

Cumulative Table of Cases

Connecticut Reports

Volume 351

(Replaces Prior Cumulative Table)

Aldin Associates Ltd. Partnership v. State (Order)	911
Ammar I. v. Dept. of Children & Families	656
<i>Discrimination on basis of religion; litigation privilege; motion to dismiss; motion to reargue; certification from Appellate Court; applicability of litigation privilege to claim that defendant Department of Children and Families had discriminated against plaintiff on basis of his religion in violation of statute (§§ 46a-58 (a) and 46a-71 (a)) during trial to terminate plaintiff's parental rights; invocation of litigation privilege by governmental entity; propriety of Appellate Court's remand order.</i>	
Ares v. Commissioner of Correction (Order)	912
Arias v. Commissioner of Correction (Order)	902
Bank of America, National Assn. v. Sorrentino (Order)	926
Berka v. Rehm (Order)	904
Black Rock Gardens, LLC v. Berry (Order)	916
Brook Run Development Corp. v. Noon (Order)	917
Brown v. Commissioner of Correction (Order)	921
Burgos v. Commissioner of Correction (Order)	912
Camozzi v. Pierce (Order)	921
Cator v. Commissioner of Correction (Order)	919
Cazenovia Creek Funding I, LLC v. White Eagle Society of Brotherly Help, Inc., Group 315, Polish National Alliance.	722
<i>Foreclosure of municipal tax liens; foreclosure by sale; motion for summary judgment; certification from Appellate Court; validity of city's assignment of tax liens to plaintiff pursuant to statute ((Rev. to 2015) § 12-195h).</i>	
Civic Mind, LLC v. Hartford (Order)	919
Centran v. Wethersfield (Order)	913
Colchester Estate Ventures, LLC v. Madden (Order)	913
Commonwealth Servicing Group, LLC v. Dept. of Banking	701
<i>Banking; practice of law; exhaustion of administrative remedies; motion to dismiss; interlocutory appeal; authority of Commissioner of Banking to enforce debt negotiation statutes (§§ 36a-671 through 36a-671f); presumption announced in Persels & Associates, LLC v. Banking Commissioner (318 Conn. 652), discussed; exception to requirement that party exhaust its administrative remedies for challenges to agency's jurisdiction when seeking injunctive or declaratory relief; separation of powers.</i>	
Dearing v. Commissioner of Correction (Order)	910
DiBrino v. Woel (Order)	919
Dorfman v. Liberty Mutual Fire Ins. Co. (Orders)	907
D. S. v. D. S.	1
<i>Dissolution of marriage; equitable distribution; alimony; certification from Appellate Court; whether defendant's interest in retirement payments constituted property subject to equitable distribution under statute (§ 46b-81) governing, inter alia, assignment of property in marital dissolution cases; propriety of alimony order that was contingent on defendant's employment at particular law firm or defendant's receipt of retirement payments from such firm.</i>	
Elm City Local, CACP v. New Haven (Order)	921
1st Alliance Lending, LLC v. Dept. of Banking (Order)	906
Franko v. Commissioner of Correction (Order)	914
FV-I, Inc. v. Androulidakis (Order)	905
Gardner v. Dept. of Mental Health & Addiction Services	488
<i>Workers' compensation benefits; statutory (§ 31-308 (a) and (b)) temporary partial incapacity and permanent partial disability benefits; certification from Appellate Court; eligibility of claimant who has reached maximum medical improvement to receive ongoing temporary partial incapacity benefits pursuant to § 31-308 (a) in lieu of permanent partial disability benefits pursuant to § 31-308 (b).</i>	

