## Cumulative Table of Cases Connecticut Appellate Reports Volume 208

## (Replaces Prior Cumulative Table)

Bridges v. Commissioner of Correction (Memorandum Decision)  Bridges v. Commissioner of Correction (Memorandum Decision)  Cinotti v. Divers (Memorandum Decision)  Herron v. Daniels  Landlord-tenant; action for return of security deposit; claim that trial court erred when it awarded plaintiff double damages pursuant to applicable statute (§ 47a-21 (d)) for defendant's failure to return portion of plaintiff's security deposit; whether trial court's determination that certain of defendant's charges for damages to premises were pretextual was erroneous; claim that trial court erred when it concluded that defendant's handling of security deposit and her failure to return portion of it violated Connecticut Unfair Trade Practices Act (CUTPA) (§ 42-110a et seq.); whether defendant was required to place security deposit into escrow account; whether plaintiff suffered ascertainable loss as result of defendant's withholding of portion of security deposit; claim that trial court erred when it awarded punitive damages to plaintiff under CUTPA; claim that trial court erred in holding that plaintiff was not entitled to return of certain rental payments pursuant to applicable statute (§ 47a-11); whether plaintiff abandoned premises prior to end of lease term; claim that trial court erred in denying plaintiff's common-law claim for money had and received.	902 903 901 75
HSBC Bank USA, N.A. v. Cardinal (Memorandum Decision)  JPMorgan Chase Bank, National Assn. v. Malick  Foreclosure; claim that trial court improperly rendered judgment of strict foreclosure; whether trial court erred as matter of law when it accepted affidavit of debt and relied on it to establish amount of defendant's indebtedness even though defendant had articulated specific objections to amount of mortgage debt, whether trial court properly applied rule of practice (§ 23-18 (a)) in permitting plaintiff to prove amount of debt by submission of affidavit; whether defendant's articulated objections concerning amount of mortgage debt were sufficient to render application of § 23-18 improper.	902 38
Ocwen Loan Servicing, LLC v. Sheldon	132
Sosa v. Commissioner of Correction (Memorandum Decision)	901 198
State v. Luna.  Misconduct with motor vehicle; assault in third degree; whether evidence was sufficient to support conviction; claim that evidence was insufficient for jury to determine that defendant acted with criminal negligence; claim that trial court abused its discretion and violated defendant's constitutional right to present defense when it precluded her from introducing toxicology report into evidence; claim that admission into evidence of death certificate violated defendant's sixth amendment right to confrontation because death certificate contained testimonial hearsay; claim that trial court violated defendant's constitutional right to conflict free representation when trial court failed to inquire, sua sponte, into conflict of interest defense counsel created.	45

State v. Shawn G.  Possession of narcotics with intent to sell by person who is not drug-dependent; criminal possession of revolver; risk of injury to child; whether evidence was sufficient to support conviction; claim that evidence was insufficient to establish that defendant had dominion and control over and constructively possessed revolver and narcotics; claim that defendant was not in exclusive possession of apartment in which police found revolver and narcotics; whether evidence of loaded revolver hidden in storage container was sufficient to support conviction of risk of injury to child; whether trial court violated defendant's sixth amendment right to compulsory process when it declined to issue capias for police officer who failed to appear at trial in response to subpoena and denied request for continuance.	154
Swain v. Commissioner of Correction (Memorandum Decision)	902 901 16
Ulanoff v. Becker Salon, LLC	1
Watson Real Estate, LLC v. Woodland Ridge, LLC	115