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EVELEIGH, J., dissenting. As noted by the majority, “[i]n all material respects, the plaintiff’s complaint is indistinguishable from the complaint filed against the defendant in *Stotler v. Dept. of Transportation*, 313 Conn. , A.3d (2014), an opinion this court has also decided today. In *Stotler*, [this court] held that a claim identical to the one alleged in the present case was barred by sovereign immunity because it did not fall within the ambit of the defective highway statute. *Id.*, . The present case is controlled by our holding and analysis in *Stotler*.” Likewise, the reasoning of my dissent in the present case is identical to my dissent in *Stotler*. Rather than repeat the dissenting opinion, I reaffirm the analysis contained within my dissent in *Stotler* and apply the same reasoning to this case. Therefore, I respectfully dissent.