GMAT Legal Title Trust 2014-1, U.S. Bank, National Assn. v. Catale (Order)	914
Gray-Brown v. Commissioner of Correction (Order)	915
Heibeck v. Heibeck (Order)	906
Hilton v. Commissioner of Correction (Order)	916
HSBC Bank USA, National Assn. v. Karlen (Order)	901
In re Jaelynn K.-M. (Order)	904
In re Jewelyette M.	511
<i>Removal of foster parents as intervenors in disposition phase of neglect proceeding; revocation of commitment of child to custody of petitioner Commissioner of Children and Families; writ of error; permissive intervention; In re Ryan C. (220 Conn. App. 507), to extent that it concluded that trial courts are barred by statute (§ 46b-129 (p)) from granting foster parent's request for permissive intervention in dispositional phase of neglect proceedings under relevant rule of practice (§ 35a-4 (c)), overruled; construction of foster parents' statutory right to be heard and to comment on best interest of foster child under § 46b-129 (p).</i>	
In re Juliany T. (Order)	918
In re Mikhail M. (Order)	907
In re Ryshan N. (Order)	922
In re Skye B. (Order)	922
Hilton v. Commissioner of Correction (Order)	916
J. C.-S. v. J. G. (Order)	925
J. M. F. v. Commissioner of Correction (Order)	924
John N. v. Commissioner of Children & Families (See In re Jewelyette M.)	511
Johnson v. Commissioner of Correction (Order)	902
Lafferty v. Jones (Orders)	923
Lalli v. New Haven (Order)	924
Larobina v. Altice Media Solutions, LLC (Order)	910
LendingHome Funding Corp. v. REI Holdings, LLC (Order)	905
L. K. v. K. K. (Order)	925
L. L. v. Newell Brands, Inc.	262
<i>Connecticut Product Liability Act (§ 52-572m et seq.); loss of filial consortium; certification of question of law from United States District Court for District of Connecticut pursuant to statute (§ 51-199b (d)); question concerning whether Connecticut law recognizes parent's claim for loss of filial consortium of minor child who was severely injured as result of defendant's allegedly tortious conduct.</i>	
Lynnwood Condominium Assn., Inc. v. Costello (Order)	918
Marzaro v. Marzaro (Order)	925
McCarter & English, LLP v. Jarrow Formulas, Inc.	186
<i>Breach of contract; common-law punitive damages; certified question of law from United States District Court; whether law firm could recover common-law punitive damages from former client for client's wilful and malicious breach of agreement to compensate law firm for legal services.</i>	
Milford Redevelopment & Housing Partnership v. Glicklin (Order)	902
Mills v. Statewide Grievance Committee (Orders)	903
Mitchell v. Commissioner of Correction (Order)	920
Murphy v. Rosen.	120
<i>Defamation; special motion to dismiss pursuant to anti-SLAPP statute (§ 52-196a); claim that characterizing another person as white supremacist constituted defamation per se; attorney's fees and costs.</i>	
Park Seymour Associates, LLC v. Hartford (Order)	918
Park Squire Associates, LLC v. Hartford (Order) (See Park Seymour Associates, LLC v. Hartford)	918
Quicken Loans, Inc. v. Rodriguez (Order)	905
Revels v. Commissioner of Correction (Order)	906
Rolling Ridge CT, LLC v. Henderson (Order)	913
Roman v. Commissioner of Correction (Order)	909
Roux v. Coffey (Order)	915
Sayles v. New Haven (Order)	909
7 Germantown Road, LLC v. Danbury	169
<i>Property tax appeals; mootness; motions to dismiss; motions to open judgments of dismissal and for reargument; subject matter jurisdiction; standing; trial court's jurisdiction over tax appeal when property owner fails to comply with appraisal filing requirement under statute ((Rev. to 2023) § 12-117a (a) (2)) governing property tax appeals.</i>	
Sherlach v. Jones (Orders) (See Lafferty v. Jones)	923

