

Index

ABUSE OF DISCRETION

Costs and attorney's fees, powers of court, § **10:25**

ADMINISTRATIVE PROCEEDINGS, SECTION 22A-19 INTERVENTION IN

Case law

Nizzardo v. State Traffic Commission, § **7:12**

Pathways, Inc. v. Planning & Zoning Commission, § **7:13**

Nizzardo v. State Traffic Commission, § **7:12**

Notice requirements, § **7:2**

Oaths, § **7:3**

Pathways, Inc. v. Planning & Zoning Commission, § **7:13**

Privileges and immunities, § **7:15**

Procedural issues, right to raise, § **8:17**

Right to raise procedural issues, § **8:17**

Scope of issues raised on appeal, § **8:15**

Scope of judicial review, § **8:14**

ADMINISTRATIVE REMEDIES

Exhaustion, jurisdictional aspects of § 22a-16 actions

“Exclusive domain,” § **5:29.50, 5:29**

AFFIRMATIVE DEFENSES

Generally, § **6:25.30, 6:30.50**

Assumption of risk, § **6:25.50**

Comparative recklessness, § **6:25.50**

Failure to mitigate damages, § **6:25.70**

AGGRIEVEMENT

Jurisdictional aspects of § 22a-16 actions, standing distinguished from classical
aggrievement, § **5:33**

AMICUS CURIAE

Judicial proceedings, section 22a-19 intervention in, § **8:6**

APPEAL AND REVIEW

CEPA review by DEP required by 2010 Connecticut general assembly, § **1:9**

Temporary injunctions, § **10:9, 10:11**

APPOINTMENT

Master or referee, § **6:31**

BURTON v. COMMISSIONER OF ENVIRONMENTAL PROTECTION

“Colorable claim” of harm to natural resources, jurisdictional aspects of
§ 22a-16 actions, § **5:13.20**

CONNECTICUT ENVIRONMENTAL PROTECTION ACT

BURTON v. COMMISSIONER OF ENVIRONMENTAL PROTECTION

—Cont'd

Exhaustion of administrative remedies, jurisdictional aspects of § 22a-16 actions, § **5:29.50**

Powers of the court, section 22a-20 construed, § **10:1.50**

Substantive and procedural issues in § 22a-16 actions, compliance with statutory or administrative scheme, § **6:9.70**

CEPA

Connecticut Environmental Protection Act (CEPA), this index

“COLORABLE CLAIM”

Jurisdictional aspects of § 22a-16 actions, requirement of “colorable claim” of harm to natural resources, § **5:13.10 et seq.**

CONDUCT OF PROCEEDINGS

Section 22a-19 intervention in judicial proceedings, effect of CEPA intervention on conduct of, § **8:14**

CONNECTICUT ENVIRONMENTAL PROTECTION ACT (CEPA)

Apportionment of negligence, § **6:34**

Review of CEPA by DEP required by 2010 Connecticut general assembly, § **1:9**

CONSISTENCY OR INCONSISTENCY

Construction of related statutes, § **3:7**

CONSTRUCTION AND INTERPRETATION

Plain meaning rule, § **3:2**

Powers of the court, section 22a-20 construed, § **10:1.50**

Proceedings, § **7:2**

COSTS AND ATTORNEY’S FEES

Historic structures and landmarks of the state (§ 22a-19a), § **9:3**

Master or referee, use of, § **6:31**

DEFENSES

Affirmative, § **6:25.30, 6:25.50, 6:25.70, 6:30.50**

DEFINITIONS

Natural resources “of the state,” § **4:7**

Proceedings, § **7:2**

DISCRETION OF COURT

Attorney’s fees, § **10:24**

Temporary injunctions, § **10:9**

DISMISSAL

Substantive and procedural issues in § 22a-16 actions, dismissal of CEPA claim for plaintiff’s failure to make prima facie case, § **6:32**

DUE PROCESS

Declaratory judgment actions, § **10:4**

EQUITABLE RELIEF

Availability of injunctions, § **10:5.50**

INDEX

EQUITABLE RELIEF—Cont'd

Hearing in damages, injunctions issued in CEPA suits, § **10:11.50**

EVIDENCE

Unreasonable conduct, evidence to establish, § **6:12.30**

EXHAUSTION OF ADMINISTRATIVE REMEDIES

Jurisdictional aspects of § 22a-16 actions

“Exclusive domain,” § **5:29.50, 5:29**

FEDERAL PREEMPTION

Jurisdictional aspects of § 22a-16 actions, § **5:30**

FINLEY v. INLAND WETLANDS COMMISSION

Initiation of appeals from administrative agency decisions, section 22a-19
intervention in judicial proceedings, § **8:9.50**

