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EMC MORTGAGE CORPORATION v. STEVEN D.  
GRILLS ET AL.  
(AC 24139)

Foti, Flynn and West, Js.

Argued February 23—officially released March 23, 2004

Appeal by the named defendant et al. from the Superior Court in the judicial district of New London, *Martin, J.*

Per Curiam. The judgment is affirmed and the case is remanded for the purpose of setting a new sale date.

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ARTHUR COLE v. COMMISSIONER OF CORRECTION  
(AC 24056)

Foti, Schaller and Flynn, Js.

Submitted on briefs February 27—officially released March 23, 2004

Petitioner's appeal from the Superior Court in the judicial district of New Haven, *Hon. William L. Hadden, Jr.*, judge trial referee.

Per Curiam. The appeal is dismissed.

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THOMAS ROGERS v. COMMISSIONER OF  
CORRECTION  
(AC 23756)

Foti, Schaller and Flynn, Js.

Submitted on briefs February 27—officially released March 23, 2004

Petitioner's appeal from the Superior Court in the judicial district of New Haven, *Hon. Howard F. Zoarski*, judge trial referee.

Per Curiam. The judgment is affirmed.

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EARL BONHOTEL v. NANCY BONHOTEL  
(AC 23947)  
(AC 24448)

Lavery, C. J., and Bishop and West, Js.

Submitted on briefs February 27—officially released March 23, 2004

Defendant's appeals from the Superior Court in the judicial district of Litchfield, *Pickard, J; Bryant, J.*

Per Curiam. The judgment is affirmed.

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IVAN CEPEDA v. COMMISSIONER OF CORRECTION  
(AC 23754)

Lavery, C. J., and Bishop and West, Js.

Submitted on briefs February 27—officially released March 23, 2004

Petitioner's appeal from the Superior Court in the judicial district of New Haven, *Hon. William L. Hadden, Jr.*, judge trial referee.

Per Curiam. The habeas court denied the petition for a writ of habeas corpus and denied the petitioner's request for certification to appeal to this court. After a careful review of the record and briefs, we conclude that the petitioner has not demonstrated that the issues are debatable among jurists of reason or that a court could resolve the issues in a different manner or that the questions are adequate to deserve encouragement to proceed further. See *Simms v. Warden*, 230 Conn. 608, 616, 646 A.2d 126 (1994).

The appeal is dismissed.

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