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PAUL JIMENEZ *v.* COMMISSIONER OF CORRECTION  
(AC 29490)

DiPentima, Gruendel and Lavery, Js.

Submitted on briefs March 18—officially released April 14, 2009

Petitioner's appeal from the Superior Court in the  
judicial district of Tolland, *Swords, J.*

Per Curiam. The appeal is dismissed.

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MYRNA LABOW *v.* RONALD LABOW  
(AC 27401)  
(AC 29214)

Bishop, DiPentima and Pellegrino, Js.

Argued March 19—officially released April 14, 2009

Plaintiff's appeals from the Superior Court in the  
judicial district of Fairfield, *Hon. G. Sarsfield Ford,*  
judge trial referee.

Per Curiam. The judgment is affirmed.

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MYRNA LABOW *v.* ROBERT RUBIN ET AL.  
(AC 29216)

Bishop, DiPentima and Pellegrino, Js.

Argued March 19—officially released April 14, 2009

Plaintiff's appeal from the Superior Court in the judi-  
cial district of Fairfield, *Blawie, J.*

Per Curiam. The judgment is affirmed.

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KELWOOD WHITE *v.* COMMISSIONER OF  
CORRECTION  
(AC 29781)

Flynn, C. J., and Robinson and Stoughton, Js.

Argued March 10—officially released April 14, 2009

Petitioner's appeal from the Superior Court in the  
judicial district of New Haven, *Hon. David W. Skolnick,*  
judge trial referee.

Per Curiam. The judgment is affirmed.

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CAINE COOPER *v.* COMMISSIONER OF  
CORRECTION  
(AC 29392)

Bishop, Lavine and Robinson, Js.

Argued March 16—officially released April 14, 2009

Petitioner's appeal from the Superior Court in the judicial district of Tolland, *Swords, J.*

Per Curiam. The appeal is dismissed.

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WAVERLY KNIZE *v.* FRANCIS KNIZE  
(AC 29206)

DiPentima, Robinson and Foti, Js.

Argued March 16—officially released April 14, 2009

Defendant's appeal from the Superior Court in the judicial district of Stamford-Norwalk, *Tierney, J.*

Per Curiam. In this dissolution of marriage action, the defendant, Francis Knize, appeals from the judgment awarding attorney's fees to the plaintiff, Waverly Knize. After a scrupulous review of the record and briefs in this matter and a careful consideration of the oral arguments, we conclude that the defendant's claims are without merit.

The judgment is affirmed.

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