# CAPTION: STATE V. FRYE

**11-17-23**

APPEAL NO: C-230002

TRIAL NO: B-2204993

KEY WORDS: SEX OFFENSES – MEGAN’S LAW – FAILURE TO VERIFY CURRENT ADDRESS

SUMMARY:

Defendant’s conviction for failing to verify his current address under R.C. 2950.06 was not against the manifest weight of the evidence where the evidence showed that he was convicted of rape on March 17, 2006, and sentenced to seven years’ incarceration; he was released on January 4, 2013; as a sexually oriented offender under Megan’s Law he was required to verify his current address annually for ten years; he was required to verify his current address on January 7, 2022; when he did not do so, he was sent a notification letter stating that he had to verify his current address by January 19, 2022; and he did not verify his current address by that date.

Due process does not require a trial court to conduct a hearing to determine whether a defendant is a sexually oriented offender under Megan’s Law, because that classification attaches as a matter of law.

JUDGMENT: AFFIRMED

JUDGES: OPINION by BERGERON, P.J.; WINKLER and BOCK, JJ., CONCUR.