\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

The "officially released" date that appears near the beginning of each opinion is the date the opinion will be published in the Connecticut Law Journal or the date it was released as a slip opinion. The operative date for the beginning of all time periods for filing postopinion motions and petitions for certification is the "officially released" date appearing in the opinion.

All opinions are subject to modification and technical correction prior to official publication in the Connecticut Reports and Connecticut Appellate Reports. In the event of discrepancies between the advance release version of an opinion and the latest version appearing in the Connecticut Law Journal and subsequently in the Connecticut Reports or Connecticut Appellate Reports, the latest version is to be considered authoritative.

The syllabus and procedural history accompanying the opinion as it appears in the Connecticut Law Journal and bound volumes of official reports are copyrighted by the Secretary of the State, State of Connecticut, and may not be reproduced and distributed without the express written permission of the Commission on Official Legal Publications, Judicial Branch, State of Connecticut.

\*\*\*\*\*\*\*\*\*\*\*\*\*

CRADLE, J., dissenting. I agree with the majority's conclusion that the habeas court erred in concluding that the petitioner, Antwan Sease, failed to demonstrate that he was prejudiced by his counsel's failure to provide the sentencing court with the complete records of his mental health history. On the basis of that conclusion, I believe that the judgment of the habeas court should be reversed and the matter remanded for further proceedings on the issue of whether the performance of the petitioner's counsel was deficient. Because I disagree with the relief afforded by the majority, I must respectfully dissent.