FORT TRUMBULL CONSERVANCY, LLC v. NEW LONDON II

“Colorable claim” of harm to natural resources, jurisdictional aspects of
§ 22a-16 actions, § **5:13.10**

FRIENDS OF ANIMALS, INC. v. UNITED ILLUMINATING CO.

Substantive and procedural issues in § 22a-16 actions, § **6:9.30**

HEARINGS

Equitable relief, injunctions issued in CEPA suits, § **10:11.50**

Section 22a-19 intervention in administrative proceedings, § **7:2**

HISTORIC STRUCTURES AND LANDMARKS OF THE STATE

(§ **22A-19A**)

Costs of repairs and restoration work, § **9:3**

Historic Preservation Board of State, § **9:2, 9:3**

Jurisdiction, § **9:3**

National Register of Historic Places, § **9:2, 9:3**

INLAND WETLANDS AND WATERCOURSES ACT

Judicial proceedings, section 22a-19 intervention in, § **8:6**

INTENT

Plain meaning rule, § **3:2**

JUDICIAL PROCEEDINGS, SECTION 22A-19 INTERVENTION IN

Appeals

Scope of issues raised on appeal, § **8:15**

Case law

Finley v. Inland Wetlands Commission, § **8:9.50**

Conduct of judicial proceedings, effect of CEPA intervention on, § **8:14**

Effect of CEPA intervention on conduct of judicial proceedings, § **8:14**

Finley v. Inland Wetlands Commission, § **8:9.50**

Inland Wetlands and Watercourses Act, § **8:6**

Judicial review

Generally, § **8:6.50**

CEPA intervention, § **8:6.50**

JUDICIAL PROCEEDINGS, SECTION 22A-19 INTERVENTION IN

—Cont'd

Judicial review—Cont'd

Scope of, § **8:14**

Verified petition, § **8:4**

Vernon, Town of, § **8:22.50, 8:25.50**

JUDICIAL REVIEW

Adequacy of existing administrative and regulatory procedures, powers of the court, § **10:16**

JURISDICTION

Historic structures and landmarks of the state (§ 22a-19a), § **9:3**

Remand to administrative proceedings, § **10:12**

JURISDICTIONAL ASPECTS OF § 22A-16 ACTIONS

Administrative remedies, exhaustion of

“Exclusive domain,” § **5:29.50, 5:29**

Burton v. Commissioner of Environmental Protection, § **5:13.20, 5:29.50**

Case law

Burton v. Commissioner of Environmental Protection, § **5:13.20**

“Colorable claim” of harm to natural resources, requirement of, § **5:13.10, 5:13.15, 5:13.20, 5:13.30**

Fort Trumbull Conservancy, LLC v. New London II, § **5:13.10**

“Colorable claim” of harm to natural resources, requirement of, § **5:13.10, 5:13.15, 5:13.20, 5:13.30**

Exhaustion of administrative remedies

“Exclusive domain,” § **5:29.50, 5:29**

Federal issues, generally, § **5:32**

Federal preemption, § **5:30**

Justiciability, § **5:31.30, 5:31.70, 5:31**

Requirements

“Colorable claim” of harm to natural resources, requirement of, § **5:13.10, 5:13.15, 5:13.20, 5:13.30**

Exhaustion of administrative remedies

“Exclusive domain,” § **5:29.50, 5:29**

Sovereign immunity, § **5:30.50**

Standing

Classical aggrievement, distinction from, § **5:33**

JUSTICIABILITY

Jurisdictional aspects of § 22a-16 actions, § **5:31.30, 5:31.70, 5:31**

MEETINGS

Section 22a-19 intervention in administrative proceedings, § **7:2**

MOOTNESS

Jurisdictional aspects of § 22a-16 actions, justiciability, § **5:31.70**

NATIONAL REGISTER OF HISTORIC PLACES

Historic structures and landmarks of the state (§ 22a-19a), § **9:2, 9:3**

INDEX

NATURAL RESOURCES PROTECTED UNDER THE ACT

Definition of “natural resources,” § 4:7

Natural resources outside of state, § 4:8

NIZZARDO v. STATE TRAFFIC COMMISSION

Jurisdiction of administrative agency, § 22a-19 intervention in administrative proceedings, § 7:12

