Amended Substitute House Bill 86

Review of Parole Eligible Offenders 65 and Older (Uncodified Section 10)
INTRODUCTION:

Ohio General Assembly Amended Substitute House Bill 86 was signed into law effective September 30, 2011. Uncodified Section 10 requires the Department of Rehabilitation and Correction to thoroughly review the cases of all parole-eligible inmates who are age 65 or older and who have had a statutory first parole consideration hearing. Upon completion of the review, the Department is to provide a report to the President and Minority Leader of the Senate, and to the Speaker and the Minority Leader of the House of Representatives that summarizes the findings of its review, and that explains why each of those inmates has not been paroled or otherwise released from the custody of the Department. This report includes the required summary of findings, and an explanation for each inmate who met the parameters for inclusion in this report.

In addition, Uncodified Section 10 also requires that upon completion of the review, the Chair of the Parole Board shall present to the Board the cases of the inmates included in this report, and the Board, by majority vote, may choose to rehear an inmate’s case for possible release on parole. The presentation to and majority vote of the Parole Board on these cases will commence and is expected to be concluded within 90 days.
SUMMARY OF FINDINGS:

The Department of Rehabilitation and Correction, Bureau of Research, identified those inmates who were age 65 or older, who have had a statutory first parole consideration hearing. As of October 1, 2011, there were 347 inmates who met the parameters of the required report. Of these, 336 were males and 11 were females. Two of these inmates have since died, but are included in the total for demographic purposes.

Of the 347 inmates identified there were 202, or 58.2 % in the 65 to 69 age range. Patterns are similar for males and females. The two oldest inmates of this group are 90 year old males.

Inmates in this group have been convicted of very serious crimes. Evidence for this is:

• Felony level: 163 or 47.0 % are serving life maximum sentences and most of the rest are Felony 1 offenders (165 or 47.6 %). Only 19 or 5.5 %, have an offense with a most serious offense at Felony 2 or below.

• Crime type: The Department of Rehabilitation and Correction, Bureau of Research, sorts crimes of inmates into major categories. The two categories considered most serious are Crimes against Persons and Sex Offenses. Of the 347 inmates, 51.6 % are serving a sentence for a Crime against a Person as their most serious offense, and 45.5 % are serving a sentence for a Sex Crime as their most serious offense. The remaining ten (10) offenders, 2.9 %, are convicted of some other kind of crime.

• Minimum sentence: Only 46 of 347 (13.3 %), had a minimum sentence of seven years or less.

Despite the severity of the committing offense, most of these inmates have behaved fairly well during their incarceration. Most of them are presently housed at Medium (level 2) or Minimum (Levels 1B & 1A) custody levels, 39.5 % and 57.1 % respectively.

Further, 26.2 % of these inmates are African-American; this compares to 47.2 % of the overall inmate population. For Caucasians, the percentage for these inmates is 72.6 %, while for the overall inmate population it is 51.2 %.
EXPLANATIONS OF EACH PAROLE ELIGIBLE INMATE AGE 65 AND OLDER NOT YET PAROLED:

1. A105-941 LEICHTY, Charles

Explanation: Inmate Leichty is serving a Life sentence for a 1958 Murder conviction. That offense involved the strangulation of a teenage female victim, approximately age 15-17. Leichty was 31 years old at the time of this initial offense. Leichty has been paroled numerous times, and during each parole period, he has violated parole by engaging in assaultive and or inappropriate sexual behavior, most often with children. During his first parole period (1971-1972), he was first arrested after 4 months and charged with Assault on a Minor. He was acquitted of this charge and his parole was reinstated. Approximately a year later, he was arrested and charged with molesting two female victims. He was found guilty of the molestation and his parole was revoked, however, the underlying criminal charges were later dropped. He served 10 additional years for the parole violations, and was paroled for a second time in 1983. Shortly after his release, he was arrested and his parole was again revoked due to molestation charges against three, minor, female victims, ages 7, 9 & 9. He served approximately 22 additional years, and when heard by the Board in 2006, he was 78 years old and presented with significant medical issues, including being an amputee. Given his age and medical issues, his risk to reoffend appeared to be reduced, and the Board chose to again grant parole. Leichty was released to a nursing home, as he had no family or other viable placement option. He was residing at the nursing home in September 2009, when staff observed him with his hand down the pants of a female resident. Given her medical condition, she was non-responsive and unable to give consent. Leichty was arrested and charged with this behavior as a parole violation. He was found guilty of again violating parole and his parole was revoked. He was almost 82 years old at the time of committing the most recent parole violations. Leichty was last seen by the Parole Board in October 2009. Given the extensive and significant history of violence and sexual misconduct that has not subsided with age, the Board deemed Leichty unsuitable for release and continued him to October 2013.
2. **A115-953   JACOBS, Earl**

**Explanation:** Inmate Jacobs, age 74, is convicted of one count of Murder of a Police Officer, two counts of Theft and one count of Escape. While on parole, Jacobs shot a Police Officer 10 times while attempting to steal a car. He has prior convictions in the states of Ohio and Michigan, and was on federal parole for approximately six weeks when he committed the offense. He received an added sentence in 1989 for two counts of Theft and one count of Escape due to stealing the Warden’s car, shotgun and loose change while working as a porter at his residence. At the time of his August 2011 hearing, he had served 589 months of his 16 year to Life sentence. In 2007, Jacobs served a local control placement for stalking a mental health worker. He lacked remorse, displayed limited insight into his offense behavior and has not participated in any recommended programs. Jacob’s criminal history, the fact that he killed a Police Officer during the commission of a theft offense, his added sentences and other poor institutional conduct, along with the significant community opposition to his release led the Board to determine that release would create an undue risk to public safety and would not further the interests of justice. Jacobs was continued to August 2014 which equates to approximately 52 years.

3. **A122-312   JENNINGS, Charles**

**Explanation:** Inmate Jennings, age 72, is serving a Life sentence for the crimes of Murder with Mercy (2 counts). These convictions involved Jennings and a co-defendant robbing three gas stations and eventually being stopped by two Police Officers and one Reserve Officer. Jennings refused to be handcuffed and removed the officer’s .357 caliber handgun and shot him in the head. The second officer was shot three times in the back and the third officer was shot once in the neck, paralyzing them both. Jennings has prior convictions of Assault and Battery, Armed Robbery (2 counts) and Unarmed Robbery (1 count). Jennings was last heard by the Parole Board in February 2010. His institutional conduct was rated as superior and he also completed some recommended programs. Objections to release were received by a significant number of community members. Given Jennings’ violent criminal history coupled with the killing of one police officer and shooting of two others during the course of duty, Jennings was deemed unsuitable for release. The Board determined that his release would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to February 2015 at which time he will have served approximately 50 years.
4. **A125-477**  **BEGLEY, Richard**

**Explanation:** Inmate Begley, age 67, while on parole for Murder, was convicted of two separate crimes of violence in the state of Washington. He was convicted of Robbery, Rape, Unlawful Imprisonment and Second Degree Assault. The victim of the robbery was a cab driver that was beaten and robbed. The other offenses consisted of Begley returning to a home after delivering furniture. He was armed with a handgun and stun gun. The female victim was bound with chains and her children were bound with rope. Begley used the stun gun to torture the victim and he raped the victim in front of her children. After serving approximately twenty years for these crimes, he was returned to the state of Ohio. He also has prior convictions for Burglary, Arson, and Grand Larceny. Begley was last heard by the Parole Board in January 2009, and had negative institutional conduct. Given his ongoing pattern of violent criminal activity, and his propensity for cruel and brutal treatment of victims, as well as his callous disregard for the rights of others, Begley was deemed unsuitable for release. The release of Begley was determined to be inconsistent with the welfare and security of society, and there was substantial reason to believe that he will engage in further criminal conduct or will not conform to the conditions of his release. He was continued to December 2013 when he will have approximately 15 years served since his return.

5. **A127-761**  **VAILS, Ellis**

**Explanation:** Inmate Vails, age 82, is serving a Life sentence for the crimes of First Degree Murder (two counts) and Robbery. He shot and killed his ex-girlfriend and beat her mother to death during a home invasion. He was on parole for Robbery at the time of the offense. He has prior prison admissions for Robbery (1962, 1950), Theft (1948), and Robbery (1944). He was last heard by the Parole Board in April 2008. He had maintained good conduct and work record, but lacked risk-relevant programming. Strong community opposition to his release was received. Given his lengthy prior record, in addition to the very serious nature of the double First Degree Murder, the Board found Vails unsuitable for release. The Board determined that the release of Vails would not further the interests of justice, and would create an undue risk to public safety. He was continued to May 2013, when he will have 45 years served.
6. **A129-651  McDonalD, Joseph**

**Explanation:** Inmate McDonald, age 69, is serving three concurrent Life sentences for the crimes of Murder of a Police Officer, Murder and Shooting with the Intent to Kill. McDonald shot a police officer during a shoplifting arrest after grabbing the officer’s weapon. As McDonald fled, he was confronted by the officer’s partner, whom he shot and killed. Witnesses testified that the second police officer who was shot put his hands in the air, and stated that he had a wife and child before McDonald shot him. McDonald has prior convictions for Possessing/Passing Counterfeit Money and Carrying a Concealed Weapon, and was out on bond for Kidnapping and Aggravated Robbery when he committed the instant offense. McDonald was last heard by the Parole Board in January 2009. He had maintained superior institutional conduct and had participated in several programs. Objections to release were received by a significant number of community members. Despite the fact that he had served 40 years, the Board determined that release would not further the interests of justice, and would demean the seriousness of the offense. He was continued to April 2016, at which time he will have served 47 years.

