

IN THE SUPREME COURT OF OHIO

In re:

Andrew Osyp Martyniuk

NOTICE OF FELONY CONVICTION

Andrew Osyp Martyniuk (0064997)
1235 Fairview Drive
Kent, Ohio 44240

Richard A. Dove (0020256)
Board of Professional Conduct
65 South Front Street, 5th Floor
Columbus, Ohio 43215
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IN THE SUPREME COURT OF OHIO

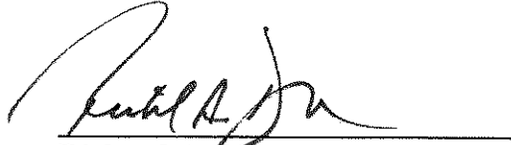
In re:

Andrew Osyp Martyniuk

ENTRY

Gov. Bar R. V, Section 18

Pursuant to Rule V, Section 18 of the Supreme Court Rules for the Government of the Bar of Ohio, the Supreme Court is hereby notified of the felony conviction of Andrew Osyp Martyniuk (0064997) in the Court of Common Pleas, Portage County, Ohio, on February 11, 2015, case number 2014 CR 0631. Andrew Osyp Martyniuk was convicted of 20 counts of pandering sexually oriented material involving a minor, a fourth degree felony, in violation of R.C. 2907.322(A)(5).



Richard A. Dove
Director
Board of Professional Conduct
of the Supreme Court of Ohio

to Crim. R. 11(F) Plea Negotiations to Counts One through Twenty of the Bill of Information charging the Defendant with the offense of "Pandering Sexually Oriented Material Involving a Minor", felonies of the fourth degree, in violation of R.C. 2907.322(A)(5).

The Court finds that either a community control sanction or a combination of community control sanctions is consistent with the purpose and principles of sentencing set forth in R.C. §2929.11.

IT IS THEREFORE ORDERED Defendant is placed on the general control of the Portage County Adult Probation Department a period of five years under the General Division of Adult Probation, or until the Court has been notified by Portage County Adult Probation Department that the Defendant has satisfied all conditions of said community control. The Defendant shall abide by all standard rules and shall have the following term:

1. Defendant shall undergo a sex offender evaluation and follow all recommendations.

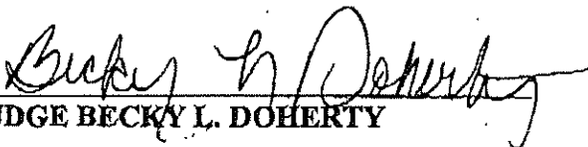
The Court notified the Defendant if the Defendant violates the terms of said community control sanctions the Defendant may receive more restrictive community control sanctions or the Defendant will serve a specific prison term of five years.

The Court further notified Defendant under federal law persons convicted of felonies can never lawfully possess a firearm and that if you are ever found with a firearm, even one belonging to someone else, you may be prosecuted by federal authorities and subject to imprisonment.

IT IS FURTHER ORDERED the bond previously fixed herein is discharged.

IT IS FURTHER ORDERED that the Defendant is assessed the approximate costs \$149,00 (as of today's date) of these proceedings . If you are unable to pay the judgment for fines or court costs or are unable to follow your payment schedule the court orders you to perform community service in an amount of \$10.00 per hour, not more than forty hours per month until the judgment is paid or until the court is satisfied that you are in compliance with the approved payment schedule.

IT IS SO ORDERED.


JUDGE BECKY L. DOHERTY

cc: Assistant Prosecuting Attorney
Attorney for Defendant
Adult Probation Department

STATE OF OHIO
PORTAGE COUNTY
I, Jill Fankhauser, Clerk of the Court
of Common Pleas, within and for said
County hereby certify the foregoing to
be a true copy of the
Order + Journal Entry
filed in the foregoing case,
Jill Fankhauser, Clerk
By: JW