**  
**JOHN HICKEY**  
 William Meehan
- v.
- ALTERNATIVE INSURANCE**  
**WORKS, LLC, ET AL.**  
 Bloomenthal & Trow, LLC

IN THE FOLLOWING MATTER, COUNSEL AND SELF-REPRESENTED PARTIES ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THIS APPEAL FROM THE TRIAL COURT'S ORDER DENYING THE PLAINTIFF'S MOTION TO DISQUALIFY SHOULD NOT BE DISMISSED FOR LACK OF A FINAL JUDGMENT. SEE *TAFF V. BETTCHER*, 243 CONN. 380, 384 N.2 (1997); *STATE V. CURCIO*, 191 CONN. 27, 31 (1983).

- (6) **AC32078**  
**STEPHEN J. BRUNO**  
 Marvin, Ferro, Barndollar & Roberts,  
 LLC
- v.
- LISA BRUNO**  
 Lisa Bruno, self-represented party

*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

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IN THE FOLLOWING MATTER, COUNSEL AND SELF-REPRESENTED PARTIES ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THIS APPEAL FROM THE TRIAL COURT'S POSTJUDGMENT ORDER PROVIDING THAT A CERTAIN ACCOUNT BE DIVIDED AS OF A SPECIFIC DATE SHOULD NOT BE DISMISSED FOR LACK OF A FINAL JUDGMENT BECAUSE THE COURT HAS YET TO DETERMINE THE ACCOUNT'S VALUE ON THE DATE OF DIVISION. SEE *STATE V. CURCIO*, 191 CONN. 27, 31 (1983); SEE ALSO *STROINEY V. CRESCENT LAKE TAX DISTRICT*, 197 CONN. 82, 84 (1985).

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- (7) **AC32079**  
**STEPHEN J. BRUNO**  
 Marvin, Ferro, Barndollar & Roberts,  
 LLC  
 v.  
**LISA BRUNO**  
 Lisa Bruno, self-represented party

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*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

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(continued)

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IN THE FOLLOWING MATTER, COUNSEL AND THE SELF-REPRESENTED PARTY ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THE PLAINTIFF'S APPEAL FROM THE ORDER DETERMINING THE PRIORITIES SHOULD NOT BE DISMISSED FOR LACK OF A FINAL JUDGMENT BECAUSE, AT THE TIME THE APPEAL WAS FILED, THE PREVIOUS JUDGMENT OF FORECLOSURE HAD BEEN OPENED AND A NEW FORECLOSURE JUDGMENT HAD NOT YET BEEN RENDERED. SEE *ESSEX SAVINGS BANK V. FRIMBERGER*, 26 CONN. APP. 80 (1991); SEE ALSO *STATE V. CURCIO*, 191 CONN. 27, 31 (1983).

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- (8) **AC31888**  
**DEUTSCHE BANK NATIONAL TRUST COMPANY**  
 Krasow, Garlick & Hadley, LLC  
 Hunt Leibert Jacobson, PC  
 v.  
**FRANCIS DELMASTRO ET AL.**  
 Francis DelMastro,  
 self-represented party  
 Polivy & Taschner, LLC  
 Siegel, O'Connor, O'Donnell & Beck,  
 PC

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*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

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IN THE FOLLOWING MATTERS, COUNSEL AND SELF-REPRESENTED PARTIES ARE ORDERED TO APPEAR AND GIVE REASONS, IF ANY, WHY THE APPEALS SHOULD NOT BE DISPOSED OF, PRACTICE BOOK § 85-1, AND WHY SANCTIONS SHOULD NOT BE IMPOSED, PRACTICE BOOK § 85-2, FOR FAILURE TO FILE THE DOCUMENTS LISTED OR TO PURSUE THE APPEAL WITH DILIGENCE. FAILURE TO APPEAR AT THIS HEARING AS ORDERED WILL SUBJECT COUNSEL AND SELF-REPRESENTED PARTIES TO THE IMPOSITION OF SANCTIONS INCLUDING, BUT NOT LIMITED TO, MONETARY SANCTIONS, FINES, AND/OR PROHIBITION FROM APPEARING BEFORE THIS COURT. SEE GENERAL STATUTES § 51-84 AND PRACTICE BOOK §§ 85-1, 85-2.

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(9) **AC30717**  
**STATE OF CONNECTICUT**  
 Office of the Chief State's Attorney

v.

**DENNIS AARON LUZIETTI**  
 No appearance

Defendant-appellant's appearance and brief due on or before April 12, 2010.

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(10) **AC31903**  
**STATE OF CONNECTICUT**  
 Office of the Chief State's Attorney

v.

**MARK CUGINI**  
 Mark R. Cugini,  
 self-represented party

Defendant-appellant's preliminary statement of issues, designation of the contents of the record, docketing statement and certificate regarding the transcript due on or before January 26, 2010.

*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

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(continued)

(11) **AC32234**  
**IN RE: TREVOR R.**

For petitioner:  
 Stephen G. Vitelli,  
 Assistant Attorney General

For respondent father:  
 Donald R., self-represented party

For respondent mother:  
 Clarence E. Sawyer, Jr.

