

Cumulative Table of Cases
Connecticut Reports
Volume 335

(Replaces Prior Cumulative Table)

| | |
|--|-----|
| Bagaloo v. Commissioner of Correction (Order) | 905 |
| Bank of America, N.A. v. Balgobin (Order) | 903 |
| Berka v. Middletown (Order) | 906 |
| Boria v. Commissioner of Correction (Order) | 901 |
| Chief Disciplinary Counsel v. Burbank (Order) | 906 |
| Ervin v. Commissioner of Correction (Order) | 905 |
| Garcia v. Cohen | 3 |
| <i>Premises liability; negligence; contributory negligence; general verdict rule; certification from Appellate Court; whether Appellate Court correctly concluded that general verdict rule precluded it from reviewing plaintiff's claim of instructional error; whether proposed interrogatories were properly framed; nondelegable duty doctrine, discussed; whether Appellate Court incorrectly concluded that plaintiff's instructional error claim was not reviewable on ground that plaintiff had failed to raise independent claim of error on appeal with respect to trial court's decision not to submit her proposed interrogatories to jury.</i> | |
| Holliday v. Commissioner of Correction (Order) | 901 |
| In re Brian P. (Order) | 907 |
| Jason B. v. Commissioner of Correction (Order) | 903 |
| Langston v. Commissioner of Correction. | 1 |
| <i>Habeas corpus; certification from Appellate Court; claim that habeas court improperly dismissed habeas petition as untimely filed; whether Appellate Court correctly concluded that petitioner lacked good cause for his untimely filing when he had relied on advice of his attorney to withdraw previous, validly filed petition and to file present petition in its place, even though it would be subject to statutory (§ 52-470 (d)) presumption of delay; certification improvidently granted.</i> | |
| Lenti v. Commissioner of Correction (Order) | 905 |
| Lopez v. Commissioner of Correction (Order) | 904 |
| Seaport Capital Partners, LLC v. Speer (Order) | 903 |
| State v. Brown (Order) | 902 |
| State v. Douglas C. (Order) | 904 |
| State v. Earley (Order) | 902 |
| State v. Sawyer | 29 |
| <i>Possession of child pornography second degree; whether trial court incorrectly concluded that search warrant affidavit provided probable cause to search defendant's residence for evidence of possession of child pornography; unreserved claim that this court should adopt more demanding standard under Connecticut constitution for assessing whether there is probable cause to issue search warrant.</i> | |
| State v. White (Order) | 906 |