
NOTICES

CONNECTICUT BAR EXAMINING COMMITTEE

The following 217 persons have applied for admission to the Connecticut bar by examination, held on February 27 & 28, 2024. Written objections or comments regarding any candidate should be addressed to the Connecticut Bar Examining Committee, 100 Washington Street, 1st Floor, Hartford, CT 06106 as soon as possible.

Lisa Valko
Director

Abossedgh, Niki of Stratford, CT
Adams, Scott M. of Ridgefield, CT
Ajike, Thelma Chidinma of Brockton, MA
Aksoy, Muhammet Ekrem of Port Jefferson, NY
Alexander, Brandy of Gainesville, FL
Ali, Mawj Fahad of Waterbury, CT
Anderson, Lutherene of Miramar, FL
Andrews, Benjamin of Wilton, CT
Antar, Adam Ali of West Hartford, CT
Antill, Gregory E. of New Haven, CT
Arambarri, Amanda of Fall River, MA
Asamoah, Sussan of Worcester, MA
Bah, Amadou Saikou of Providence, RI
Bajrami, Lorentina of Wolcott, CT
Bakkal, Abdulnour of Worcester, MA
Barajas, Adriana of Berkeley, CA
Barragan, Fernando of Higganum, CT
Bernal Turpo, Yessenia Gladys of Norwich, CT
Bertrand, Hope of Riverside, CT
Bodinson, Beverly Maya of Madison, CT
Boland, Brian James of Warwick, RI
Braun-Fales, Grace Albee of Cambridge, MA
Brenes, Alicia of Cheshire, CT
Brough, Alexandra Marie of North Scituate, RI
Brown, Julianne Sarah of Watertown, CT
Brown, Kathleen Rose of Hamden, CT
Brown, Raynique of Enfield, CT
Buonocore, Paige of Madison, CT
Cahill, Rebecca Marie of Canaan, CT
Cain, Ethan of West Hartford, CT
Calabretta, Christa of Hartford, CT
Camerota, Kimberly of Enfield, CT
Campbell, Antoine Kyle of Meriden, CT
Canhoni, Ludmilla of Chelmsford, MA
Cannone, Kyle Alexander of Trumbull, CT
Carey, Margaret of Westport, CT
Carpenter Woods, Martina Renee of Bowie, MD
Chadha, Amrita of New York, NY
Clark, Kristina of West Hartford, CT
Clarke, Jack Fenton of Stratford, CT
Clemons, Douglas Montrel of Brookfield, CT
Comond, Marvin of Reading, PA
Critchley, Holly of Shelton, CT
Curillo, Celina Beatriz of New Milford, CT
Dally, Brianna Lauren of Windsor, CT
Davies, Erin Elizabeth of Redding, CT
Davis, LaTisha Monique of Clinton, CT
Davis, Delvone Anthony of Stamford, CT
De Cesare, Lisa of Broad Brook, CT
DeCapua, Scott Pacifico of Milford, MA
DeLucia, Krystin of West Hartford, CT
DePino, Catherine Elizabeth of West Hartford, CT
Desrosiers, Ryan Daniel of Westfield, MA
DeVito, Alexandra Sophia of Stamford, CT
Diamond, Meghan of Cheshire, CT
Diaz, Elizabeth Judith of East Hartford, CT
Dieguez Otero, Gerardo Jorge of Madison, WI
Doerr, Caitlyn of New Haven, CT
Eagan, Robert Anthony of Weatogue, CT
Edelstein, Ashley of Manchester, MA
Egal, Mumina Ali of Hartford, CT
Engelman, Rachael Morgan of Lake Worth, FL
Ernandez, Michelle C. of Milford, CT
Fantroy, Christopher of West Haven, CT
Fitz, Elizabeth of Bristol, CT
Fogo, Denesha of Milford, CT
Fonner, Emma Jo of Springfield, MA
Frascarelli, Benjamin of Waterford, CT
Garcia Cantillo, Dariela Esther of Tolland, CT
Gardner, Kayla Lee of North Kingstown, RI
Gaston, Herron Keyon of Bridgeport, CT
Gates, Alexander Avery of Farmington, CT
Gaynor, Patrick William of Suffield, CT
Gibbons, Kathleen Anne of Oakville, CT
Glushek, Ryann McLeod of Hamden, CT
Grenier, Jordan William of Thomaston, CT
Hamid, Sean Micheal of Middletown, CT
Hampson, Samantha of Venice, FL
Harris, Thomas Lee of Haddam Neck, CT
Henwood, Erik William of Greensboro, NC
Hillmon, Elizabeth Jewel of Middletown, CT
Hilton, Elizabeth Kathryn of New Haven, CT
Holmes-Fountain, Daniel Edward of
Glastonbury, CT
Hyde, Jesse of Bloomfield, CT
Jacques, Djess of Stamford, CT
Jedrychowski, Julia of Farmington, CT
Jennings, Angelica Matos of Manchester, CT
Johnson, Sabrina Michelle of Middletown, CT
Jones, Frederick Marvin of New Britain, CT
Keane, Thomas Edwin of Cheshire, CT
Keegan, Joshua Joseph of Rocky Hill, CT
Keelen, Kendall C. of South Burlington, VT
Keleher, Sean Michael of Wethersfield, CT
Kelley, Jamie Ann of West Haven, CT
Kelly, Leah Theresa of Wethersfield, CT
Khan, Eiman Zaire of New York, NY
Khan, Henna Maroof of West Hartford, CT

