

IN THE COURT OF APPEALS OF OHIO

TENTH APPELLATE DISTRICT

State of Ohio,	:	
Plaintiff-Appellee,	:	
v.	:	No. 10AP-604
William N. Taynor,	:	(C.P.C. No. 06CR-02-1384)
Defendant-Appellant.	:	(REGULAR CALENDAR)

D E C I S I O N

Rendered on February 3, 2011

Ron O'Brien, Prosecuting Attorney, and *Barbara A. Farnbacher*, for appellee.

William N. Taynor, pro se.

APPEAL from the Franklin County Court of Common Pleas

TYACK, J.

{¶1} William N. Taynor was indicted on February 24, 2006 and charged with five counts of rape and one count of gross sexual imposition, all involving children less than ten years of age.

{¶2} In June 2006, Taynor entered into a plea bargain under the terms of which he pled guilty to two counts of rape with the age of the victims being removed. As part of

the plea bargain, Taynor agreed to a sentence of 14 years of incarceration and to being classified as a sexual predator. According to the record before us, Taynor was notified orally and in writing that he would serve a term of five years of post-release control, which was mandatory for rape convictions. Taynor was sentenced on June 12, 2006 in accord with his plea bargain.

{¶3} Almost four years later, Taynor filed a motion entitled "Motion to Impose Proper Sentence." The state of Ohio filed a memorandum contra. The trial judge assigned to the case overruled Taynor's motion.

{¶4} Taynor has now appealed from the trial court's ruling, assigning a single error for our consideration:

The sentences are void for failure to comply with statutory requirements regarding Post-Release control.

{¶5} Nothing in the record before us supports Taynor's assertion that the trial court judge did not carefully follow the statute applicable to post-release control. We therefore overrule the sole assignment of error.

{¶6} The judgment of the Franklin County Court of Common Pleas is affirmed.

Judgment affirmed.

CONNOR and DORRIAN, JJ., concur.
