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STATE v. MORAN—CONCURRENCE

ZARELLA, J., concurring. I agree with the majority's conclusion in this case but write separately to reaffirm my continuing belief in the plain meaning rule as expressed in my dissenting opinion in *State v. Courchesne*, 262 Conn. 537, 597, 618–19, 816 A.2d 562 (2003) (Zarella, J., dissenting). I also agree, however, that the majority's reference to the legislative genealogy in the present case is appropriate because General Statutes §§ 53a-35a and 53a-134 (b) both contain substantive sentencing provisions relating specifically to robbery in the first degree.
