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PALMER, J., with whom McDONALD, J., joins, concurring. I continue to adhere to the views expressed in my concurrence in *State* v. *Bellamy*, 323 Conn. 400, 466, A.3d (2016), with respect to the law of implied waiver as applied to jury instruction claims. Under the unique circumstances and for the limited purpose of the present case, however, I concur with and join the majority opinion.