

**IN THE COURT OF APPEALS
FIRST APPELLATE DISTRICT OF OHIO
HAMILTON COUNTY, OHIO**

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| STATE OF OHIO, | : | APPEAL NO. C-180316 |
| Plaintiff-Appellee, | : | TRIAL NO. B-1704959 |
| vs. | : | <i>JUDGMENT ENTRY.</i> |
| JOHN WYNN, | : | |
| Defendant-Appellant. | : | |

We consider this appeal on the accelerated calendar, and this judgment entry is not an opinion of the court. *See* Rep.Op.R. 3.1; App.R. 11.1(E); 1st Dist. Loc.R. 11.1.1.

Defendant-appellant John Wynn was convicted of public indecency and sentenced to nine months in prison. Because of the amount of time he had been held in custody prior to his plea, Wynn would only serve two weeks in prison. During the sentencing hearing, however, Wynn was incorrectly informed that he could be subject to three years of postrelease control, instead of being told he faced a mandatory five-year period. Two days before his release, the trial court conducted a hearing and gave Wynn the correct information regarding his postrelease control.

In one assignment of error, Wynn claims that he should not be subject to postrelease control. Wynn acknowledges that the trial court could properly correct erroneous information regarding postrelease control at any time as long as he was still serving his sentence. *See* R.C. 2929.191(C). Nonetheless, Wynn made this argument “in the event that the current state of the law changes at some point in the future.” The trial court properly notified Wynn of his postrelease-control obligation at his hearing. We overrule his sole assignment of error, and affirm the judgment of the trial court.

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A certified copy of this judgment entry is the mandate, which shall be sent to the trial court under App.R. 27. Costs shall be taxed under App.R. 24.

MOCK, P.J., BERGERON and CROUSE, JJ.

To the clerk:

Enter upon the journal of the court on September 6, 2019
per order of the court _____.
Presiding Judge

