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ZARELLA, J., concurring. I concur in all respects with the well reasoned opinion of the majority. I write separately only to express my continued reservations about the efficacy of our application of the *Geisler* test to claims raised by a party under the Connecticut constitution. See *State v. Geisler*, 222 Conn. 672, 684–86, 610 A.2d 1225 (1992). The present case, however, is not the appropriate vehicle to expand on those reservations, and, accordingly, I defer my views on *Geisler* for the present.