Sicignano v. Pearce (Order)	908
Stamford v. Commission on Human Rights & Opportunities, Office of Public Hearings.	298
<i>Employment discrimination; disability; reasonable accommodations; administrative appeal; trial court's subject matter jurisdiction over appeal from ruling by human rights referee of defendant Commission on Human Rights and Opportunities granting complainant permission to amend his employment discrimination complaint; meaning of "final order" for purposes of appeal provision (§ 46a-94a (a)) of Connecticut Fair Employment Practices Act; relationship between § 46a-94a (a) and appeal provisions (§ 4-183 (a) and (b)) of Uniform Administrative Procedure Act.</i>	
State v. Adam P.	213
<i>Sexual assault first degree; risk of injury to child; constancy of accusation doctrine; complainant's delay in reporting sexual abuse; right to fair trial; propriety of trial court's instruction that jury could not consider victims' delay in officially reporting sexual abuse when assessing their credibility; State v. Daniel W. E. (322 Conn. 593), to extent that it modified constancy of accusation doctrine as articulated in State v. Troupe (237 Conn. 284), overruled; challenge to trial court's admission of certain testimony.</i>	
State v. Ardizzone (Order)	920
State v. Artis (Order)	912
State v. Dabate.	428
<i>Murder; tampering with or fabricating physical evidence; making false statement; prosecutorial impropriety; due process right to a fair trial; request that this court exercise its supervisory authority over administration of justice to reverse conviction; admissibility of data from victim's Fitbit activity tracker under State v. Porter (241 Conn. 57); motion to suppress statement to police during interview at hospital; determination of whether defendant was in custody for purposes of Miranda v. Arizona (384 U.S. 436).</i>	
State v. Devin M. (Order).	908
State v. Inzitari.	86
<i>Possession of child pornography first degree; sufficiency of evidence; applicability of factors articulated in United States v. Dost (636 F. Supp. 828) for determining whether images depict lascivious exhibition of genitals or pubic area of child in possession of child pornography cases; propriety of trial court's instruction that jury could consider Dost factors in determining whether image constitutes lascivious exhibition of child's genitals or pubic area; whether trial court improperly declined to give specific unanimity instruction; whether trial court abused its discretion in admitting certain exhibits.</i>	
State v. Jones	324
<i>Murder; challenge to trial court's admission of evidence concerning defendant's alleged gang affiliation; challenge to trial court's admission of consciousness of guilt evidence.</i>	
State v. Johnson	53
<i>Murder; assault first degree; criminal use of firearm; criminal possession of firearm; carrying pistol without permit; sufficiency of evidence to defeat defendant's claims of self-defense and defense of others; challenge to trial court's exclusion of evidence of victim's violent character.</i>	
State v. Labrec (Order)	901
State v. Marcello E.	345
<i>Assault first degree; certification from Appellate Court; admissibility of prior misconduct evidence; balancing of probative value and prejudicial effect of challenged evidence; whether admission of evidence was harmful.</i>	
State v. Marcu (Order)	915
State v. Miele	765
<i>Risk of injury to child; standing criminal protective order; reviewability of defendant's claim that court failed to apply proper legal standard under applicable statute (§ 53a-40e) in issuing standing criminal protective order postsentencing; predicate findings necessary for court to issue standing criminal protective order postsentencing under § 53a-40e, discussed.</i>	
State v. Miller (Order)	909
State v. Petteway	682
<i>Murder; criminal violation of standing criminal protective order; forfeiture of right to self-representation; waiver of right to be present for court proceedings.</i>	

State v. Sinchak (Order)	901
State v. Wade.	745
<i>Violation of probation; due process; right to confrontation; certification from Appellate Court; challenge to trial court's determination that defendant or defense counsel had abandoned defendant's request that court conduct due process balancing required by State v. Crespo (190 Conn. App. 639) before admitting evidence at probation revocation hearing of unavailable witness' out-of-court identification of defendant.</i>	
State v. Ziolkowski	143
<i>Murder; arson second degree; reviewability of defendant's claim that she was deprived of her constitutional right to fair trial; propriety of trial court's admission into evidence of certain social media posts; authentication; sufficiency of evidence to support defendant's conviction of murder and second degree arson.</i>	
Suprynowicz v. Tohan.	75
<i>Negligence; wrongful life; motion to strike; distinction between claims for wrongful life and claims for ordinary negligence; request to recognize wrongful life as cognizable cause of action in Connecticut.</i>	
Taft v. Commissioner of Correction (Order).	908
Tierinni v. Commissioner of Correction (Order)	917
Walker v. Commissioner of Correction (Order)	910
Walton v. Walton (Order).	903
Wisniewski v. Palermينو	390
<i>Professional negligence; breach of contract; standing; propriety of trial court's dismissal of plaintiffs' professional negligence and breach of contract claims; attorneys' liability to third-party beneficiaries of testamentary will.</i>	
Y. H. v. J. C. B. (Order).	926