# CAPTION: STATE V. VANNATTER

**04-24-24**

APPEAL NO: C-230568

TRIAL NO: B-2202798

KEY WORDS: SENTENCING – POSTRELEASE CONTROL – R.C. 2929.191 – R.C. 2929.11 – R.C. 2929.12

SUMMARY:

Where the trial court failed to properly advise defendant of the potential term of postrelease control at the sentencing hearing, the cause must be remanded for a notification-of-postrelease-control hearing pursuant to R.C. 2929.191.

The trial court’s decision imposing the maximum sentence of three years’ imprisonment was not contrary to law where the trial court discussed the purposes of felony sentencing, considered multiple statutory sentencing factors, and the sentence was within the permissible statutory range for a third-degree felony.

JUDGMENT: AFFIRMED IN PART, REVERSED IN PART, AND CAUSE REMANDED

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