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ORDERS

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ROBERT GOGUEN *v.* COMMISSIONER
OF CORRECTION

The petitioner Robert Goguen’s petition for certification to appeal from the Appellate Court, 195 Conn. App. 502 (AC 41339), is granted, limited to the following issue:

“Did the Appellate Court properly dismiss the self-represented petitioner’s appeal because he failed to brief whether the habeas court had abused its discretion in denying his petition for certification to appeal?”

Robert Goguen, self-represented, in support of the petition.

James A. Killen, senior assistant state’s attorney, in opposition.

Decided June 30, 2020

LUIS ROJAS *v.* COMMISSIONER
OF CORRECTION

The petitioner Luis Rojas’ petition for certification to appeal from the Appellate Court, 196 Conn. App. 906 (AC 40045), is denied.

Mark M. Rembish, assigned counsel, in support of the petition.

Linda F. Currie-Zeffiro, senior assistant state’s attorney, in opposition.

Decided June 30, 2020

STATE OF CONNECTICUT *v.*
WAYNE S. BRADBURY

The defendant’s petition for certification to appeal from the Appellate Court, 196 Conn. App. 510 (AC 41544), is denied.

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Robert L. O'Brien, assigned counsel, in support of the petition.

Margaret Gaffney Radionovas, senior assistant state's attorney, in opposition.

Decided June 30, 2020

ANDERS B. JEPSEN ET AL. *v.* BETH M.
CAMASSAR ET AL.

The plaintiffs' petition for certification to appeal from the Appellate Court, 196 Conn. App. 97 (AC 42000), is denied.

Beth A. Steele, in support of the petition.

Mark S. Zamarka and *Christine S. Synodi*, in opposition.

Decided June 30, 2020

STATE OF CONNECTICUT *v.* MICHAEL
ROBERT FORTIN

The defendant's petition for certification to appeal from the Appellate Court, 196 Conn. App. 805 (AC 42651), is denied.

Mark Rademacher, assistant public defender, in support of the petition.

Timothy J. Sugrue, assistant state's attorney, in opposition.

Decided June 30, 2020

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STATE OF CONNECTICUT *v.* DARRELL TINSLEY

The plaintiff's petition for certification to appeal from the Appellate Court, 197 Conn. App. 302 (AC 41975), is granted, limited to the following issue:

"Did the Appellate Court correctly conclude that, notwithstanding the fact that manslaughter in the first degree, under General Statutes § 53a-55 (a) (1), and risk of injury to a child, under General Statutes (Rev. to 1995) § 53-21, as amended by Public Acts 1995, No. 95-142, § 1, are not the same offense under *Blockburger v. United States*, 284 U.S. 299, 52 S. Ct. 180, 76 L. Ed. 306 (1932), the defendant's conviction of those crimes nonetheless violated the double jeopardy clause of the United States constitution because, as charged in the information, those crimes stood in relation of greater and lesser included offenses?"

Melissa L. Streeto, senior assistant state's attorney, in support of the petition.

Naomi T. Fetterman, assigned counsel, in opposition.

Decided June 30, 2020

FACTOR KING, LLC *v.* HOUSING AUTHORITY
OF THE CITY OF MERIDEN ET AL.

The plaintiff's petition for certification to appeal from the Appellate Court, 197 Conn. App. 459 (AC 42270), is denied.

Kasey Procko Burchman, *Bruce E. Loren*, pro hac vice, and *Allen Heffner*, pro hac vice, in support of the petition.

Kent J. Mancini, in opposition.

Decided June 30, 2020
