

Connecticut Case Law

♦ *State v. Eady*, 249 Conn. 431, 733 A.2d 112 (1999): Officer's entry into home was merely an extension of a firefighter's lawful presence, and he was not required to obtain a warrant, where the firefighter had entered the home in response to a fire, saw illegal drugs in plain view, and showed them to police officers. Fourth Amendment did not require suppression of illegal drugs seized by an agent of the state, lawfully present in the bedroom, who observed a substance that a reasonably prudent firefighter would have believed to be drugs.

[Return to AMBER Alert Legal Database](#)