

CONNECTICUT LAW JOURNAL



Published in Accordance with
General Statutes Section 51-216a

VOL. LXXXII No. 40 April 6, 2021 192 Pages

Table of Contents

CONNECTICUT REPORTS

Cohen v. King (Order), 336 C 925	25
Cordero v. Commissioner of Correction (Order), 336 C 926	26
Fay v. Merrill, 336 C 432	2
<i>Congressional elections; action brought pursuant to statute (§ 9-323) allowing any elector or candidate who claims that he is aggrieved by any ruling of any election official in connection with election for, among other public offices, representative in Congress, to file complaint with justice of Supreme Court; motion to dismiss; claim that application for absentee ballot adding COVID-19 as reason for absentee voting was unconstitutional and based on erroneous interpretation of governor's executive order; whether this court lacked subject matter jurisdiction over plaintiff's action under § 9-323.</i>	
Figueroa v. Commissioner of Correction (Order), 336 C 926	26
In re Kameron N. (Orders), 336 C 926, 927	26, 27
Rispoli v. East Haven (Order), 336 C 927	27
Volume 336 Cumulative Table of Cases	29

CONNECTICUT APPELLATE REPORTS

Baltas v. Commissioner of Correction, 203 CA 699	89A
<i>Habeas corpus; failure of petitioner to address threshold question of whether habeas court abused its discretion in denying petition for certification to appeal.</i>	
Boyd-Mullineaux v. Mullineaux, 203 CA 664	54A
<i>Dissolution of marriage; postjudgment motion for contempt; claim that trial court incorrectly determined that plaintiff was not entitled to receive percentage of profit distributions received by defendant from his purchased membership interest in company; whether distributions that defendant received as result of his membership in company were included in his gross annual earned income from employment as defined in parties' separation agreement; whether trial court properly denied plaintiff's motion for contempt.</i>	
Coccoma v. Commissioner of Correction, 203 CA 704	94A
<i>Habeas corpus; claim that trial counsel rendered deficient performance in manner in which he responded to evidence of petitioner's blood alcohol content; whether habeas court properly concluded that petitioner was not prejudiced by counsel's performance with respect to consciousness of guilt evidence concerning transfer of her one-half interest in her home to her mother shortly after motor vehicle accident.</i>	
Georges v. Commissioner of Correction, 203 CA 639	29A
<i>Habeas corpus; whether habeas court improperly concluded that petitioner had not established that trial counsel rendered ineffective assistance in advising him of immigration consequences of plea of nolo contendere; claim that counsel rendered deficient performance by failing to advise petitioner that plea of nolo contendere would result in certain deportation because conviction of reckless manslaughter in first degree in violation of statute (§ 53a-55 (a) (3)) constituted crime of moral turpitude.</i>	
Giordano v. Giordano, 203 CA 652	42A
<i>Dissolution of marriage; whether trial court properly granted postjudgment motion for contempt; claim that trial court's finding that defendant had wilfully violated court order was erroneous; claim that trial court's determination that defendant had ability to pay appellate attorney's fees of plaintiff was erroneous; claim that</i>	

(continued on next page)

trial court erred in awarding plaintiff attorney’s fees where plaintiff had ability to pay such fees.

In re Kiara Liz V., 203 CA 613 3A
Termination of parental rights; unpreserved claim that trial court denied respondent father’s right to due process when it denied counsel’s request for continuance on basis of father’s absence from court; whether trial court erred in its determination of minor child’s best interest in terminating father’s parental rights.

In re Riley B., 203 CA 627 17A
Termination of parental rights; reviewability of claim that trial court violated respondent mother’s right to substantive due process because there was no compelling reason to sever her liberty interest in integrity of her family while parties waited to learn whether guardianship of minor child could be transferred to maternal relative in another state.

Luth v. OEM Controls, Inc., 203 CA 673 63A
Termination of employment; gender discrimination; retaliatory discharge; whether trial court erred in granting defendant’s motion for summary judgment; adoption of trial court’s memorandum of decision as proper statement and analysis of applicable law on issues.

State v. Foster, 203 CA 740. 130A
Assault in first degree; criminal possession of firearm; claim that trial court lacked subject matter jurisdiction and personal jurisdiction; sovereign citizen claim that state and federal governments lack constitutional legitimacy and therefore have no authority to regulate defendant’s behavior.

State v. Love, 203 CA 692 82A
Assault in first degree; carrying pistol without permit; motion to correct illegal sentence; whether trial court improperly denied motion to correct illegal sentence without appointing counsel pursuant to statute (§ 51-296 (a)) and State v. Casiano (282 Conn. 614).

Volume 203 Cumulative Table of Cases 133A

SUPREME COURT PENDING CASES

Summaries 1B

NOTICES OF CONNECTICUT STATE AGENCIES

CHESLA—Notice of Intent to Amend Scholarship Manual 1C

MISCELLANEOUS

Policies for the Establishment and Maintenance of a System of Law Libraries. 1D
 Notice of Attorney Resignation 4D
 Notice of Suspension of Attorney 4D

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.