

CONNECTICUT LAW JOURNAL



Published in Accordance with
General Statutes Section 51-216a

VOL. LXXXIV No. 13

September 27, 2022

169 Pages

Table of Contents

CONNECTICUT REPORTS

In re Paulo T. (Order), 344 C 904	55
Kovachich v. Dept. of Mental Health & Addiction Services, 344 C 777.	3
<i>Employment discrimination; claims of employment discrimination on basis of physical disability and retaliation in violation of Connecticut Fair Employment Practices Act (§ 46a-51 et seq.); certification from Appellate Court; claim that Appellate Court incorrectly concluded that communications between plaintiffs attorney and attorney representing defendant employer improperly were admitted into evidence because they constituted inadmissible settlement communications between parties pursuant to applicable provision (§ 4-8) of Connecticut Code of Evidence; whether communications were admissible under § 4-8 (b) (1) for another purpose, that is, to demonstrate that parties participated in good faith in informal, interactive process required by Connecticut Fair Employment Practices Act, or that parties failed to continue to participate in that process by way of response; whether Appellate Court's judgment could be affirmed on alternative ground that other evidentiary errors identified by that court were harmful to defendant.</i>	
Volume 344 Cumulative Table of Cases	55

CONNECTICUT APPELLATE REPORTS

Adams v. Aircraft Spruce & Specialty Co., 215 CA 428.	46A
<i>Negligent entrustment; summary judgment; whether trial court properly granted defendant father's motion for summary judgment as to claim that he negligently entrusted to daughter airplane she piloted that crashed, killing daughter and plaintiffs' decedent; claim that it was necessary to resolve dispute over whether father arranged and paid for daughter's rental and use of airplane before trial court could determine whether father controlled airplane or daughter's use of it for purposes of liability under negligent entrustment cause of action; claim that defendant company that leased airplane and defendant owner of company could be considered, under applicable provision (§ 390) of Restatement (Second) of Torts, third parties through whom father supplied daughter with airplane and that father could be deemed supplier of airplane under § 390 for purposes of liability under doctrine of negligent entrustment.</i>	
Berka v. Middletown (Memorandum Decision), 215 CA 902.	86A
Clerk of the Common Council v. Freedom of Information Commission, 215 CA 404	22A
<i>Administrative appeals; alleged violations of Freedom of Information Act (§ 1-200 et seq.); claim that trial court erred in concluding that attorney billing records were personnel or similar files pursuant to applicable statute (§ 1-210 (b) (2)); claim that trial court erred in finding that disclosure of redacted information was prohibited; whether disclosure of redacted information would constitute invasion of personal privacy; claim that trial court erred in concluding that certain information in attorney billing records and email communications was exempt from disclosure as privileged attorney-client communications pursuant to § 1-210 (b) (10).</i>	
Giuliano v. Freedom of Information Commission (See Clerk of the Common Council v. Freedom of Information Commission), 215 CA 404	22A
Hemaya v. New Haven Islamic Center (Memorandum Decision), 215 CA 902	86A
Marcial S. v. Commissioner of Correction (Memorandum Decision), 215 CA 901	85A

(continued on next page)

Nationstar Mortgage, LLC v. Zanett (Memorandum Decision), 215 CA 902 86A
 Schaghticoke Tribal Nation v. State, 215 CA 384 2A
Alleged deprivation of plaintiff's federal and state constitutional rights; taking without just compensation; breach of fiduciary duty; sovereign immunity; motion to dismiss; whether trial court properly dismissed plaintiff's takings claims with respect to sale of certain land; claim that plaintiff's right of occupancy with respect to certain land constituted ownership interest; whether trial court properly dismissed plaintiff's breach of fiduciary duty claims.
 Williams v. Mansfield (replacement pages), 215 CA 5-10 iii
 Volume 215 Cumulative Table of Cases 87A

NOTICE OF CONNECTICUT STATE AGENCIES

DSS—Notice of Proposed Medicaid State Plan Amendment CT 22-AE SPA 1B
 DSS—Notice of Proposed Medicaid State Plan CT 22-AF SPA 4B
 Notice of Intent to Revise its Bylaws and Plan of Operations. 6B

MISCELLANEOUS

Bar Examining Committee 1C
 Notice of Interim Suspension of Attorney 2C
 Notice of Suspension of Attorney 3C
 Notice of Reprimand of Attorney 3C

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

JOSEPH DIBENEDETTO, *Publications Deputy 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.