7. **A129-655  Siddle, William**

**Explanation:** Inmate Siddle, age 68, is serving a Life sentence for two counts of First Degree Murder. He beat, stabbed and then eviscerated a 50 year old woman in her home. He had placed ads in a local paper soliciting models, although it is unclear if the victim had responded. He was last heard by the Parole Board in December 2011, and had maintained good institutional conduct and completed relevant programs. Significant opposition to his release was received from the community. Given the sexually sadistic nature of this murder, the Board found him unsuitable for release. The Board determined that his release would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to February 2017 when he will have approximately 47 years served.
8. A130-608 KASSOW, Raymond

Explanation: Inmate Kassow, age 66, is serving a Life sentence for the crime of First Degree Murder. Kassow and two co-defendants were involved in the robbery of the Savings and Loan in Hamilton County. During the course of the robbery, four female victims were shot and killed and their bodies were thrown in the bank vault. The record reflects that Kassow was the driver of the getaway vehicle. Kassow was last heard by the Parole Board in September 2009. At that time, he had maintained good institutional conduct and had received favorable work evaluations. He displayed remorse for his offense and admitted to the Board that he was the driver in this bank robbery. Additionally, objections to release were received by a significant number of community members. Given his significant adult and juvenile criminal history, and the brutality of the offense, Kassow was deemed unsuitable for release. The release of Kassow was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to September 2014, which equates to 45 years served.

9. A131-502 STROZIER, Robert

Explanation: Inmate Strozier, age 69, is serving a Life-to-Life sentence for the crimes of First Degree Murder (2 counts), Murder, Auto Theft, and Unarmed Robbery. Strozier robbed, beat, raped and murdered a 71-year old female victim at the Rapid Transit Station in Cleveland, Ohio. He was on parole at the time of this crime for Auto Theft and Robbery. Strozier was last heard by the Parole Board in October 2009. At that time, he had maintained good institutional conduct and had received good work evaluations. However, he had participated in very limited institutional programming. He displayed little remorse for his offenses and very little insight. In fact, he minimized his actions by stating the victim “just fell down the steps” and that he is only guilty of involuntary manslaughter, robbery, and sexual assault. Given his significant criminal history of violence, coupled with his lack of remorse or insight and limited programming, Strozier was deemed unsuitable for release. The release of Strozier was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2014, which equates to 44 years served.
10. **A131-856 FINDLEY, James**

**Explanation:** Inmate Findley, age 69, is serving a Life sentence for the crime of Murder. He shot and killed a 16 year old girl. He then cut up her naked body, and inserted objects into her body post-mortem. He has a prior conviction for Breaking and Entering. He was last heard by the Parole Board in December 2008, and had maintained good conduct. Programming completed earlier in his incarceration was noted. He denied committing the offense. Given the sadistic nature of this homicide, the Board determined that Findley was not suitable for release, and that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society, particularly to young children. He was continued to December 2013 when he will have approximately 43 years served.

11. **A132-116 REED, Ivory**

**Explanation:** Inmate Reed, age 69, is serving a 15 to Life sentence for the crimes of Murder and Shooting with Intent to Kill. He stabbed and killed a man over a debt. He also stabbed the man’s wife when she tried to intervene, but she survived. He was in the process of trying to rape their 13 year old daughter when a neighbor intervened. Then he went to another location where he beat a 65 year old man who had to be hospitalized. He was last heard by the Parole Board in January 2010. He had participated in limited programming, and had acquired recent disciplinary problems for manufacturing homemade alcohol and possessing unauthorized medication. The Board also noted medical issues of heart problems and a stroke. Given the multiple stabbing victims, his limited programming, and institutional misconduct, the Board determined that Reed was not suitable for release and that his release would create an undue risk to public safety, and would not further the interests of justice. He was continued to January 2015 when he will have approximately 45 years served.
12. **A132-678  NICKERSON, Donald**

**Explanation:** Inmate Nickerson, age 82, is serving an aggregate Life-Life sentence for the crimes of Murder with Mercy, Assault with a Deadly Weapon, Kidnapping, Aggravated Burglary and Escape (2 counts). He was on parole when he shot and killed a Mingo Junction police officer. Earlier that day, he had shot at a Parole Officer and a Police Officer. He later walked away from a Steubenville hospital, hopped on a freight train, and was later arrested. Early in his incarceration, he was involved in two dramatic escape attempts. In one instance, he walked out of the Southern Ohio Correctional Facility in a Correctional Officer uniform. In another instance, he smuggled a firearm into the Southern Ohio Correctional Facility and attempted to escape while being transported to Columbus. At the time of his most recent hearing in May 2010, he displayed some risk relevant medical conditions, as a long term patient at the Correctional Medical Center. The Board considered his medical condition along with the strong opposition from the area law enforcement community as well as his dramatic escape attempts when determining that he was not suitable for release, and that a release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to May 2015 when he will have approximately 45 years served.

13. **A133-011  BRELAND, Rufus**

**Explanation:** Inmate Breland was serving a 7-Life sentence for the crime of Second Degree Murder. The offense involved Breland beating his girlfriend in the head with a hammer. The victim died from the injuries suffered during the offense. Breland was paroled in 1978. His supervision was assumed by the State of Pennsylvania. While under parole supervision, Breland beat his then girlfriend in the head with a hammer, also causing her death. He was convicted in the State of Pennsylvania of Third Degree Murder and sentenced to 10-20 years. He served the full 20 year sentence, at which time he was returned to the state of Ohio as a technical parole violator in 2000. He has not yet been deemed suitable for re-parole. Breland was last heard by the Board in 2010. He has maintained a good institutional adjustment, and presented in good health for his age (83). Given the striking similarity between the offense committed while on parole and the original paroled offense, the Board determined that a release would create an undue risk to public safety and would not further the interests of justice nor be consistent with the welfare and security of society. Breland was continued to December 2012, when he will have 12 years served since his return to Ohio.
14. **A133-688  NEDEA, Romulus**

**Explanation:** Inmate Nedea, age 84, is serving an 8-65 year sentence for the crimes of Sodomy, Assault against a Child under 16, Child Stealing, Attempted Escape and Wounding an Officer. The offenses involve Nedea driving by a swimming pool in 1969 and engaging a 7 year old girl in conversation. He asked her to take a ride with him and when she refused and tried to run away he grabbed her and drug her to his car. He drove to a remote location while fondling her. He then stopped his car and performed oral sex upon the victim. Nedea was apprehended and sent to Lima State Hospital where he escaped after assaulting a guard. He was apprehended and again confined in prison. Since that time, Nedea has been paroled 3 times, and each time he has returned to prison for exposing himself to young girls in stores. He has only been charged with misdemeanor offenses each time, but he continually violates his supervision with sexually related behavior against minors. Nedea was last heard by the Parole Board in April 2011. He denies exposing himself and claims he is too old to behave in that manner. Due to Nedea’s criminal history of sexual offenses against young girls, and his repeat exposing behavior while on parole, he was deemed unsuitable for re-parole. The release of Nedea was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to July 2014.

15. **A135-512  LITTLE, Melvin**

**Explanation:** Inmate Little, age 69 is serving a Life sentence for the crime of Murder. He and several codefendants abducted a man in Columbus, forced him into his car trunk, drove him to Cleveland, took him to a vacant house, strapped him into a chair, then shot and set him on fire. He was on parole for Unarmed Robbery at the time of the offense. He was last heard by the Parole Board in May 2008. He had maintained good conduct, and had completed relevant programming. Objections to release were received by interested parties and the community. Given the fact that Little committed this offense while on parole, and the extreme brutality of the crime committed during the course of multiple violent felonies, the Board found Little unsuitable for release. The Board determined that release would not further the interests of justice, and would be inconsistent with the welfare and security of society. Little was continued to May 2012 when he will have approximately 40 years served.
16. **A135-587  LAWS, Robert**

**Explanation:** Inmate Laws, age 65, is serving a sentence of Life-Life for the offenses of Murder in the First Degree, Breaking and Entering, Armed Robbery, Shooting with the Intent to Kill, and Abduction for Immoral Purposes. These offenses stemmed out of a crime spree over a 30 day period where Laws and several co-defendants planned robberies of different establishments. During the robbery of a steak house, Laws and a co-defendant grabbed an employee as she exited the building, then took her to the woods and killed her. During the robbery of an IGA store, Laws and a co-defendant took the victim from the store and raped her. During a third offense, Laws and a co-defendant went to the home of a Kroger Manager, held his family hostage at gunpoint, and drove the manager to the Kroger to open the safe. Finally, Laws and a co-defendant entered the home of a victim and opened fire shooting two men. Laws was last heard by the Parole Board in August 2007. At that time he took no responsibility for his actions and blamed his co-defendants for all the offenses. Laws had poor institutional conduct, with only recent improvement at the time of his last hearing. There was great objection to release received from a significant number of community members. Due to the magnitude of the offense behavior and his marginal institutional adjustment, he was deemed unsuitable for release. The Board determined that the release of Laws would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to May 2012 when he will have approximately 40 ½ years served.

