

The "officially released" date that appears near the beginning of each opinion is the date the opinion will be published in the <u>Connecticut Law Journal</u> 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. In no event will any such motions be accepted before the "officially released" date.

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 electronic version of an opinion and the print version appearing in the Connecticut Law Journal and subsequently in the Connecticut Reports or Connecticut Appellate Reports, the latest print version is to be considered authoritative.

STATE v. COTE—DISSENT

EVELEIGH, J., concurring and dissenting. I agree with part II of the majority opinion and join that part of the opinion. For all of the reasons stated in my concurrence and dissent in *State* v. *Kalil*, 314 Conn.

, A.3d (2014), which address identical issues as those presented in this case, I respectfully dissent from part I of the majority opinion. Accordingly, I would reverse the judgment of the Appellate Court with instructions to remand the matter to the trial court for resentencing. Therefore, I respectfully dissent from part I of the opinion.