Khirisy, Emily of West Hartford, CT
Kilic, Ercan of Saratoga Springs, NY
Kim, Eunhyun of Seoul, SK
Kirby, Richard of Hartford, CT
Kissi, Shynelle Yaa of Marlborough, CT
Klay, Amanda of New Haven, CT
Kuhlmeier, Thomas Edward of Hamden, CT
Kutrolli, George Garentino of Old Lyme, CT
Kyerematen, Alexandra of Durham, NC
Lamaj, Brian of Simsbury, CT
Lamperelli, Timothy James of Uncasville, CT
Lanciotta, Andrew Anthony of Suffield, CT
Latimer, Glorialis of Waterbury, CT
Lavache, Camille Natasha of West Haven, CT
Levin, Jordan Clark of East Haven, CT
Levinson, Jack Ben-Rhodes of Wilton, CT
Lindo, Elaine K. of Manchester, CT
Liu, Yaoyue of Hartford, CT
Lopez, Jose of Suffield, CT
Lopez Ramirez, Enrique of West Hartford, CT
Lovallo, Caroline Elizabeth of West Hartford, CT
Luckoo, Alex Shadyi of Rutland, MA
Maldonado, Jose Alberto of Windsor, CT
Marinos-Iatrides, Orestes Ioannis of Cambridge, MA
Martin, Cassidy of Hamden, CT
Martins, Erica of Naugatuck, CT
Marturano, Marisa Leigh of Trumbull, CT
Mateo, Janine Triana Alforte of Middletown, CT
Mati, Kiara of Newington, CT
Mbuya, Charles Baltazar of Revere, MA
McCloud, Melissa of Bloomfield, CT
McDermott, Meghan Eileen of West Hartford, CT
McLaughlin-Curcio, Karen of Meriden, CT
Meachem, Riley Stephen of West Hartford, CT
Medwinter, Eunice of Bloomfield, CT
Miley, Michael B. of West Burke, VT
Morgan, George A. of Hamden, CT
Moynihan, Ross Heber of Kent, CT
Napierkowski, David John of Cheshire, CT
Naso, Sean Christopher of Stamford, CT
Nawar, Magdy of Wrentham, MA
Nawaz, Nagina of Monroe, CT
Nicolich, Aimee of Wallingford, CT
Nimaja Ippi, Ana Thalia of Coventry, RI
O'Connor, Mark Aloysius of Madison, CT
O'Hala, Samantha S. of Marion, CT
Okorie, William Onyema of Newington, CT
O'Mahony, Samuel Pike of Stamford, CT
Parkos, Alexia Carmen of Southbury, CT
Pascal, Michel Ravell of New Haven, CT
Perera, Anna Claire of Stamford, CT
Perusse, Samantha of Avon, CT
Petrie, Gabrielle of Hamden, CT
Phannavong, Samantha of Stratford, CT
Pidvysotski, George of Hartford, CT
Place, Logan Jacob of West Hartford, CT
Quint, Sydney Morgan of Wallingford, CT
Qyteza, Xhoni of Watertown, CT
Rafus, Courtney Wynn of Westfield, MA
Rahman, Nicola Akond of Melbourne, FL
Rakich, Danielle Rejeanne-Dubuc of Broad Brook, CT
Rashad, Sanya of Hartford, CT
Reid, Jefferson Scott of North Providence, RI
Roden, Andrew Nicholas of Woodbury, CT
Roldan, Fernando L. of New Britain, CT
Rosario, Jasmin of New Fairfield, CT
Roth, Jennifer Ashly of Milford, CT
Rothstein, Talia Karchmer of New Haven, CT
Rousseau, Raymond Dennis of Glastonbury, CT
Rozhko, Nataliya of Suffield, CT
Samrin, Sandie Rose of Stratford, CT
Santos, Alyssa Marie of Shelton, CT
Santos Ferreira Passos, Khyara of Weatogue, CT
Saxton, Cassandra Elizabeth of Greensboro, NC
Schaller, Nathan of New Haven, CT
Sharma, Ram Gopalkrishan of South Windsor, CT
Skeadas, Constantina Chloe of Cos Cob, CT
Smith, Mary of Portsmouth, RI
Snyder, Aaron Ralph of Worcester, MA
Solomon, Ericka Elizabeth of Stamford, CT
Souza, Jessica Pinheiro of Chicopee, MA
Spencer, Mary Susan of Syracuse, NY
Stevens, Matthew Patrick of Watertown, CT
Street, Lemual of Ashburn, VA
Sullivan, John of North Grosvenordale, CT
Sundwall, Lucas Raymond of North Branford, CT
Tcitcava, Mariami of Milford, CT
Teulings, Taylor Ann of Branford, CT
Thakur, Simran of Middletown, CT
Thomas, Marcus Xavier of West Hartford, CT
Thompson, Anna Kathryn of Boston, MA
Ticio Quesada, Francisco Jose of Syracuse, NY
Tierney, Daniel of Vernon, CT
Tummala, Srikanth B. of Glastonbury, CT
Tzimirangas, George John of North Haven, CT
Ubaike, Ikechukwu Patrick of Meriden, CT
Ugbo, Jessica Oghomwen of New Britain, CT
Vanty, Haley of Berlin, CT
Veeraraghav, Anand Vyidianathan of Monroe, CT
Vergara, Jill Susan of Fairfield, CT
Viola, Kellie of Madison, CT
Vizcaino, Andrea Liliana of Fairfield, CT
VonOehsen, Ellie Clair of New Canaan, CT
Waldbaum, Francine of South Orange, NJ
Walker, Katharine Louise of Madison, CT
Walker, Jonathan M. of Hartford, CT
Wallace, Johnna Mae of Durham, CT
Walsh, Amanda Marie of Newtown, CT
Wheeler, Jennifer Baraw of Newtown, CT
White, Susan Keil of Hamden, CT
Williams, Lauren of Madison, CT
Williams, Matthew Paul Oneil of Garfield, NJ
Wilson-Menting, Tyler John of Milford, CT
Wingard, Dylan of Hamden, CT
Wizeman, John William of West Hartford, CT
Woermer, Emma Laing of Guilford, CT
Wurcel, Julie F. of Hamden, CT
Yoon, Hee Jae James of Culver City, CA
Young, Catherine of Farmington, CT
Zuckerman, Samuel Reed of West Hartford, CT

