

**Cumulative Table of Cases**  
**Connecticut Reports**  
**Volume 344**

*(Replaces Prior Cumulative Table)*

Bennetta v. Derby (Order) . . . . .	903
In re Madison C. (Order) . . . . .	903
Pistello-Jones v. Jones (Order) . . . . .	901
Sakon v. Sakonchick (Order) . . . . .	901
State v. Herman K. (Order) . . . . .	902
State v. Juan F. . . . .	33
<i>Sexual assault first degree; risk of injury to child; whether trial court improperly denied defendant's pretrial motion to dismiss for failure to prosecute within five year limitation period set forth in applicable statute of limitations ((Rev. to 2001) § 54-193a); whether trial court's finding that defendant was not available for arrest between issuance and execution of arrest warrant was not clearly erroneous.</i>	
State v. Juan J. . . . .	1
<i>Sexual assault first degree; attempt to commit sexual assault first degree; risk of injury to child; claim that trial court had abused its discretion in admitting evidence of defendant's uncharged misconduct in connection with allegations of sexual abuse; unpreserved claim by state that judgment of conviction could be affirmed on alternative ground that uncharged misconduct evidence was admissible to show propensity under applicable provision (§ 4-5 (b)) of Connecticut Code of Evidence; whether trial court abused its discretion in admitting uncharged misconduct evidence under applicable provision (§ 4-5 (c)) of Connecticut Code of Evidence to show intent and absence of mistake or accident on part of defendant; whether admission of uncharged misconduct evidence was harmful.</i>	
Willis W. v. Office of Adult Probation (Order) . . . . .	902