

CONNECTICUT LAW JOURNAL



Published in Accordance with
General Statutes Section 51-216a

VOL. LXXXII No. 38 March 23, 2021 141 Pages

Table of Contents

CONNECTICUT REPORTS

Dovenmuehle Mortgage, Inc. v. Janniello (Order), 336 C 922	58
Featherston v. Katchko & Son Construction Services, Inc. (Order), 336 C 923	59
In re Marcquan C. (Order), 336 C 924	60
Lafferty v. Jones, 336 C 332	2
<i>Invasion of privacy; special motions to dismiss under anti-SLAPP statute (§ 52-5196a); interlocutory appeal pursuant to statute (§ 52-265a) involving matter of substantial public interest; first amendment; sanctions; whether trial court violated defendants' first amendment rights by imposing sanctions for named defendant's extrajudicial speech harassing and threatening plaintiffs' counsel; whether trial court abused its discretion in imposing sanctions for discovery order violations and named defendant's extrajudicial speech; whether trial court violated defendants' due process rights by failing to afford them sufficient notice and meaningful opportunity to be heard before imposing sanctions.</i>	
Seramonte Associates, LLC v. Hamden (Order), 336 C 923	59
Volume 336 Cumulative Table of Cases	61

CONNECTICUT APPELLATE REPORTS

Allan v. Commissioner of Correction (Memorandum Decision), 203 CA 903	65A
Batista v. Cortes, 203 CA 365	9A
<i>Child custody; motion for modification of custody; claim that trial court abused its discretion in concluding that it was in child's best interests for child to reside with mother; whether trial court failed to properly consider claim of child support overpayment.</i>	
Bayview Loan Servicing, LLC v. MaCrae-Gray (Memorandum Decision), 203 CA 903	65A
Johnson v. Johnson, 203 CA 405	49A
<i>Dissolution of marriage; claim that trial court committed plain error by imposing its own findings and interpretation of parties' separation agreement; claim that trial court acted in manner that gave rise to appearance of lack of impartiality; claim that trial court abused its discretion when it issued contradictory findings without changing its modified orders and issued orders that were beyond statutory time frame that defendant did not identify in brief; claim that trial court abused its discretion in finding defendant in contempt.</i>	
M. S. v. P. S., 203 CA 377.	21A
<i>Dissolution of marriage; whether trial court abused its discretion in fashioning support orders that totaled approximately 90 percent of defendant's net weekly income; whether trial court abused its discretion in entering relocation order allowing plaintiff to move across state lines within thirty-five miles of her current residence; whether trial court abused its discretion in amount of attorney's fees pendente lite it awarded to plaintiff.</i>	
State v. Geanuracos, 203 CA 359	3A
<i>Burglary in third degree; larceny in third degree; sufficiency of evidence; whether evidence adduced at trial was sufficient to find that defendant had entered or remained in victim's home unlawfully.</i>	
Vossbrinck v. Accredited Home Lenders, Inc. (Memorandum Decision), 203 CA 902	64A
Wells Fargo Bank, N.A. v. Robertson (Memorandum Decision), 203 CA 903	65A
Volume 203 Cumulative Table of Cases	67A

(continued on next page)

SUPREME COURT PENDING CASES

Summaries 1B

MISCELLANEOUS

Notice of Suspension of Attorney 1C

CONNECTICUT LAW JOURNAL

(ISSN 87500973)

Published by the State of Connecticut in accordance with the provisions of General Statutes § 51-216a.

Commission on Official Legal Publications
Office of Production and Distribution
111 Phoenix Avenue, Enfield, Connecticut 06082-4453
Tel. (860) 741-3027, FAX (860) 745-2178
www.jud.ct.gov

RICHARD J. HEMENWAY, *Publications Director*

Published Weekly – Available at <https://www.jud.ct.gov/lawjournal>

Syllabuses and Indices of court opinions by
ERIC M. LEVINE, *Reporter of Judicial Decisions*
Tel. (860) 757-2250

=====
The deadline for material to be published in the Connecticut Law Journal is Wednesday at noon for publication on the Tuesday six days later. When a holiday falls within the six day period, the deadline will be noon on Tuesday.