17. **A136-788  LEWIS, Felton**

**Explanation:** Inmate Lewis, age 67, is serving a 20 to Life sentence for the crime of Murder. This conviction involved Lewis strangling and suffocating a 9 year old female victim, then hiding her body in a suitcase and attempting to burn the suitcase. The police found the victim’s nude body in a stove on his property. Lewis was last heard by the Parole Board in February 2007. At that time, he had some institutional misconduct, and had not completed any recommended programs. He denied the offense, even though he confessed to it at the time of his arrest. He displayed no insight or remorse. A risk assessment completed indicated that Lewis is a high risk to reoffend. Given the heinousness of the crime, his denial of the offense and his risk for reoffending, Lewis was deemed unsuitable for release. The Board determined that the release of Lewis would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. Lewis was continued to March 2012 when he will have approximately 39 years served.
18. A136-887 MILLER, Leonard

Explanation: Inmate Miller, age 65, is serving a 6 month definite sentence plus a Life to Life sentence for Murder, Shoot to Kill (2 counts), Kidnapping, Armed Robbery (4 counts), Robbery, Assault during Robbery, and Escape. The murder involved the shooting of a police officer during a traffic stop. The officer’s partner was also shot and wounded. The Shoot to Kill offenses involved Miller’s participation in a gun battle with the police following his attempt to rob a bank where he held the security guard at gunpoint. The Kidnapping and Robbery offenses involved numerous victims being robbed of their cars, with at least two placed in their trunks. One victim was later found dead in his trunk. It was reported that the victim’s car was used to rob gas stations. Miller was also convicted of Escape from the institution. Miller was last heard by the Parole Board in July 2008. At that time, he had obtained several serious tickets over the years, including stabbing another inmate three times, and stalking a female staff member. He displayed no remorse, and had no insight into his offense behavior. Given his significant violent criminal history, his negative institutional conduct, as well as his lack of remorse and insight, Miller was deemed unsuitable for release. The release of Miller was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety. He was continued to July 2013 when he will have approximately 40 ½ years served.
19. **A136-943  ZEIGLER, Jesse**

**Explanation:** Inmate Zeigler is serving an aggregate Life-Life sentence for two counts of Shooting with Intent to Kill, one count of First Degree Murder and one count of Second Degree Murder. The offense involved Zeigler entering the restaurant where his estranged wife worked and engaging in an argument with her. Zeigler forced her into the back room, and produced a handgun. As he was forcing her out of the restaurant, a patron attempted to intervene, at which time Zeigler shot him. The restaurant owner then approached Zeigler after he had forced his wife outside, at which time Zeigler shot him. Zeigler’s wife attempted to flee, but Zeigler chased her down and shot her three times. He attempted to flee the scene and flag down a vehicle. As the vehicle was stopping, someone called out to the driver to warn him not to pick up Zeigler. The driver pulled away, at which time Zeigler shot at him. The restaurant patron and owner were killed. Zeigler’s wife survived the shooting, but suffered permanent bodily injury. The driver who was shot at was not injured. Zeigler’s prior record consists of a misdemeanor Disorderly Conduct/Resisting Arrest/Intoxication conviction. The Board last heard Zeigler in 2008. Zeigler has made a superior adjustment to the institution both in terms of conduct and programming. Significant community protest to his release was received. Despite Zeigler’s positive institutional adjustment, the Board found that the extreme nature of the offense deemed Zeigler unsuitable for release. A release was determined to not further the interests of justice and would be inconsistent with the welfare and security of society. Zeigler was continued to November 2012, when he will have approximately 40 years served.

20. **A137-119  KINNEY, Jack**

**Explanation:** Inmate Kinney, age 67, is serving a Life to Life sentence for the crimes of First Degree Murder, Shoot with Intent to Kill (4 counts), and Escape. Kinney entered the home of the male victim and his wife; he shot both victims in the head, then turned on his wife and shot her in the head. The male victim and his wife survived. The Escape conviction occurred as a result of Kinney escaping from an institution while in honor status. He was apprehended 5 years later and had spent most of that time in another state. Kinney was last heard by the Parole Board in June 2007. At that time, Kinney had acceptable institutional conduct, and had completed numerous programs. Kinney reported some health issues. He also admitted that he planned to kill all three victims. Given the serious nature of the offenses, Kinney was deemed unsuitable for release. The release of Kinney was determined to be inconsistent with the welfare and security of society and would not further the interests of justice. He was continued to June 2012 when he will have served approximately 35 years.
21. A137-152 BURNETTE, Joseph

Explanation: Inmate Burnette age 66 is serving a 4 to 44 year sentence for the crime of Rape and Sodomy. Burnette gave a ride to a female victim. During the ride he forced her to have oral and vaginal intercourse. Burnette also stole money from the victim before she was able to escape. Burnette has an extensive criminal record that dates back to 1964. He has also been paroled twice and both times he has been returned as a parole violator. While under parole supervision, Burnette made threats to his Parole Officer. He was returned to the state of Ohio as a technical parole violator in 2007. He has not yet been deemed suitable for re-parole. Burnette was last heard by the Board in August, 2010. He had maintained a good institutional adjustment; however, he was belligerent and disrespectful at his parole hearing. Objections to release were also received by a significant number of community members. Given Burnette’s failure at supervision, the Board determined that a release would create an undue risk to public safety and would not further the interests of justice nor be consistent with the welfare and security of society. Burnette was continued to October 2012, when he will have almost 4 years served since his return to the institution.

22. A137-158 LUPINSKI, Gerald

Explanation: Inmate Lupinski, age 65, is serving a 20 to Life sentence for the crime of First Degree Murder (2 counts). These convictions involved two victims who Lupinski bound and forced into his vehicle, along with their four-year old child. The victims were then driven to a lake where they were beaten to death with a board. Their four-year old child was left at the crime scene following the murder of her parents and suffered from shock due to the exposure to cold temperatures. Lupinski has prior convictions for Vagrancy and Larceny. Lupinski was last heard by the Parole Board in June 2011. At that time, he had maintained fair institutional conduct, in that he had received two tickets resulting in segregation. Additionally, he had participated in limited institutional programming. Given the serious nature of the offense and his marginal institutional adjustment, Lupinski was deemed unsuitable for release. The release of Lupinski was determined to be inconsistent with the welfare and security of society, and would not further the interests of justice, and would create undue risk to public safety. He was continued to August 2013, which equates to 38 years served.
23. A137-659  GREGORY, Denver

Explanation: Inmate Gregory, age 72, is serving a 15 to Life sentence for the crime of Murder. The female victim was his aunt who was shot multiple times. He was paroled on this offense, but returned as a technical violator for absconding the state and travelling to Kentucky where he threatened his sister. He has displayed significant violence toward his family, and has no support in the community if released. Since his return, he has had a problematic institutional adjustment. Gregory was last heard by the Parole Board in November 2009. At that time, Gregory had completed minimal programming and received a conduct report in 2008 that involved his expression of aggressive sexual fantasies and threats towards staff and other inmates. He has expressed disturbing attitudes suggestive of an elevated risk of violently reoffending. The Board deemed Gregory unsuitable for release based on his negative institutional conduct and his violent criminal history. The release of Gregory was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety. He was continued to February 2013 when he will have approximately 25 years served.

24. A137-977  MEADE, Denver

Explanation: Inmate Meade, age 78, is serving two Life sentences for two counts of First Degree Murder. He shot and killed a woman and her teenage son after a long running dispute over property. He has no prior criminal record. He was last heard by the Parole Board in February 2007 and had maintained good conduct, programming and community service. Given the aggravating factor of multiple homicides, Meade was deemed unsuitable for release. The Board determined that release would not further the interests of justice. He was continued to January 2013, when he will have approximately 40 years served.
25. A138-186 MARTIN, Robert

Explanatory: Inmate Martin, age 69, is serving an 8 to Life sentence for the crime of Murder. This conviction involved him shooting his wife four times in front of their children, resulting in her death. He was paroled on this crime in 1982 but returned to prison as a Technical Parole Violator in 1985. His parole violations involved him stalking and assaulting three separate female victims. While he did not receive any additional convictions, his behavior clearly demonstrates a pattern of violent behavior toward women. Martin was last heard by the Parole Board in January 2008. At that time, he denied murdering his wife as well as all of his technical violations. He displayed little remorse for his offenses and had very little insight into his behavior. Objections to release were received by a significant number of community members. Given his lack of remorse or insight and prior criminal history, Martin was deemed unsuitable for release. The release of Martin was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to January, 2013 which equates to approximately 27.5 years served.

26. A138-538 SPRINGER, Fredrick

Explanatory: Inmate Springer, age 68, is serving a 39 year to Life sentence for the crimes of Murder, Rape (3 counts), Abduction for Immoral Purposes, and Assault with intent to Kill, Rob or Rape. These convictions involved three separate offenses over a thirty day period in 1973. Springer abducted and raped an 18 year old female. Three days later he raped and murdered a 13 year old female. Approximately one month later, he assaulted and raped a 28 year old female. Springer has prior convictions of Attempted Rape and Assault with a Deadly Weapon. The victim in this offense was a 12 year old female. Springer was last heard by the Parole Board in 2008. At that time, he had maintained good institutional conduct. However, he had participated in very limited institutional programming, and had not participated in sex offender programming. He displayed little remorse for his offenses and very little insight. He admitted to similar offenses in Tennessee. Given his significant criminal history of abducting and raping strangers and killing one minor victim, coupled with his lack of remorse or insight and limited programming, Springer was deemed unsuitable for release. The release of Springer was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to April 2013, which equates to the actual aggregate minimum sentence imposed.
27. A139-425  BLACK, Jesse

Explanation: Inmate Black, age 66, is serving a Life sentence for the crime of Aggravated Murder (2 counts). These offenses involved Black robbing, shooting and killing 2 victims during separate incidents a few hours apart. After his admission to prison for these offenses, he was convicted of an additional charge of Aiding the Escape/Resisting Law Enforcement in 1989. This offense involves Black having a baseball bat in the institution, and using it to hold staff at bay until he was talked into surrendering. In addition, Black has a lengthy criminal history dating back to the 1960s that includes one prior prison commitment. Black was last heard by the Parole Board in March 2009. At that hearing, he continued to deny killing the victims. Black had a history of conduct reports resulting in discipline, and had completed minimal programs. Given his prior criminal history, the killing of two innocent victims, his lack of insight and his continued marginal adjustment to the institution, Black was deemed unsuitable for release. The Board determined that there was substantial reason to believe that Black would engage in further criminal conduct if released, and that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to March 2014 when he will have approximately 40 years served.

