

## IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. PD-0255-18

THE STATE OF TEXAS

v.

## **CHARLIE RILEY, Appellee**

## ON APPELLEE'S PETITION FOR DISCRETIONARY REVIEW FROM THE NINTH COURT OF APPEALS MONTGOMERY COUNTY

YEARY, J., filed a dissenting opinion.

## **DISSENTING OPINION**

Today, the Court reverses the court of appeals because a majority of this Court held Section 551.143 of the Texas Government Code—the statute under which Appellee was indicted—to be facially unconstitutional in *State v. Doyal*, \_\_\_S.W.3d\_\_\_, No. PD-0254-18, 2019 WL 944022 (Tex. Crim. App. Feb. 27, 2019). Tex. Gov't Code § 551.143. I respectfully dissent to the Court's opinion for the reasons stated in my dissenting opinion in *Doyal*. 2019 WL 944042, at \*22–30.

FILED: June 19, 2019 DO NOT PUBLISH