**Notice of Public Hearing on Proposed
Revisions to Probate Court Rules of Procedure**

Adoption of Revisions to the Probate Court Rules of Procedure

Notice is hereby given that on January 30, 2024 at 11:00 a.m., the probate court judges designated by the Probate Court Administrator will conduct a public hearing in the Supreme Court in Hartford for the purpose of receiving comments concerning the following proposed revisions to the Connecticut Probate Court Rules of Procedure. The proposed revisions are recommended by the Probate Court Administrator pursuant to the provisions of § 45a-78 of the Connecticut General Statutes and are also posted on the Probate Court Administrator's website at www.ctprobate.gov.

Written comments concerning these proposed revisions may be forwarded to the following address:

Probate Court Administrator
186 Newington Road
West Hartford, CT 06110

Written comments must be received by January 29, 2024.

Hon. Beverly K. Streit-Kefalas
Probate Court Administrator

**Rule 8
Notice**

Section 8.6 Streamline notice procedure

(a) The streamline notice procedure described in subsections (b) through (f) is an alternative method of notifying the parties of a pending petition. For the types of matters described in subsections (g) and (h), use of the streamline notice procedure under this section satisfies a requirement for notice and hearing under statute or these rules.

(b) When using the streamline notice procedure, the court shall give notice of the right to request a hearing to each person that the court determines is entitled to notice under section 8.2.

(c) A notice of the right to request a hearing shall include a statement that:

(1) the court will, on written request of a party, schedule a hearing on the motion or petition;

(2) the court must receive the written request for a hearing on or before the date specified in the notice; and

(3) the court may approve the motion or petition without a hearing if a written request for a hearing is not received on or before the date specified in the notice.

(d) The court shall give notice of the right to request a hearing at least ten days before the deadline to request a hearing.

(e) If the court receives a timely written request for a hearing, the court shall schedule a hearing and give notice of the hearing.