28. A139-938  ABERNATHY, Byron

Explanation: Inmate Abernathy, age 69, was returned to prison as a technical parole violator for Failing to Register as a sex offender and failing to report to his Parole Officer. While under supervision, he was convicted of Failure to Verify Address. Abernathy’s underlying offense is Rape. The victim was an 11 year old female. He has been paroled more than once, and continues to be uncooperative by not abiding with the rules and regulations of parole supervision. Abernathy was last heard by the Parole Board in September 2009. He had maintained good institutional conduct and had completed Mandatory Sex Offender Programming. However, he indicated that if paroled again, he would not be cooperative with his parole officer and would not conform to the conditions of supervision. Given that Abernathy expressed his intent to violate the conditions of supervision and not actively participate in the process of release, he was deemed unsuitable for release. It was determined that Abernathy would not conform to the conditions of release and would create an undue risk to public safety. He was continued to September 2012 when he will have approximately 5 years served since his most recent return.
29. A141-345  Andrews, Isiah

Explanation: Inmate Andrews, age 73, is serving a Life sentence for the crime of Aggravated Murder. The victim of the offense was his wife. Andrews and his wife were married for approximately 3 weeks. He stabbed her multiple times. Andrews had been in the Marines prior to his marriage, and had been released less than six months after serving approximately 16 years in a federal institution for the Murder of a sergeant, when he killed his wife. He also has a prior federal conviction for Bank Robbery. Andrews was last heard by the Parole Board in September 2009. At that time, he had maintained good institutional conduct. He completed a vocational program, but had not completed other recommended programs. He displayed no remorse or insight toward his offense behavior. Given his significant criminal history of violence, having killed two people in his lifetime, coupled with his lack of remorse and insight and an additional robbery conviction, Andrews was deemed unsuitable for release. The release of Andrews was determined to not further the interests of justice and to be inconsistent with the welfare and security of society, and would create an undue risk to public safety. He was continued to September 2014 when he will have approximately 40 years served.

30. A142-061  Lockett, James

Explanation: Deceased 10/11/2011

31. A142-308  Miller, Clifford

Explanation: Inmate Miller, age 75, is serving a Life to Life sentence for the crimes of Aggravated Murder, Aggravated Burglary, Attempted Rape, and Rape (2 counts). These convictions involved the rape of multiple adult female victims, all of whom were strangers. One of his victims was killed after he beat her to death with a television set. Miller has prior convictions of Gambling, Intoxication, Rape & Assault, and Unarmed Robbery & Auto Stealing. Miller was last heard by the Parole Board in November 2008. At that time, he had maintained good institutional conduct and had previously completed some limited institutional programming. Given his significant criminal history of raping strangers and killing one victim, coupled with his lack of remorse or insight and limited programming, Miller was deemed unsuitable for release. The release of Miller was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to November 2013, which equates to 38 years served.
32.  A142-446   ROBUSKY, Michael

Explanation:  Inmate Robusky, age 65, is serving an aggregate 6-20 year sentence for the crimes of Involuntary Manslaughter and Weapon Under Disability (2 counts).  The male victim in the Involuntary Manslaughter was shot by the inmate during target shooting.  Robusky was paroled in 1994, but absconded supervision.  His whereabouts became known when he was arrested in Oregon, and ultimately convicted of stabbing a victim.  He was sentenced to 15 to 30 years.  He served approximately 20 years before being released from incarceration in Oregon, and was returned to Ohio.  Robusky has a significant criminal history of violence.  At age 13 he shot a male victim.  At age 14 he stabbed an 83 year old female victim.  Robusky was last heard by the Parole Board in April 2010.  He had maintained good institutional conduct.  However, given his violent criminal history, and history of violating supervision, he has demonstrated that he will not conform to the conditions of supervision, and was deemed unsuitable for release.  The release of Robusky was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety.  He was continued to the expiration of his maximum sentence in December 2015.

33.  A142-692   PERRYMAN, William

Explanation:  Inmate Perryman, age 66, is serving an aggregate 15-Life sentence for the crimes of Aggravated Murder and Aggravated Robbery.  Perryman and two co-defendants shot and killed a store owner during the course of a robbery.  He dragged the victim out of the store where he was killed.  He has prior prison terms in New Jersey for Aggravated Robbery and Embezzlement.  He was last heard by the Parole Board in March 2010.  He had maintained good institutional conduct and programming participation.  The Board considered his prior record of violence and the serious nature of the offense including its prior calculation and design when it determined that Perryman was not suitable for release, and that the release of Perryman would not further the interests of justice, and would be inconsistent with the welfare and security of society.  He was continued to March 2015 when he will have approximately 40 years served.
34. A143-207 GAY, Samuel

**Explanation:** Inmate Gay, age 81, is serving an aggregate 30 to Life sentence for the crimes of Aggravated Murder and Murder. These convictions involved him breaking into the home of the male victim and shooting him to death. Also in the home was a female victim who the inmate removed from the home and dragged her into an alley where he shot her to death. Police responded and found Gay lying on top of the naked female victim who had been shot 2 times. Gay is serving his fourth felony prison commitment. He has prior convictions for Pick Pocketing, Safe Cracking, and Breaking and Entering. He was last heard by the Parole Board in November 2009. At that time, he had maintained good institutional conduct, good work evaluations and had completed some of the programming that was recommended. He displayed remorse for his actions, and indicated that he was intoxicated at the time of the crime. Given the seriousness of the offense and his significant prior criminal record, Gay was deemed unsuitable for release. The Board determined that a release would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to November 2012 which equates to 37 years served.

35. A143-506 DENNIS, Robert

**Explanation:** Inmate Dennis, age 67, is serving a 20-Life sentence for the crime of Aggravated Murder. He beat and strangled to death a 64 year old woman in her home. She was found with her clothes torn and trauma to her groin. He has been designated as a Sexually Oriented Offender. His prior record includes Public Intoxication convictions. He was last heard by the Parole Board in February 2010. He displayed little in the way of remorse or empathy, and had poor release plans, with very little community support. He did present with medical issues and is bound to a wheelchair. Objections to release were received by interested parties and community members. Given the brutality of the offense against a vulnerable victim, his lack of programming to abate his risk and objections to his release, the Board determined that Dennis was not suitable for release, and that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to April 2015 when he will have approximately 40 years served.
36. **A143-565**  
**TOTH, Donald**

**Explanation:** Inmate Toth, age 67, is serving an aggregate 25-Life sentence for the crimes of Aggravated Murder and Armed Robbery. He was on parole when he shot three women in a bar. One was killed, another suffered a broken jaw, and the third suffered shattered vertebrae, leaving permanent damage. He assumed that they had vandalized his car. He has a prior record of Corruption of a Minor, and Armed Robbery in the state of Pennsylvania as well. He was last heard by the Parole Board in April 2010, and had maintained good conduct and had completed relevant programming. Given the multiple victims coupled with his history of escalating violence, the Board determined that Toth was not suitable for release and that his release would create an undue risk to public safety and would not further the interests of justice. He was continued to April 2015 when he will have approximately 40 years served.

37. **A143-777**  
**CLIFTON, James**

**Explanation:** Inmate Clifton, age 65, is serving a 52 to Life sentence for the crimes of Aggravated Murder (4 counts) and Kidnapping (2 counts). These convictions involved two separate incidents. The first victim was a 38 year old female. The second victim was a 19 year old male. Both victims were kidnapped and had their throats cut, and were dumped in a ditch. Clifton has a prior conviction of Armed Robbery in Georgia. Clifton was last heard by the Parole Board in June 2005. At that time, he had some negative institutional conduct and had completed minimal programming. He has experienced some medical difficulties while incarcerated. Objections to release were received by interested parties and community members. Despite his medical condition, given his significant criminal history of killing two people and a prior history of violence, Clifton was deemed unsuitable for release. The release of Clifton was determined to not further the interests of justice, or to be consistent with the welfare and security of society, and would create undue risk to public safety. He was continued to May 2015 when he will have approximately 40 years served.
38. **A144-160**  **DOWNNS, Charles**

**Explanation:** Inmate Downs, age 66, is serving a 15-Life sentence for the crime of Aggravated Murder (3 counts) He was convicted of killing a man, woman and their 7 year old daughter, allegedly over stolen marijuana plants. He has and continues to deny the offenses. He does have a prior conviction for Unarmed Robbery and Breaking and Entering. He was last heard by the Parole Board in April 2010. He had not completed any noteworthy programming, and claimed some medical issues. Objections to release were received by interested parties. Given the multiple homicide victims, including a child, coupled with his lack of programming, the Board determined that Downs was not suitable for release. The Board determined that Downs was still at risk to engage in further criminal conduct, and that his release would not further the interests of justice and would create undue risk to public safety. He was continued to June 2015 when he will have approximately 40 years served.

39. **A144-188**  **BREWER, Joseph**

**Explanation:** Inmate Brewer, age 74, is serving a Life sentence for the crime of Rape (11 counts) involving his 13 year old daughter, 12 year old stepdaughter, and a 16 year old girl. At least one of the assaults involved dragging a victim from outside by her hair. He has a prior conviction of Rape in 1963 where he was admitted to Lima State Hospital. He was last heard by the Parole Board in September 2011. He had maintained good conduct, and had completed limited risk-relevant programming. A risk assessment completed indicated that Brewer is a high risk to sexually reoffend. The Board determined that given his prior record of sexual assault, the multiple young victims in this case, and his assessed level of risk of sexually reoffending, Brewer is not suitable for release. The Board further determined that his release would create an undue risk to public safety, particularly to young children, and would not further the interests of justice. He was continued to September 2013 when he will have approximately 39 years served.
40. **A145-384  GARDUNO, Ralph**

**Explanation:** Inmate Garduno, age 74, is serving an aggregate sentence of Life to Life for the crimes of Aggravated Murder, Attempted Aggravated Murder, Assault (2 Counts), and Armed Robbery. The crimes involved two separate incidents. Garduno was involved in a robbery of a store, during which he fired shots at police officers. In another incident, he was involved in a premeditated execution style homicide. There were actually two male victims shot, one died and the other suffered permanent bodily injury. Garduno was last heard by the Parole Board in July 2009. At that time, he had negative institutional conduct and completed minimal programming. Given Garduno’s violent criminal history, he was deemed unsuitable for release. The release of Garduno was determined to be inconsistent with the welfare and security of society and his release would not further the interests of justice. He was continued to July 2012 when he will have approximately 36 years served.