Counsel for the minor child:  
 Thomas F. Mitola

Guardian ad litem:  
 Not Appointed

Respondent father-appellant's preliminary statement of issues, designation of the contents of the record, a court reporter's transcript order acknowledgment with an estimated delivery date or a certificate that no transcript is necessary and docketing statement due on or before May 17, 2010.

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(12) **AC32221**  
**FELIPE DASILVA**  
 Diane Polan

v.

**COMMISSIONER OF CORRECTION**  
 Office of the Chief State's Attorney

Petitioner-appellant's amended court reporter's written acknowledgment of the transcript order with a revised estimated delivery date due May 31, 2010.

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(13) **AC32020**  
**ADMINISTRATOR, UNEMPLOYMENT COMPENSATION ACT**

Thomas P. Clifford, III,  
 Assistant Attorney General

v.

**LIRI BELICA**  
 Liri Belica, self-represented party

Defendant-appellee's brief due May 14, 2010.

*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

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(continued)

- (14) **AC31831**  
**DANIEL L. GELLATLY**  
 Daniel L. Gellatly,  
 self-represented party  
 v.  
**DEBORAH A. GELLATLY**  
 Deborah A. Proce,  
 self-represented party  
 Defendant-appellee's brief due May 10,  
 2010.

- (15) **AC29529**  
**DANIEL FIAMENGO**  
 No appearance  
 v.  
**COMMISSIONER OF  
 CORRECTION**  
 Office of the Chief State's Attorney  
 Petitioner-appellant's brief due May 10,  
 2010.

- (16) **AC31854**  
**LEONARDO NOGUEIRA**  
 Leonardo Nogueira,  
 self-represented party  
 v.  
**COMMISSIONER OF  
 CORRECTION**  
 Richard T. Biggar,  
 Assistant Attorney General  
 Neil Parille,  
 Assistant Attorney General  
 Petitioner-appellant's court reporter's  
 written acknowledgment of the tran-  
 script order with an estimated delivery  
 date due on or before February 3, 2010.

- (17) **AC31941**  
**SHAUN ROWE**  
 W. Theodore Koch III  
 v.  
**COMMISSIONER OF  
 CORRECTION**  
 Office of the Chief State's Attorney  
 Petitioner-appellant's court reporter's  
 written acknowledgment of the tran-  
 script order with an estimated delivery  
 date due on or before February 9, 2010.

*Counsel must identify themselves to the Clerk in Court not  
 later than 15 minutes before the scheduled time of argument.*

(continued)

- (18) **AC30743**  
**STANLEY PETTIT**  
 Non-Appearing  
 v.  
**COMMISSIONER OF  
 CORRECTION**  
 Office of the Chief State's Attorney  
 Anne E. Lynch,  
 Assistant Attorney General  
 Petitioner-appellant's brief due on or  
 before March 29, 2010.

- (19) **AC32058**  
**ANTHONY BRUNETTI**  
 Bradford Buchta  
 v.  
**COMMISSIONER OF  
 CORRECTION**  
 Office of the Chief State's Attorney  
 Petitioner-appellant's court reporter's  
 written acknowledgment of the tran-  
 script order with an estimated delivery  
 date due on or before March 22, 2010.

- (20) **AC32168**  
**STATE OF CONNECTICUT**  
 Office of the Chief State's Attorney  
 v.  
**CLIFFORD MORSE**  
 Thompson Legal Services  
 Defendant-appellant's preliminary  
 statement of issues, designation of the  
 contents of the record, a court report-  
 er's transcript order acknowledgment  
 with an estimated delivery date or a  
 certificate that no transcript is neces-  
 sary and docketing statement due on or  
 before April 8, 2010.

*Counsel must identify themselves to the Clerk in Court not  
 later than 15 minutes before the scheduled time of argument.*

(continued)

(21) **AC32067**  
**STATE OF CONNECTICUT**  
Office of the Chief State's Attorney  
v.  
**PRESTON McRAE**  
Preston McRae, self-represented party

Defendant-appellant's preliminary statement of issues, designation of the contents of the record, court reporter's transcript order acknowledgment with an estimated delivery date or a certificate that no transcript is necessary and docketing statement due on or before March 29, 2010.

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(22) **AC32097**  
**STATE OF CONNECTICUT**  
Office of the Chief State's Attorney  
v.  
**MICHAEL BRAWLEY**  
Paul Bialobrzkeski

Defendant-appellant's brief due on or before May 3, 2010.

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(23) **AC31895**  
**STATE OF CONNECTICUT**  
Office of the Chief State's Attorney  
v.  
**GARY ROGERS**  
Pattis & Smith, LLC

Defendant-appellant's brief due on or before April 15, 2010.

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*Counsel must identify themselves to the Clerk in Court not later than 15 minutes before the scheduled time of argument.*

*MICHELE T. ANGERS*  
*Chief Clerk*