

IN THE COMMON PLEAS COURT OF FRANKLIN COUNTY, OHIO  
CRIMINAL DIVISION

STATE OF OHIO :  
Plaintiff, :  
 : CASE NO 10CR2347  
-vs- :  
 : JUDGE: Young  
Jonathan E. Beer :  
Defendant. :

**REQUEST FOR REVOCATION OF COMMUNITY CONTROL  
AND STATEMENT OF VIOLATION(S)**

Now comes, Stephanie Buckley Probation Officer of the Court, presenting an official report upon the conduct and attitude of probationer Jonathan E. Beer who was convicted of Sexual Battery, a Felony of the Third Degree, and placed on Community Control by Judge Sheward on the 4<sup>th</sup> of May, 2012. The period of Community Control was fixed at (3) year(s), subject to general terms and conditions of Community Control adopted by the Court. The Court also imposed special conditions and terms as follows:

- 1) Intensive Supervision-Sex Offender Caseload;
- 2) Obtain/maintain employment;
- 3) Undergo and complete sex offender treatment;
- 4) No contact with the victim;
- 5) Pay court costs.

The Probation Department now respectfully requests revocation of the defendant's Community Control because of the following violations:

- 1) The defendant reported contact with minors without the knowledge or approval of his Probation Officer on numerous occasions throughout his supervision, a violation of sex offender condition #4 which states, "the defendant will not associate with anyone under the age of 18, nor be in the presence of anyone under the age of 18 unless another responsible adult is present and aware of the defendant's offending behavior and approved by the probation department;"
- 2) The defendant left Franklin/Fairfield County and the State of Ohio without the knowledge or approval of his Probation Officer multiple times throughout his supervision, including one trip to Indiana in August of 2016 to attend a "Rave" and multiple trips to other counties to meet individuals for sexual encounters;

3) The defendant admitted to downloading, viewing and sharing pornography, including animated child pornography, throughout the entire duration of his supervision in violation of Sex Offender Condition #5, which states, "the defendant shall not own view, produce, sell, purchase, borrow or lend any materials that are sexually explicit in nature, containing scenes or descriptions of children or adults, including but not limited to magazines, video tapes, newsletters, computer images, software or photographs;"

4) The defendant admitted to visiting a bar approximately five (5) times in the past 2-3 years and admitted to consuming alcohol four (4) times since being placed on community control, a violation of sex offender condition #7 which states, "the defendant shall not consume any alcoholic beverage nor may the defendant attend any establishment which is primarily in the business of selling alcoholic beverages;"

5) The defendant engaged in multiple sexual relationships while on community control without informing his Probation Officer and disclosing his offense to these partners, a violation of sex offender condition #9, which states, "the defendant shall inform the Probation Officer of any and all intimate relationships and will disclose the nature of the defendant's offending behavior and convictions to any partners as instructed by the probation department";

6) The defendant was unsuccessfully terminated from sex offender treatment at STOP, Inc. on December 22, 2016.

ADDITIONAL INFORMATION:

The defendant has previously had the benefit of two separate Revocation Hearings (06/12/2015 and 05/03/2016) to address his refusal to sign extension waivers after failing to complete sex offender treatment. On both occasions, the defendant's community control was restored and extended for an additional year.

Respectfully,

/s/ Stephanie Buckley  
PROBATION OFFICER

CM DW 1-12-17