41. **A145-466  MARTIN, Louis**

**Explanation:** Inmate Martin, age 65, is serving an 18 to 75 year sentence for the crimes of Rape (4 counts). These convictions involved him breaking into homes and raping four adult female victims while displaying a weapon. He has also served time in the federal prison system for violating Interstate Commerce Laws. Martin was last heard by the Parole Board in November 2009. At that time, he had maintained good institutional conduct and had completed many programs to include the mandatory sex offender program. He admitted to his crimes and displayed remorse for his actions. Objections to release were received by a significant number of community members. Given his prior criminal history and the seriousness of his crimes, Martin was deemed unsuitable for release. The release of Martin was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to November 2012 which equates to 37 years served.
42. A145-887 BILES, John

**Explanation:** Inmate Biles, age 66, is serving a Life to Life sentence for two counts of Aggravated Murder. Biles and the male victim had swapped wives. Biles and the wife of the male victim planned to murder the male victim to get the victims’ life insurance proceeds. Biles slit the throat of both the male victim and his own wife. Biles was last heard by the Parole Board in September 2011. Although Biles admitted responsibility for the crime, he greatly minimized its seriousness, showed no empathy toward his victims, and lacked remorse. He has also failed to participate in recommended programming, and has participated in minimal other programming. Objections to release were received by a significant number of community members. Given the serious nature of the crime and his lack of remorse or insight, Biles was deemed unsuitable for release. The release of Biles was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to September 2014 when he will have approximately 38 years served.

43. A146-490 COTTON, Charles

**Explanation:** Inmate Cotton, age 67, is serving a 22 year to life sentence for the crimes of Aggravated Murder, Felonious Assault, and Forgery. He shot and killed a police officer who was responding to a forgery report. He took another officer’s gun and shot the victim four times. He shot the officer whose gun he took as well. He has a prior prison term for Breaking and Entering. He was last heard by the Board in December 2010. The Board noted his recent rule violations and his lack of programming. Given the serious nature of the offense and his marginal institutional adjustment, the Board determined that Cotton was not suitable for release, and that the release of Cotton would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to December 2015 when he will have approximately 40 years served.
44. A146-628 SHEPARD, Ernest

Explanation: Inmate Shepard, age 70, is serving three, consecutive life sentences for three counts of Aggravated Murder. Shepard devised a plan to rob two male victims of their money as they met with him in order to purchase drugs. Both victims were shot once in the head, and a female friend of one of the males who happened to be along was also murdered with a single shot to her head. Shepard has prior misdemeanor convictions of No Operator’s License, Writing Bad Checks, and two counts of Non Support. Shepard was last heard by the Parole Board in August 2006. Shepard did not wish to discuss his convictions with the Board, and then stated that he did not commit the offenses. He had maintained good institutional conduct, but had not participated in any programs. He displayed limited insight into his offenses and no remorse for his victims. Given the aggravated murders of three victims, Shepard was deemed unsuitable for release. The Board determined that the release of Shepard release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to August 2016 at which time he will have served approximately 40 years.

45. A146-744 SCOTT, Albert Jr.

Explanation: Inmate Scott, age 76, is serving a Life sentence for the crimes of Extortion, Kidnapping and Aggravated Murder. Scott, along with two others kidnapped a Dayton-area businessman and asked for a $400,000 ransom. The ransom was delivered, but unknown to police, the victim had already been killed. Scott admits being involved in the plot (he had worked for the victim), but does not admit being part of the victim’s killing. He received $200,000 for his role in the offense. He has a prior criminal record dating back to 1948. At the time of his August 2011 hearing, the Board noted that his criminal history coupled with the homicide committed during the course of a kidnapping aggravated this case considerably. The aggravating factors along with community opposition led the Board to determine that Scott was unsuitable for release and that his release would create an undue risk to public safety, and would not further the interests of justice. Scott was continued to August, 2016 when he will have approximately 41 years served.
46. A146-761  WERNERT, David

**Explanation:** Inmate Wernert, age 72, is serving 2 consecutive Life sentences for the crimes of Aggravated Murder for his role in the bludgeoning death of his elderly mother (age 67) and grandmother (age 97) in their home. Wernert, along with his co-defendant wife, hired another co-defendant to kill the victims and make it look like a robbery. All three were charged and convicted. He was most recently heard by the Parole Board in November 2010. At that time, his institutional conduct was good, but he had only completed minimal programs. Wernert failed to take responsibility for his role in the offense and lacked insight and remorse. Objections to his release were received from interested parties. For those reasons, as well as the serious nature of the crimes, he was deemed unsuitable for release. The release of Wernert was determined to not further the interests of justice and to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to November 2015 when he will have approximately 40 years served.

47. A147-505  GRAHAM, James

**Explanation:** Inmate Graham, age 74, is serving a Life-Life sentence for 2 counts of Aggravated Murder and Aggravated Burglary. The offense involved Graham breaking into the home of his ex-wife and her boyfriend, and shooting both of them to death in front of 3 young children. Graham has a prior arrest record that includes alcohol related offenses. He was last seen by the Parole Board in July 2010. At that time he appeared somewhat in denial of the crime and took very little responsibility for his actions. Graham had good conduct and completed programs, but showed little remorse for his actions and was assessed as a considerable risk to reoffend. Due to the fact Graham shot and killed two victims, in full view of 3 young children, he was deemed unsuitable for release. It was determined that the release of Graham would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. Graham was continued to July 2013 when he will have approximately 37 years served.
48. A148-716  CLUMM, William

**Explanation:** Inmate Clumm, age 69, is serving a 15 year to Life sentence for the crime of Aggravated Murder. The conviction is the result of a jury verdict involving the death of his wife. Clumm argued that his wife’s death was a suicide, however, the jury rejected that defense. The Parole Board proposed parole in 2007, after Clumm had served 30 years. A petition opposing release was submitted on behalf of the victim’s surviving daughters, and a Full Board Hearing was subsequently conducted in July 2007. At the Full Board Hearing, information was presented opposing release from the victim’s daughters and their counsel, and the Warren county prosecutor on behalf of that community. Those presentations revealed that not only did Clumm carefully plan and calculate the murder of his wife, he was also sexually assaulting his youngest daughter who was only two years old at the time. The offense resulted in considerable and persistent psychological trauma to the daughters, which included their separation and limited contact after their mother was murdered. Information presented was also convincing of his continued dangerousness, and his continued denial and claim of suicide by the victim in the face of considerable physical evidence suggesting his guilt demonstrates an unacceptable avoidance of responsibility. The Parole Board determined that Clumm’s release would demean the seriousness of the offense, and continued him to July 2017.

49. A149-140  KERAN, Lester

**Explanation:** Inmate Keran, age 68, is serving a sentence of Life to Life for the crime of Aggravated Murder. Keran and a co-defendant entered the home of the 61 year old female victim to rob her of rare coins. The victim was strangled to death during the course of the robbery. The victim was particularly vulnerable, not just due to her age, but also because she had a leg cast and was confined to a wheelchair. Keran’s prior convictions resulted in probation and consist of Receiving Stolen Property, Breaking and Entering, and Drunk and Disorderly. Keran was last heard by the Parole Board in November 2007. At that time, he had maintained good institutional conduct. He completed programming and had a long term job through Ohio Penal Industries. Keran was deemed unsuitable for release as the crime consisted of a home invasion of an elderly vulnerable female victim and community members objected to his release. The release of Keran was determined to be inconsistent with the welfare and security of society and would not further the interests of justice. He was continued to November 2012 when he will have approximately 35 ½ years served.
50. **A149-141**  **MCNEELY, Paul**

**Explanation:** Inmate McNeely, age 67, is serving a Life sentence for the crime of Aggravated Murder. McNeely entered the Coshocton police station and shot and killed Officer Stanley. The officer had pulled him over earlier in the evening after he had hit a guardrail. McNeely also has a prior record of imprisonment, having been convicted of Armed Robbery in 1963. At the time of his February 2011 hearing he had completed some programming, and had good institutional conduct. Given the seriousness of the crime, the need to protect police officers, and the strong community opposition to release, the Board deemed McNeely unsuitable for release. The release of McNeely was determined to not further the interests of justice and to be inconsistent with the welfare and security of society. McNeely was continued to February 2021 when he will have approximately 45 years served.

51. **A151-420**  **WILLIAMS, Frank**

**Explanation:** Inmate Williams, age 75, is serving a 15 to Life sentence for the crime of Murder. He shot and killed a man in a bar during a dispute over a woman. He has two prior convictions for homicide offenses, those being two Manslaughter convictions in 1962 and 1969. He was last heard by the Parole Board in March 2007, and had good institutional conduct. However given the fact that this is Williams’ third imprisonment for a homicide offense, he was deemed unsuitable for release. The Board determined that Williams’ release would not further the interests of justice, would be inconsistent with the welfare and security of society and would create an undue risk to public safety. He was continued to March 2012 when he will have approximately 34 years served.

52. **A153-732**  **MORTON, Moses**

**Explanation:** Inmate Morton, age 69, is serving a life sentence for the crimes of Aggravated Murder and Felonious Assault. He shot and killed his common law wife. In the process, he hit a bystander. He has a prior conviction for Manslaughter for which he served four years after having killed a man in a bar. He was last heard by the Parole Board in June 2008. He had completed relevant programs and had overall good conduct. Given the shooting of two people coupled with his prior history of a homicide conviction led the Board to determine that Morton was not suitable for release. The Board concluded that his release would not further the interests of justice, and would create an undue risk to public safety. He was continued to June 2013 when he will have approximately 35 years served.
53. **A154-438 RICE, Fred**

**Explanation:** Inmate Rice, age 69, is serving a Life-Life sentence for Aggravated Murder. The offense involved Rice raping and killing a fellow motorcycle gang member due to perceived wrongdoings to the gang by the victim. Rice has an additional criminal record that includes 2 prior felony offenses. Rice was last heard by the Parole Board in August 2010. Rice denies any responsibility in the killing of the victim, although he admits he held a gun on him at the time. He had maintained good conduct and participated in some programs. Although other co-defendants have been released, Rice was viewed as the most culpable in the offense. Due to the nature of this offense, his prior criminal history, and his lack of accepting responsibility or displaying remorse for the offense, he was deemed not suitable for release. The Board determined that the release of Rice would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2012 when he will have approximately 34 years served.

