

**ORDERS**

---

**CONNECTICUT REPORTS**

**VOL. 336**

NOTE: This page (336 Conn. 950) is in replacement of the same numbered page that appears in the Connecticut Law Journal of June 15, 2021.

950

ORDERS

336 Conn.

THE BANK OF NEW YORK MELLON *v.*  
ACHYUT M. TOPE ET AL.\*

The named defendant's petition for certification to appeal from the Appellate Court, 202 Conn. App. 540 (AC 40959), is granted, limited to the following issue:

"Did the Appellate Court correctly conclude that the named defendant's challenge to the plaintiff's standing to prosecute this action, and, thus, the trial court's subject matter jurisdiction to adjudicate the matter, represented an improper collateral attack on one or more of the earlier judgments rendered by the trial court in favor of the plaintiff?"

ECKER, J., did not participate in the consideration of or decision on this petition.

*Thomas P. Willcutts*, in support of the petition.

*William R. Dziejczak*, in opposition.

Decided June 1, 2021

DISCIPLINARY COUNSEL *v.* FRANK CANNATELLI

The respondent's petition for certification to appeal from the Appellate Court, 203 Conn. App. 236 (AC 44091), is denied.

*Frank Cannatelli*, self-represented, in support of the petition.

Decided June 1, 2021

---

\* Superseded. See *Bank of New York Mellon v. Tope*, 336 Conn. 901, A.3d (2021).