

DOCKET NO: HHDCV196117228S

KELLY, MARK
V.
NOLAN-WALLACE, JAY Et Al

SUPERIOR COURT

JUDICIAL DISTRICT OF HARTFORD
AT HARTFORD

10/29/2019

ORDER 412190

ORDER

ORDER REGARDING:
09/25/2019 101.00 MOTION TO STRIKE

The foregoing, having been considered by the Court, is hereby:

ORDER: DENIED

"Although there is a difference between negligence and a reckless disregard of the rights or safety of others, a complaint is not deficient so long as it utilizes language explicit enough to inform the court and opposing counsel that both negligence and reckless misconduct are being asserted. (Citations omitted; internal quotation marks omitted.) *Craig v. Driscoll*, 262 Conn. 312, 342-43, 813 A.2d 1003 (2003). Based on the allegations of the counts subject of the motion to strike, the plaintiff has sufficiently stated claims of statutory and common law recklessness along with a the prayer for punitive damages as a form of relief.

Judicial Notice (JDNO) was sent regarding this order.

412190

Judge: A SUSAN PECK

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