

In The Court of Appeals Sixth Appellate District of Texas at Texarkana

No. 06-19-00219-CR

JOHNNY RAY CONLEY, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 8th District Court Delta County, Texas Trial Court No. 7663

Before Morriss, C.J., Burgess and Stevens, JJ. Memorandum Opinion by Justice Stevens MEMORANDUM OPINION

Johnny Ray Conley appeals his conviction for aggravated sexual assault of a child.¹

Conley was tried on four indictments in one trial; each indictment alleged a distinct commission

of aggravated sexual assault upon the same child, on a different date.

Conley claims his convictions subjected him to double jeopardy. We addressed that claim

in our opinion in cause number 06-19-00217-CR, issued on even date herewith. For the reasons

explained in our opinion in that cause, we overrule Conley's point of error in this case.

The trial court's judgment and sentence are affirmed.

Scott E. Stevens Justice

Date Submitted: April 1, 2020 Date Decided: April 2, 2020

Do Not Publish

-

¹See TEX. PENAL CODE ANN. § 22.021. We also affirm Conley's other convictions in cause numbers 06-19-00217-CR, 06-19-00218-CR, and 06-19-00220-CR. Conley was sentenced to seventy-five years' incarceration in each case. The trial court ordered the sentences for cause numbers 06-19-00217-CR, 06-19-00218-CR, and 06-19-00219-CR to run concurrently and the sentence for 06-19-00220-CR to run consecutively.

2