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## STATE v. EDMONDS—FIRST CONCURRENCE

ROGERS, C. J., concurring. I agree with and join the majority opinion because I believe that the seizure of the defendant, Michael Edmonds, occurred no later than the time at which he was commanded to stop by the police and that this seizure was not supported by a reasonable and articulable suspicion. I write separately, however, to emphasize that I do not express any opinion as to whether a seizure occurred when the two police vehicles entered the parking lot in which the defendant was standing.