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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 A.3d(2014), an opinion this court Conn. 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. . 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.