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ORDERS

350 Conn.

JOSEPH DECICCO, ADMINISTRATOR (ESTATE OF
NANCY LOYD OLAIVAR ABAD), ET AL. *v.*
DYNATA, LLC, ET AL.

The plaintiffs' petition for certification to appeal from the Appellate Court, 225 Conn. App. 725 (AC 45862), is granted, limited to the following issue:

“When a trial court considers whether a foreign jurisdiction is an adequate alternative forum in which to litigate a matter, and the parties present conflicting evidence on whether that foreign jurisdiction’s law would allow for jurisdiction over the matter, to what extent must the trial court analyze the foreign jurisdiction’s law such that it constitutes a ‘meaningful assessment of the suitability of the alternative forum’ under *Picketts v. International Playtex, Inc.*, 215 Conn. 490, 504 n.13, 576 A.2d 518 (1990)?”

Michael S. Taylor and *Corinne A. Burlingham*, in support of the petition.

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James E. Nealon and Edward P. Gibbons, pro hac vice, in opposition.

Decided November 5, 2024

WILMINGTON SAVINGS FUND SOCIETY, FSB,
TRUSTEE *v.* ISANDRA L. SCHULZ ET AL.

The named defendant's petition for certification to appeal from the Appellate Court, 225 Conn. App. 902 (AC 46609), is granted, limited to the following issue:

"Did the Appellate Court properly uphold the trial court's determination that the plaintiff-mortgagee had standing to enforce the note on the basis of the affidavits submitted in support of the plaintiff's motion for summary judgment, therefore entitling the plaintiff to judgment of strict foreclosure as to liability?"

Isandra L. Schulz, self-represented, in support of the petition.

Decided November 5, 2024

STATE OF CONNECTICUT *v.*
CHRISTOPHER BOLDEN

The defendant's petition for certification to appeal from the Appellate Court, 227 Conn. App. 636 (AC 46215), is granted, limited to the following issue:

"Did the Appellate Court correctly determine that the evidence was sufficient to prove beyond a reasonable doubt that the defendant had concealed his motor vehicle for the purpose of impairing its availability in connection with a criminal investigation, as required to support his conviction of tampering with physical evidence under General Statutes § 53a-155 (a)?"

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Alice Osedach Powers, assigned counsel, in support
of the petition.

Ronald G. Weller, senior assistant state's attorney,
in opposition.

Decided November 5, 2024