NOISE POLLUTION

“Colorable claim” of harm to natural resources, § 5:13.40

NOTICE

Declaratory judgment actions, § 10:4

OATHS

Administrative proceedings, section 22a-19 intervention in, § 7:3

PATHWAYS, INC. v. PLANNING & ZONING COMMISSION

Jurisdiction of administrative agency, § 22a-19 intervention in administrative proceedings, § 7:13

POWERS OF THE COURT

Adequacy

Existing administrative and regulatory procedures, judicial review of, § 10:16

Administrative procedures

Judicial review of adequacy of existing, § 10:16

Judicial review of adequacy of existing administrative and regulatory procedures, § 10:16

Notice requirements, § 10:4

Regulatory procedures, judicial review of adequacy of existing, § 10:16

Section 22a-20 construed, § 10:1.50

PREEMPTION

Jurisdictional aspects of § 22a-16 actions, federal preemption, § 5:30

PREEXISTING CONDITIONS

Class of potential defendants, § 6:17

“PRIVATE ATTORNEYS GENERAL” DOCTRINE

Powers of the court, showing of, § 10:7

PRIVILEGES AND IMMUNITIES

Administrative proceedings, section 22a-19 intervention in, § 7:15

Substantive and procedural issues in § 22a-16 actions, governmental immunity, § 6:30.50

PROCEDURAL ISSUES

Section 22a-19 intervention in judicial proceedings, right to raise procedural issues, § 8:17

REGULATORY PROCEDURES

Judicial review of adequacy of existing, § 10:16

REMEDATION

Violation of environmental statute, § 6:10

CONNECTICUT ENVIRONMENTAL PROTECTION ACT

SECTION 22A-20

Powers of the court, construed, § 10:1.50

SETTLEMENT OF CLAIMS

Section 22a-19 intervention in judicial proceedings, § 8:22.50

SOVEREIGN IMMUNITY

jurisdictional aspects of § 22a-16 actions, § 5:30.50

STATE HISTORIC PRESERVATION BOARD

Generally, § 9:2, 9:3

STATUTE OF LIMITATIONS

Remand to administrative proceedings, § 10:12

SUBSTANTIVE AND PROCEDURAL ISSUES IN § 22A-16 ACTIONS

Affirmative defenses, § 6:25.30, 6:25.50, 6:25.70, 6:30.50

Apportionment of negligence in CEPA claim, § 6:34

Assumption of risk, § 6:25.50

Burton v. Commissioner of Environmental Protection, § 6:9.70

Class of potential defendants

 Municipality as defendant, § 6:18.50

Comparative recklessness, § 6:25.50

Defenses, affirmative, § 6:25.30, 6:25.50, 6:25.70, 6:30.50

Dismissal of CEPA claim for plaintiff's failure to make prima facie case, § 6:32

Evidence

 Unreasonable conduct, evidence to establish, § 6:12.30

Experts

 Testimony requirements, generally, § 6:12.70

Failure to mitigate damages, § 6:25.70

Friends of Animals, Inc. v. United Illuminating Co., § 6:9.30

Governmental immunity, § 6:30.50

Municipalities

 Class of potential defendants, § 6:18.50

Standard of care imported into negligence per se actions, CEPA defendant,
§ 6:33

Summary judgment, § 6:16.50

Unreasonable conduct

 Evidence to establish unreasonable conduct, § 6:12.30

SUMMARY JUDGMENT

substantive and procedural issues in § 22a-16 actions, § 6:16.50

TEMPORARY INJUNCTIONS

Appeals, § 10:9, 10:11

Availability of injunctions in equitable relief, § 10:5.50

Discretion of court, § 10:9

UNIFORM ADMINISTRATIVE PROCEDURE ACT

“Proceedings” defined, § 7:2

INDEX

VERIFIED PETITION

Judicial proceedings, section 22a-19 intervention in, § **8:4**

VERNON, TOWN OF

Judicial proceedings, section 22a-19 intervention, § **8:22.50, 8:25.50**

WITNESSES

Costs, § **10:24**

