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<p>Ahrens v. Hartford Florists' Supply, Inc. . . . .</p> <p style="padding-left: 2em;"><i>Product liability; motion to dismiss; personal jurisdiction; motion to implead; claim that trial court erred in granting motions to dismiss third-party complaint; claim that trial court applied incorrect standard when it found that strict compliance with statutes (§§ 52-102a and 52-577a (b)) was required when impleading third party into product liability case; whether trial court erred in concluding that third-party plaintiff must strictly comply with §§ 52-102a and 52-577a (b); claim that trial court erred in concluding that one year time limitation in § 52-577a implicated jurisdiction of court.</i></p>	24
<p>Pursuit Partners, LLC v. Reed Smith, LLP . . . . .</p> <p style="padding-left: 2em;"><i>Breach of contract; motion for summary judgment; claim that trial court improperly concluded that defendant law firm was bound by confidentiality provision of settlement agreement only to extent of its client; claim that language of settlement agreement, coupled with defendant's signature on agreement, was ambiguous and created genuine issue of material fact regarding capacity in which defendant signed agreement; whether trial court properly concluded that finding in related action had collateral estoppel effect.</i></p>	1