

Cumulative Table of Cases
Connecticut Reports
Volume 326

| | |
|---|-----|
| Abreu v. Commissioner of Correction (Order) | 901 |
| Brown v. Njoku (Order) | 901 |
| Fairfield Merrittview Ltd. Partnership v. Norwalk (Order). | 901 |
| Federal National Mortgage Assn. v. Lawson (Order) | 902 |
| State v. Kallberg | 1 |
| <i>Larceny third degree as accessory; conspiracy to commit larceny third degree; motion to dismiss; certification to appeal; whether Appellate Court correctly concluded that trial court improperly denied defendant's motion to dismiss charges; whether Appellate Court improperly concluded that trial court's factual finding as to parties' intent was clearly erroneous; whether Appellate Court properly reversed judgment of conviction on ground that prosecution of defendant was barred because nolle prosequi that had been entered on larceny charges had been part of global disposition agreement supported by consideration; unilateral entry of nolle prosequi and bilateral agreement involving entry of nolle prosequi, distinguished; claim that ambiguity in agreement between state and defendant must be construed against state.</i> | |
| State v. Linder (Order) | 902 |