54. **A155-102 MORALEVITZ, William**

**Explanation:** Inmate Moralevitz, age 72, is serving a 17-75 year sentence for Kidnapping, Gross Sexual Imposition, Felonious Assault, Burglary, Escape and Breaking and Entering. He is serving his fourth felony commitment and the third that is sexually motivated. Moralevitz was first admitted to prison in 1957 for an assault charge. The victim was a 9 year old boy who Moralevitz sodomized. After being released, he was returned for persuading a 7 year old girl to leave the neighborhood pool with him. He then proceeded to fondle her sexually. After being paroled and returned two additional times for Escape and Burglary, Moralevitz was again paroled. During this period of supervision, he drove up to a yard where a 7 year old girl was playing, grabbed her, shoved her down and took her clothing off, then fondled her. Moralevitz was last heard by the Parole Board in October 2011. At that time he continued to minimize his actions. He admits to “playing” with the children but not hurting them. He has no insight into his offenses, no remorse and no plans for release. He does have good conduct and he had completed the mandatory sex offender program, but does not consider his offenses serious. Due to the nature of his offenses and the many years of offending against young boys and girls, Moralevitz was deemed unsuitable for release. The release of Moralevitz was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to October 2014.
55. A155-398 MORNINGSTAR, Gary

**Explanation:** Inmate Morningstar is serving an aggregate 30-Life sentence for two counts of Aggravated Murder. He and a codefendant planned to rob the two victims of cocaine and money. During that robbery, Morningstar shot and killed both victims. Morningstar has no prior criminal record. He was last heard by the Board in 2009. He had good institutional adjustment and had completed relevant programs. However, a risk assessment completed, as well as his presentation to the Board indicate a lack of remorse and a lack of insight into the seriousness of his offense. Given the very serious nature of the offense, coupled with his lack of insight and remorse, the Board found Morningstar unsuitable for release. A release was determined to not further the interests of justice and to be inconsistent with the welfare and security of society. Morningstar was continued to March 2014, when he will have approximately 35 years served.

56. A155-498 GRAVES, Arthur

**Explanation:** Inmate Graves, age 69, is serving a Life sentence for the crime of Aggravated Murder. Graves walked into the Hamilton County Welfare Building with a loaded .22 caliber revolver, and shot his social worker seven times without saying a word. He continued shooting the victim as she had fallen to the floor. Graves was last heard by the Parole Board in April 2009 in absentia, after refusing to attend his parole hearing for the third time. He had maintained good institutional conduct but had not participated in recommended programming. Graves was deemed unsuitable for release. The release of Graves was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to April 2014, which equates to 35 years.
57. **A156-261 EDWARDS, Jerry**

**Explanation:** Inmate Edwards, age 70, was paroled in 1983 for the crime of Carrying a Concealed Weapon. He absconded from Ohio supervision shortly after being released. His whereabouts became known when he was convicted in Oklahoma in 1986 for a number of new felonies, including Kidnapping and Robbery. He was recently released from the Oklahoma Department of Corrections after serving 25 years, and returned to the state of Ohio to face parole revocation proceedings. Based on the serious nature of his parole violations, his parole was revoked in May 2011, and an 18 month continuance to October 2012 was approved by the Parole Board. The Board determined that a re-parole would not further the interests of justice and would be inconsistent with the welfare and security of society.

58. **A156-781 SALES, Arkmael**

**Explanation:** Inmate Sales, age 70, is serving an aggregate sentence of 15 to Life for Aggravated Murder and Aggravated Burglary. The female victim was stabbed 22 times by Sales after he broke into her home. Sales has an extensive criminal history of burglary, theft, and robbery convictions in three states. Sales was last heard by the Parole Board in June 2011. At that time, he had negative institutional conduct, and had completed some programming. Sales also indicated that he suffers from a variety of medical ailments. However, due to his extensive criminal history, the serious nature of the current offense, his negative institutional conduct, and significant objections received opposing his release, Sales was deemed unsuitable for release. The release of Sales was determined to not further the interests of justice and to be inconsistent with the welfare and security of society. He was continued to August 2013 when he will have approximately 33 ½ years served.
59. A157-127 REID, Charles

Explanation: Inmate Reid, age 75, is serving a 23 to 135 year sentence for the crimes of Rape (4 counts), Unarmed Robbery, Breaking and Entering, and Assault with the intent to Kill, Rob, or Rape. He is a parole violator that was re-commissioned on a new prison number. The new convictions involved him sexually assaulting two adult female victims. It should be noted, that he had been on parole for a period of three weeks when he committed the new crimes. This is the third time he has been admitted to prison on a rape offense. All of his victims appear to be strangers. Reid was last seen by the Parole Board in May 2008. At that time, he had maintained poor institutional conduct in that he had multiple tickets resulting in segregation for acting out sexually in prison. Reid had completed the mandatory sex offender program and indicated to the panel that he was a “monster.” Given his violent prior criminal history, Reid was deemed unsuitable for release. The release of Reid was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to April 2013 which equates to 33 ½ years served.


Explanation: Inmate Lewis, age 71, is serving a 15 to life sentence for the crimes of Murder (2 counts). He shot his ex-wife’s new boyfriend in a jealous rage, and then struck his ex-wife with the firearm, killing both. He has no prior criminal record. He was last heard by the Parole Board in May 2009 and had maintained good institutional conduct, and strong family and community support. However, strong objections to release were also received from interested parties and community members. Given the multiple homicide victims and community opposition, the Board determined that Lewis was not suitable for release, and that his release would not further the interests of justice or be consistent with the welfare and security of society. He was continued to January 2015, when he will have approximately 35 years served.
61. **A158-452** LACEY, Frank

**Explanation:** Inmate Lacy, age 68, is serving a Life-to-Life sentence for the crimes of Aggravated Murder. He was found guilty by way of a jury verdict for the shooting death of a male victim. Lacey approached a vehicle that was being driven by the victim in this case. The vehicle was stopped at an intersection. Lacey pulled out a .356 revolver and started shooting into the vehicle. The victim attempted to drive away, but was hit, causing him to swerve into a retaining wall. The victim was transported to the hospital where he was pronounced dead. The cause of death was listed as a gunshot wound to the neck. Lacey was last heard by the Parole Board in July 2009. At that time, he had maintained good institutional conduct and had participated in a very limited amount of institutional programming. Given his significant criminal history to include that of a Manslaughter conviction where he shot a victim in West Virginia, coupled with his lack of remorse or insight and limited programming, Lacey was deemed unsuitable for release. The release of Lacey was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to July 2014, which equates to 34 years served.

62. **A158-583** MABRY, Lincoln Jr.

**Explanation:** Inmate Mabry, age 70, is serving a 3-10 year sentence consecutive to a Life sentence for the crimes of Abduction and Aggravated Murder. At the time of the offense, Mabry and his girlfriend who resided together for several years had broken up. The victim had entered a Domestic Violence shelter weeks before her murder. Mabry was not aware of her residence. He called her at work and threatened her, then followed her from work to her babysitter’s home. He forced her and her 8 year old daughter into a car, and forced the victim to drive. The victim attempted to escape at one point, at which time Mabry shot her in the back, and then taunted her to get up and shot her again. The victim was shot a total of 7 times in front of her young daughter. Mabry has no prior criminal history. He was last heard by the Board in December 2009, at which time significant community protest to his release was received. Mabry had maintained good institutional conduct, had participated in many programs, and had family support. The Board determined that the serious nature of the offense outweighed his positive institutional adjustment, and that release would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to December 2012 when he will have approximately 32 years served.
63. **A158-831 MOSS, William**

**Explanation:** Inmate Moss, age 65, is serving a Life sentence for the crimes of Aggravated Burglary and Aggravated Murder. He was on parole for Breaking and Entering and Forgery when he burglarized a former co-worker’s house. The co-worker came home and found Moss in the act of committing the burglary, at which time Moss shot him 5 times and killed him. He was last heard by the Parole Board in August 2009. He had maintained good institutional conduct and had participated in relevant programming. However, given Moss’s significant history of violence, including murdering a coworker while on parole supervision, he was deemed unsuitable for release. The Board determined that his release would not further the interests of justice, would be inconsistent with the welfare and security of society and would create an undue risk to public safety. He was continued to July 2012 when he will have approximately 32 years served.

64. **A159-184 TIMMONS, Wayne**

**Explanation:** Inmate Timmons, age 70, is serving a 15-Life sentence for the crime of Complicity to Aggravated Murder. While engaged in volatile divorce proceedings with his wife, Timmons paid several co-defendants $1,200 and provided the shotgun with which to kill his wife. The victim was shot once in the chest at point blank range as she answered the door. Prior to the instant offense, during a custody hearing, Timmons kidnapped his 14 year old daughter from the courtroom. He has one prior misdemeanor conviction of Criminal Damaging. At the time of his January 2010 hearing, Timmons informed the Board that he suffers from diabetic neuropathy. Timmons had good institutional conduct and had participated in several recommended programs. The aggravating factors coupled with his lack of remorse for the victim, poor insight and objections to release from community members led the Parole Board to determine that he was unsuitable for release, and that his release would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to March 2013 at which time he will have approximately 34 years served.
65. **A160-063  HAYES, Leon**

**Explanation:** Inmate Hayes, age 79, is serving an aggregate 49 year to Life sentence for the crimes of Aggravated Murder, Murder, Aggravated Arson, and Attempted Involuntary Manslaughter. He was on parole for Felonious Assault when he stabbed his girlfriend to death, in front of her young son, who was knocked unconscious during the assault. Then, he set the house on fire killing her son, although an infant survived. He was most recently heard by the Board in November 2009 and had very good conduct, but his programming was limited. Ultimately his violent criminal history coupled with the multiple homicide victims, including a young child, led the Board to determine that he was not suitable for release, and that there is a substantial reason to believe that the release of Hayes would create an undue risk to public safety, and would not further the interests of justice. He was continued to November 2014 when he will have approximately 36 years served.