(f) If the court does not receive a timely written request for a hearing, the court may approve the motion or petition. The court may not deny the motion or petition without scheduling a hearing and giving notice of the hearing.

(g) Except as provided in subsection (i), the court shall use the streamline notice procedure under this section in the following types of matters:

- (1) decedents' estates; and
- (2) trusts.

(h) Except as provided in subsection (i), the court may use the streamline notice procedure under this section in the following types of matters:

- (1) an account of a guardian of the estate of a minor;
- (2) an account of a conservator of the estate or petition to excuse an account under section 33.17;
- (3) an account of a guardian of an adult with intellectual disability;
- (4) an account of an agent acting under a power of attorney;
- (5) a motion to modify visitation orders;
- ~~(5)~~(6) a motion to transfer a probate file between probate courts under C.G.S. section 45a-599 or 45a-677(h);
- ~~(6)~~(7) a motion to transfer a contested children's matter to the Superior Court under C.G.S. section 45a-623 or 45a-715(g);
- ~~(7)~~(8) a petition to transfer a conservatorship matter to another state or accept a transfer from another state under C.G.S. section 45a-667p or 45a-667q; and
- ~~(8)~~(9) a motion to transfer a children's matter to a Regional Children's Probate Court by a court that does not participate in a children's court under section 18.5.

(i) The court shall schedule a hearing rather than using the streamline notice procedure for a proceeding specified in subsection (g) or (h) if the court determines that:

- (1) the matter is contested or requires testimony or legal argument;
- (2) public notice is required to protect the interests of a party;
- (3) the circumstances related to the particular petition require the conduct of a hearing with attendance by a party; or
- (4) the matter involves the doctrine of cy pres or equitable deviation or the construction of a document that affects a charitable beneficiary or interest.

Rule 33 **Conservators**

Section 33.23 Termination of involuntary conservatorship

(a) An adult who has been found to be incapable and is conserved on an involuntary basis may file a written request with the Probate Court to terminate the involuntary conservatorship.

(b) The court shall conduct the hearing on the request to terminate the involuntary conservatorship not later than 30 days after the date the request was filed with the court, unless the hearing is continued for good cause. If the hearing is not held within the 30-day or continuance period, the involuntary conservatorship shall terminate. The person under involuntary conservatorship is not required to present medical evidence.

(c) If the court finds by a preponderance of the evidence that the person under conservatorship is capable of caring for himself or herself, the court shall terminate the conservatorship of the person.

(d) If the court finds by a preponderance of the evidence that the person under conservatorship is capable of managing his or her own financial affairs, the court shall terminate the conservatorship of the estate and the court shall order the conservator of the estate to restore any remaining assets to the conserved person. If the conservatorship of the estate is terminated, the conservator of the estate shall file a final financial report or account with the court not later than 60 days after the court's decree terminating the conservatorship.

Rule 35 Probate Bonds

Section 35.8 Fiduciary to report increase in value of estate

(a) A fiduciary from whom a probate bond is required shall file a report listing the receipt of additional assets or income or the recognition of capital gain from the sale of an asset if the aggregate amount of the additional assets, income and capital gain exceeds ten percent of the amount of the bond or \$50,000, whichever is greater. The fiduciary shall file the report not later than 30 days after the receipt or sale occurs. ~~The court may require the fiduciary to increase the amount of the bond in accordance with section 35.6 or deposit the additional assets, income and capital gain in a restricted account under section 35.7.~~

~~(b) A fiduciary from whom a probate bond was not required shall file a report listing the receipt of additional assets or income or the sale of an assets the proceeds of which may be subject to the requirements of section 35.1. The fiduciary shall file the report not later than 30 days after the receipt or sale occurs.~~

Section 35.9 Adjustments to amount of probate bond

(a) ~~The court may require a probate bond or~~ adjust the amount of the probate bond to reflect a change in the value of the estate in connection with the review of an inventory, substitute or supplemental inventory, account or financial report, ~~or~~ receipt of a report under section 35.8 or at any other time.

~~(b) If the court requires a probate bond to sell real property, the court shall not issue a decree authorizing the sale until the fiduciary has filed the bond.~~

Rule 40 Children's Matters: General Provisions

Section 40.7 Reinstatement as guardian

(a) Except as provided under C.G.S. section 45a-611, a parent or guardian who was removed as guardian of a minor may file a petition seeking reinstatement as guardian. The petitioner shall have the burden of proving by a preponderance of the evidence that the factors that resulted in removal have been resolved satisfactorily.

