

327 Conn.

ORDERS

973

---

JOSE ARROYO ET AL. *v.* UNIVERSITY  
OF CONNECTICUT HEALTH  
CENTER ET AL.

The defendants' petition for certification to appeal from the Appellate Court, 175 Conn. App. 493 (AC 38701), is denied.

ROBINSON, J., did not participate in the consideration of or decision on this petition.

*Michael G. Rigg*, in support of the petition.

*Michael J. Walsh*, in opposition.

Decided November 29, 2017

---

JOSEPH COHEN *v.* ROBERT MEYERS ET AL.

The plaintiff's petition for certification to appeal from the Appellate Court, 175 Conn. App. 519 (AC 38737), is denied.

*Richard D. Carella* and *Christopher A. Klepps*, in support of the petition.

*Melissa S. Harris* and *Michael F. Dowley*, in opposition.

Decided November 29, 2017

---

STATE OF CONNECTICUT *v.* CHANDRA BOZELKO

The defendant's petition for certification to appeal from the Appellate Court, 175 Conn. App. 599 (AC 39466), is denied.

*Chandra Bozelko*, self-represented, in support of the petition.

*Kathryn W. Bare*, assistant state's attorney, in opposition.

Decided November 29, 2017

974

ORDERS

327 Conn.

STATE OF CONNECTICUT *v.* DORAINE REED

The defendant's petition for certification to appeal from the Appellate Court, 176 Conn. App. 537 (AC 37726), is denied.

*James B. Streeto*, senior assistant public defender, in support of the petition.

*Mitchell S. Brody*, senior assistant state's attorney, in opposition.

Decided November 29, 2017

---

PRESIDENTIAL VILLAGE, LLC *v.* TONYA PERKINS

The defendant's petition for certification to appeal from the Appellate Court, 176 Conn. App. 493 (AC 38459), is granted, limited to the following issues:

"1. Did the Appellate Court properly reverse the trial court's holding that a federal pretermination notice for nonpayment of rent must be limited to rent charges that are a permissible basis for such an eviction under Connecticut summary process law?

"2. Did the Appellate Court properly conclude that state law is not relevant in determining whether the information provided in a federal pretermination notice is so misleading as to render it jurisdictionally defective?

*Amy Eppler-Epstein*, in support of the petition.

*Hugh D. Hughes*, in opposition.

Decided November 29, 2017

---

327 Conn.

ORDERS

975

---

STATE OF CONNECTICUT *v.* FRANK  
EDWARD BIGGS

The defendant's petition for certification to appeal from the Appellate Court, 176 Conn. App. 687 (AC 38528), is denied.

*David B. Bachman*, assigned counsel, in support of the petition.

*Rita M. Shair*, senior assistant state's attorney, in opposition.

Decided November 29, 2017

---

CHRISTOPHER P. MCCLANCY ET AL. *v.* BANK  
OF AMERICA, N.A., ET AL.

The plaintiffs' petition for certification to appeal from the Appellate Court, 176 Conn. App. 408 (AC 38568), is denied.

*Kenneth A. Votre*, in support of the petition.

*Pierre-Yves Kolakowski*, in opposition.

Decided November 29, 2017

---

RETAINED REALTY, INC. *v.* EILEEN M.  
LENAHAN ET AL.

The named defendant's petition for certification to appeal from the Appellate Court (AC 40183) is denied.

ROBINSON, MULLINS and KAHN, Js., did not participate in the consideration of or decision on this petition.

*Jack E. Robinson*, in support of the petition.

*Taryn D. Martin* and *Robert A. Ziegler*, in opposition.

Decided November 29, 2017

---