66. **A160-477  JEFFERSON, Dennis**

**Explanation:** Inmate Jefferson, age 69, is serving a 15-life sentence for the crime of Aggravated Murder. Jefferson shot and killed his wife, who had recently left him, after waiting for her in the parking lot of her place of employment. She ran to a friend’s car, at which time Jefferson pulled her from the car and shot her. After having served approximately 30 years, the Board proposed parole, subject to a final determination at a Full Board hearing. A petition for a Full Board hearing objecting to release was received, and the hearing was conducted in January 2010. At that hearing, additional, significant information was received that indicated that the crime was less emotionally driven, and was far more calculated than previously thought. In addition, the victim’s survivors suffered considerably, and continue to suffer, as a result of the murder. Jefferson had a previously violent criminal record, including convictions for Armed Robbery and Assault. Although his institutional conduct and programming have been good, the Board determined that release would demean the seriousness of the offense as well as the considerable impact on the victim’s survivors. Jefferson was continued to January 2013 when he will have approximately 33 years served.
67. **A160-583**  
**LATSCHA, Donald**

**Explanation:** Inmate Latscha, age 68, is serving a 20-Life sentence for the crimes of Rape and Aggravated Murder. The offenses involve Latscha meeting the female victim in a bar, then leaving with her. They then took cover in a bushy area to escape rain. While in the bushy area Latscha proceeded to sexually assault the victim and beat her with a rock causing her death. The victim’s body was discovered the next day by an 8 year old child. Latscha was last heard by the Parole Board in November 2009. At that time, Latscha denied his involvement in the crime. Latscha has completed some programs but his institutional conduct has been poor. There was also objection to his release received by a significant number of community members. Due to the nature of the offense, his poor conduct while incarcerated and the community opposition, Latscha was deemed unsuitable for release. The Board determined that the release of Latscha would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to November 2014 when he will have approximately 34 ½ years served.

68. **A160-692**  
**WILL, Ronald**

**Explanation:** Inmate Will, age 65, is serving a 15-Life sentence for the crime of Murder. He raped and fatally strangled the female victim after a night of drinking with her and her husband. The victim and her husband later became involved in a physical altercation in which her husband was arrested. After her husband’s arrest, the victim was repeatedly beaten in the face, raped, strangled and received several lacerations in the breast and vaginal area by Will. Will was later arrested in Atlanta, Georgia. Will has prior felony convictions of Larceny, Forgery and Insufficient Funds, along with misdemeanor convictions of Intoxication, Disturbing the Peace and Disorderly Conduct. He has satisfactory institutional conduct and has participated in some recommended programs. At the time of his July 2010 hearing, Will admitted to the offense however; he did not accept full responsibility. His criminal history coupled with the brutal manner in which the victim died aggravates this case considerably. The aggravating factors along with objections to release received by a significant number of community members and Will’s lack of insight led the Parole Board to determine that he was unsuitable for release. The Board determined that his release would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to July 2013 when he will have approximately 34 years served.
69. **A161-248 MAY, Andrew**

**Explanation:** Inmate May, age 68, is serving an aggregate sentence of 14 to 50 years for Rape and Felonious Sexual Penetration. The female victim was the daughter of May, and was 12 years old when she reported the crime. The duration of the abuse was over 2 years, and included beatings when she resisted. May was last heard by the Parole Board in November 2002. At that time, he had maintained good institutional conduct and completed some programming. Given the age of the victim, the duration of the offense, and the brutality of the offense (the victim reported foreign objects used during the course of the offense), the sentence imposed, and objections to release received from community members, May was deemed unsuitable for release. The release of May was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to November 2012 when he will have approximately 32 years served.

70. **A161-295 CHAIN, Richard**

**Explanation:** Inmate Chain, age 75, is serving a 15-life sentence for the crime of Aggravated Murder. Chain shot and killed his cousin. After Chain and his wife divorced, he learned that his ex-wife was involved in a relationship with his cousin, and believed that the relationship began during his marriage. He became angered and went to the residence where his cousin and ex-wife were located, and shot and killed his cousin. Chain was last heard by the Parole Board in August 2010. He admitted his offense and showed some remorse. Chain has very good prison conduct but very few programs. He has some family support. There was objection to release received by a significant number of community members. Due to the nature of the offense and lack of remorse, he was deemed unsuitable for release. The release of Chain was determined to not further the interests of justice, to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2013 when he will have approximately 33 years served.
71. A161-589 BLACKMON, James Jr.

Explanation: Inmate Blackmon, age 65, is serving a Life sentence for one count of Aggravated Murder. Blackmon along with two co-defendants robbed the 61 year old widow and owner of a gun shop. Blackmon, who planned the offense, and co-defendants approached the victim in her yard and forced her into her home, at which time she was struck in the head several times by Blackmon and stabbed repeatedly by a co-defendant. Blackmon has prior misdemeanor convictions for Assault and Possession of Stolen Mail. At the time of his August 2010 hearing, he had served 364 months of his Life sentence. He admitted to his involvement in the robbery however, he denied any involvement in the homicide. Although his conduct remains excellent and he has participated in several programs, Blackmon had difficulty displaying empathy for the victim. The serious nature of the offense along with his assaultive criminal history and community opposition led the Board to determine that his release would demean the serious nature of the offense, and would not further the interests of justice and would be inconsistent with the welfare and security of society. Blackmon was continued to August 2013, which equates to 33 years served.

72. A162-061 SANDERS, John

Explanation: Inmate Sanders, age 67, is serving a sentence of 14-50 years for the crimes of Attempted Murder and Aggravated Robbery. The offense involved Sanders meeting a woman and making sexual advances toward her, and when she refused his advances he shot her, sexually assaulted her and stole items from her home. This is Sanders’ third prison commitment. His prior incarcerations were also offenses of violence, including a sexually motivated Felonious Assault and Aggravated Robbery. His criminal history spans over almost 50 years. Sanders was last heard by the Parole Board in September 2010. He had made a marginal adjustment as his institutional conduct had only recently improved. Prior prison misconduct involved sexual rule violations. Sanders showed no insight into his offenses and had completed limited programs to abate his risk. He took very little responsibility for any of his actions in or out of prison. Due to the nature of the offense, as well as his prior criminal history and his conduct while in prison, it was determined that Sanders was not suitable for release. The release of Sanders was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. Sanders was continued to November 2013 when he will have approximately 33 years served.
73. A162-412  WHITE, Jessie

Explanation: Inmate White, age 65, is serving a Life-to-Life sentence for the crimes of Aggravated Murder and Voluntary Manslaughter. These convictions involved two separate offenses. White was on parole for Voluntary Manslaughter, where he stabbed a male victim to death, when he shot and killed an adult male victim and was convicted of Aggravated Murder. White was last heard by the Parole Board in November 2010. At that time, he presented with much improved institutional conduct and had participated in institutional programming. He displayed little remorse for his offenses and very little insight, in that he blamed another individual for the shooting death of the male victim. Given his significant history of violence, coupled with his denial and lack of remorse or insight, White was deemed unsuitable for release. The release of White was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to November 2015, when he will have 35 years served.

74. A162-829  MCNAIR, Lawrence

Explanation: Inmate McNair, age 72, is serving a Life-to-Life sentence for the crimes of Attempted Aggravated Murder (2 counts) and Aggravated Murder (2 counts). These convictions involved four victims, all of whom were shot. Two of the victims died, and one was paralyzed (and later died). The fourth victim survived. This offense took place when McNair went to a disciplinary hearing at his place of employment with a loaded weapon after being terminated. McNair was last heard by the Parole Board in August 2009. At that time, he had maintained good institutional conduct. However, he refused to complete recommended programming. He displayed little remorse for his offenses and blamed one of the victims for causing him to commit his crime. Objections to release were received by a significant number of community members. Given the gravity of this offense, coupled with his lack of remorse or insight and limited programming, McNair was deemed unsuitable for release. The release of McNair was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to August 2014, when he will have approximately 33 years served.
75. **A163-037  MCDERMOTT, John**

**Explanation:** Inmate McDermott, age 66, is serving a 15 to Life sentence for the crime of Murder. This conviction involved him violating a protection order by going to his ex-wife’s home and stabbing her to death while her two young children were in the home. The victim suffered approximately 30 stab wounds. McDermott was last heard by the Parole Board in April 2009. At that time, he had maintained good institutional conduct, but continued to claim the reason he killed his ex-wife was because he suffered from a temporal lobe seizure. He displayed little remorse or insight into his crime. Objections to release were received by a significant number of community members. Given his lack of remorse or insight, and the serious nature of the offense, McDermott was deemed unsuitable for release. The release of McDermott was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to April 2012, which equates to 31 ½ years served.