~~(b) If the petition for reinstatement is filed by a parent and the court finds that the parent or former guardian has met the burden of proof stated in subsection (a), there is a presumption that reinstatement is in the best interests of the minor. To rebut this the presumption, a party opposing reinstatement of guardianship must present clear and convincing evidence that reinstatement is not in the best interests of the minor.~~

Section 40.24 Assisted reproduction; Order of parentage.

~~(a) A person consenting to assisted reproduction, a person who is a parent or intending to be a parent of a child conceived by assisted reproduction or the person giving birth to the child may file a petition under C.G.S. section 46b-517 for an order determining the parentage of the child in the court for the probate district in which either person resides.~~

~~(b) The petition shall be accompanied by a copy of the written consent signed by the person who intends to be a parent of the child and the person giving birth to the child. If the written consent is not available, the court may consider other evidence of an agreement.~~

~~(c) The court may act on a petition for an order determining parentage of a child conceived through assisted reproduction without notice and hearing.~~

Section 40.25 Order of parentage under gestational surrogacy agreement with-out notice and hearing.

(a) A person who has entered into a gestational surrogacy agreement may file a petition for an order determining the parentage of a child conceived or to be conceived under the terms of the agreement in the court for the probate district in which a party to the agreement resides.

(b) The court may act on a petition for an order determining parentage of a child conceived or to be conceived under the terms of a gestational surrogacy agreement under C.G.S. section 46b-531 without notice and hearing.

Section 40.26 Validation of genetic surrogacy agreement

(a) A person who has entered into a genetic surrogacy agreement may file a petition to validate the agreement in the court for the probate district in which the child, an intended parent or the surrogate resides.

(b) The court shall give notice of hearing on a petition to validate a genetic surrogacy agreement to each intended parent, the surrogate, and, if applicable, the surrogate's spouse.

Rule 48
Financial Exploitation

Section

48.1 Petition to remove financial hold imposed on suspicion of financial exploitation

Section 48.1 Petition to remove financial hold imposed on suspicion of financial exploitation

(a) A Connecticut resident who is sixty years of age or older may file a petition to remove a financial hold imposed by a financial institution or by a broker-dealer or investment advisor based on suspicion of financial exploitation in the court for the probate district in which the person resides, is domiciled or is located at the time the petition is filed or where the financial institution has an office in this state; provided, however, if the person is under conservatorship, the petition shall be filed in the court for the probate district in which the conservatorship is pending.

(b) The court shall conduct the hearing not later than ten days after the petition has been filed, unless continued for good cause.

Rule 61
Discovery

Section 61.13 Petition for foreign subpoena

(a) A petitioner seeking to conduct discovery in connection with an action pending in another state may petition the probate district in which the discovery is sought to issue a subpoena or subpoena duces tecum.

(b) The petition shall be on a form published by the probate court administrator and shall include the original or true copy of the foreign subpoena.

(c) The court shall issue a subpoena not later than seven days after receipt of the documents described in subsection (b). The court may issue the subpoena without notice and hearing.

(d) The petitioner shall arrange for service on the person to whom the foreign subpoena is directed in accordance with C.G.S. section 52-148e.

(e) A party may petition the court that issued the subpoena under this section for an order to enforce, quash or modify the subpoena.

Notice of Certification as Authorized House Counsel

Upon recommendation of the Bar Examining Committee, in accordance with § 2-15A of the Connecticut Practice Book, notice is hereby given that the following individuals have been certified by the Superior Court as Authorized House Counsel for the organization named:

Certified as of November 27, 2023:

Craig Galligan

Castleton Commodities Int'l, LLC

Certified as of November 30, 2023:

Jieun Yoon

W.R. Berkley Corporation

Certified as of December 1, 2023:

Maurice F. Edelson

WWE Corp.

Certified as of December 13, 2023:

Jay B. Kindlon

Silver Point Capital, L.P.

Hon. Elizabeth A. Bozzuto

Chief Court Administrator

Notice of Suspension of Attorney

Pursuant to Practice Book § 2-54, notice is hereby given that on December 11, 2023, in Docket Number HHD-CV-23-6175485-S, Thomas Francis Vasti III, Juris No. 405283 of Hobe Sound, FL is suspended from the practice of law in Connecticut for a period of one (1) year, effective immediately.

The Respondent shall comply with Practice Book § 2-47B (Restrictions on the Activities of Deactivated Attorneys).

Any application for reinstatement shall be made pursuant to the provisions of Practice Book § 2-53; however, the Respondent shall not be eligible to apply for reinstatement unless and until such time as he is eligible for reinstatement to the bar of the State of New York.

So ordered.

Charles P. Reed

Judge
