

Cumulative Table of Cases
Connecticut Reports
Volume 341

Scholz v. Epstein 1
Statutory theft; litigation privilege; certification from Appellate Court; whether litigation privilege afforded defendant attorney absolute immunity from liability for statutory (§ 52-564) theft in connection with prior judicial proceeding in which defendant represented company foreclosing on plaintiff's property; claim that litigation privilege was inapplicable to extent that defendant's recording of certificate of foreclosure on land records and role in sale of property purportedly fell outside scope of foreclosure action.

South Windsor v. Lanata 31
Zoning; legal impossibility; certification from Appellate Court; claim that Appellate Court improperly remanded case for new trial as to liability, rather than proceeding limited to damages.