



## **IN THE COURT OF CRIMINAL APPEALS OF TEXAS**

**NOS. WR-73,697-06, 73,697-07, 73,697-08 & 73,697-09**

**EX PARTE RAUL DAVID JACKSON, Applicant**

**ON APPLICATIONS FOR WRITS OF HABEAS CORPUS  
CAUSE NOS. W06-00448-K(B), W06-00445-K(B), W06-00450-K(B) & W06-00453-K(B)  
IN CRIMINAL DISTRICT COURT NO. 4  
FROM DALLAS COUNTY**

**YEARY, J., filed a dissenting opinion in which KEASLER, J., joined.**

### **DISSENTING OPINION**

Once again, the Court is presented with an opportunity to re-examine our approach to post conviction collateral attacks based on double jeopardy claims that were not raised on appeal. Instead of addressing the appropriate use of writs of habeas corpus in the context of double jeopardy claims, the Court summarily grants relief on Applicant's jeopardy claim, while ignoring Applicant's ineffective assistance of counsel claim that might very well afford the same relief.

For the reasons I stated in *Ex parte Estrada*, 487 S.W.3d 210 (Tex. Crim. App. 2016), I respectfully dissent.

FILED: October 3, 2018  
DO NOT PUBLISH