76. **A163-577  DRUMMOND, Thomas**

**Explanation:** Inmate Drummond, age 72, is serving a Life sentence for six counts of Rape and two counts of Kidnapping involving sexual assaults against young boys ages 8 to 12. Drummond kidnapped the boys (2 each on three separate occasions) at gunpoint to a wooded area and forced them to perform oral sex. On one occasion, he bound two boys to a tree and forced sex. At the time of his 2008 hearing, he had good institutional conduct and a good work record, but he had refused to complete relevant programming to reduce his risk. A risk assessment performed indicated that he is a moderate to high risk of sexually reoffending. Drummond admitted the offenses, but did not take full responsibility for them. He has no prior record and limited support in the community. The multiple young stranger victims aggravate the case. Based on these factors, the Board deemed Drummond unsuitable for release. The release of Drummond was determined to not further the interests of justice, and would create an undue risk to public safety, particularly to young children. Drummond was continued to November 2018 when he will have approximately 38 years served.
Explanation: Inmate Riley, age 67, is serving a 40 to 150 year aggregate sentence for the crimes of Rape (4 counts), Kidnapping and Robbery. These convictions involved two separate offenses over a 1 year period. Riley kidnapped and raped two different adult females. The first victim was kidnapped outside her home, blindfolded and driven to Riley’s home where he tied her up and raped her for hours. During the course of the crime he took photos of her and then took her identification. The victim was released hours later and threatened by Riley. Over the next year, Riley called the victim’s family on numerous occasions trying to locate her. A year after the first offense the second victim was kidnapped by Riley. The second victim was kidnapped from her apartment complex which also happened to be where the first victim was living. The second victim was also blindfolded, driven to Riley’s home, tied up, held for hours and raped repeatedly. Photos were also taken of this victim. Upon Riley’s arrest, many photos of females were found in his home in various stages of dress, and tied up depicting rape scenes. Riley was last heard by the Parole Board in February 2010. At that time, he had maintained good institutional conduct and had completed sex offender programming, but limited other programs. He admitted his offenses but seemed to minimize his actions. He denied any other victims and stated the subjects in the pictures were willing participants. There was significant opposition to release by interested parties and the community, as Riley had been a teacher and soccer coach for a girl’s team prior to his arrest and incarceration. The Board determined that the release of Riley was inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to February 2020, when he will have approximately 38 ½ years served.
78. A163-827  RICHARDSON, Edwin

Explanation: Inmate Richardson, age 75, is serving an aggregate sentence of 15 to Life for the crimes of Murder and Kidnapping (2 counts). The offenses occurred in 1977 when inmate Richardson was 41 years old. The two separate offenses involve the kidnapping of two teenage girls, age 16 and 18, from a mall in West Virginia and approximately two weeks earlier, the abduction/strangulation of a 21 year old female victim who was taken from a phone booth. In addition, while incarcerated in 2006, his DNA led to his conviction for a 1972 Murder in California. The victim was a 23 year old female. She had been sexually assaulted and strangled. Richardson was sentenced to 7 years to Life in California. Richardson was last heard by the Parole Board in April 2010. At that time, he had maintained good institutional conduct. It was noted that his medical conditions have prevented him from participating in programming. Richardson’s criminal history dates back to age 11. Given his significant violent criminal history, and his convictions for the killings of two female victims in two states, his lack of remorse or empathy for his victims, and his assessment as a considerable risk to reoffend, Richardson was deemed unsuitable for release. The Board determined that the release of Richardson would not further the interests of justice or be consistent with the welfare and security of society, and would create undue risk to public safety, particularly to young females. He was continued to June 2015 when he will have approximately 34 ½ years served.

79. A163-929  HICKS, George

Explanation: Inmate Hicks, age 69, is serving a 30 to Life sentence for two counts of Murder. He shot and killed his estranged wife of two months and her date as they returned home one evening. He has no prior criminal record. At the time of his April 2011 hearing, he had completed relevant programming and had maintained very good conduct. However, given the serious nature of the offense, the Board determined that Hicks was not suitable for release, and that his release would not further the interests of justice. He was continued to June 2014 when he will have approximately 33 years served.
80. A164-439 JACKSON, Roger

**Explanation:** Inmate Jackson, age 65, is serving a 15 to Life sentence for the crime of Aggravated Murder. This conviction involved him shooting a female neighbor. After he shot the victim, he continued to beat her about the head and face. Jackson has prior convictions of Robbery, and is a multi-state offender. Jackson was last heard by the Parole Board in August 2009. At that time, he had maintained fair institutional adjustment, and had participated in many institutional programs. When he met with the Board, he admitted for the first time that he was responsible for the victim’s death, but he was unable to provide any explanation as to why he killed the victim. Given his significant criminal history of violence, Jackson was deemed unsuitable for release. The release of Jackson was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to August 2014, when he will have approximately 33 years served.

81. A164-519 CALLAHAN, Thomas

**Explanation:** Inmate Callahan, age 67, is serving a 15 to Life sentence for the crimes of Aggravated Murder and Voluntary Manslaughter. The victim of the Aggravated Murder was his mother-in-law and the victim of the Voluntary Manslaughter was his wife. Callahan shot his mother-in-law multiple times at her home. He then drove to his home, ordered his children to leave the house, and then shot his wife multiple times. There was some indication that Callahan tapped the phones of the victim(s) and also exhibited stalking behavior. Callahan was last heard by the Parole Board in October 2009. At that time, he had maintained good institutional conduct and participated in some programs. Given the serious nature of the offense, the Board determined that Callahan was not suitable for release. The release of Callahan was determined to be inconsistent with the welfare and security of society and would not further the interests of justice. He was continued to September 2014 when he will have approximately 30 years served.
82. A165-048 ROCKWELL, Henry

Explanation: Inmate Rockwell, age 68, is serving a 15 to life sentence for two counts of Murder. He killed two people, stuffed them in the trunk of their car, and set it on fire. He has a prior record that includes a weapon and a drug offense. He was last heard by the Parole Board in April 2009, and had maintained superior conduct and good programming. Considerable objections to his release were received by the community. Given the seriousness and nature of the offense, the Board found Rockwell unsuitable for release. The Board determined that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to April 2012 when he will have approximately 30 ½ years served.

83. A165-670 PANCAKE, Charles

Explanation: Inmate Pancake, age 66, is serving a 20-Life sentence for the crimes of Rape (2 counts). These convictions involved him raping his two biological daughters, ages 9 and 11, over an extended period of time. One of the victims became impregnated as a result of this crime. The Parole Board proposed parole in December 2006 after Pancake had served 25 years. A petition opposing release was submitted on behalf of the victims and a Full Board Hearing was subsequently conducted in May 2007. At the Full Board Hearing, information was presented opposing release from the victims and the Delaware county prosecutor on behalf of that community. The victims presented compelling testimony before the Board as to how this crime has negatively impacted their lives. At the conclusion of the Full Board Hearing, Pancake was deemed unsuitable for release. The release of Pancake was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to May 2017 which equates to 35 years served.
84. **A166-311**  **MILLER, Budd**

**Explanation:** Inmate Miller, age 79, is serving a sentence of 20-life for 2 counts of Murder and Felonious Assault. While on bond for attempting to shoot his ex-wife but striking his daughter in the head instead, Miller forcefully took his ex-wife and their children to his ex-wife’s home and shot her and her new boyfriend in the head killing both of them. Police responded while Miller was still in the home and he shot at police. The officers returned fire and Miller was struck and apprehended. Miller was last heard by the Parole Board in August 2010. He denied shooting the victims and claimed that he was set up by police. Miller took no responsibility for any of his actions. Due to the fact that Miller killed two victims, while on bond for attempting to kill one of those same victims, and his failure to take any responsibility for his actions, he was deemed unsuitable for release. The Board determined that the release of Miller would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to August 2013 when he will have approximately 32 ½ years served.

85. **A166-928**  **PENGAL, Stanley**

**Explanation:** Inmate Pengal is a 66 year old man who is serving a 15 to Life sentence for the crime of Murder. The victim was an adult female who was beaten and stabbed to death in front of her two children. The children were approximately ages 6 and 3. The 3 year old suffered a cut to the hand during the course of the crime. Pengal was last heard by the Parole Board in 2011. At that time, he had negative institutional conduct. Objections to his release were received from the community. Given his negative institutional conduct, as well as the brutal nature of the crime, Pengal was deemed unsuitable for release. The release of Pengal was determined to be inconsistent with the welfare and security of society and would not further the interests of justice. He was continued to October 2014, when he will have approximately 32 ½ years served.
Explanation: Inmate Walker, age 68, is serving a 15 to 80 year sentence for the crimes of Gross Sexual Imposition, Rape (6 counts), Breaking and Entering, Aggravated Robbery (3 counts), and Kidnapping (3 counts). Walker is a multistate sexual offender and was on parole when he committed many of the crimes. His convictions involve ten victims, but he admits upwards of fifty female victims. Many of those victims were females under the age of 14. Walker was last heard by the Parole Board in August 2011. Despite completing offense related programming, Walker indicated that he may still be a risk to sexually reoffend, and his assessed risk score indicated that he is a moderate to high risk to reoffend. Given Walker’s extensive history of sexually offending against both adult and minor females, and the number of victims he has offended against, he was deemed unsuitable for release. The release of Walker was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to August 2016 when he will have approximately 35 years served.
Explanation: Inmate Leading, age 72, is serving a Life to Life sentence for the crimes of Aggravated Murder and 3 counts of Attempted Aggravated Murder. These offenses involved Leading shooting 4 victims including his wife, her daughter and 2 of the daughters’ friends. Leading had been sexually abusing his wife’s daughter for years, which resulted in the daughter becoming pregnant and giving birth to his child when she was 15 years old. On the night of the offense, Leading shot the victims because he was in love with his wife’s daughter, who was involved in a relationship with a young man. When the daughter came home and advised that she was leaving for the night, Leading became enraged, shot his wife who was trying to run downstairs, then shot the daughter, her boyfriend and another female friend. He also threatened the wife’s younger daughter and told her to stay in bed or he would shoot her too. The female friend died as a result of her injuries, the boyfriend was shot in the head and received lifelong debilitating injuries. The wife and daughter received serious injuries as well. Leading was last heard by the Parole Board in August 2011. At that time, he had maintained good institutional conduct and had good program participation. He displayed some remorse for his offenses, but very little insight. Given the fact that Leading shot 4 people with the intent to kill them all, resulting in the death of one, permanent disability of another and serious injuries to two more, he was deemed unsuitable for release. The release of Leading was determined to not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2016, when he will have approximately 35 years served.
88. A168-252   BAKER, Alfred

**Explanation:** Inmate Baker, age 67, is serving a 10 to Life sentence for the crimes of Rape (3 counts). These convictions involved him sexually abusing two minor female victims who were 3 and 5 years of age. Baker has an extensive history of violence, and is a multi-state offender. Baker was last heard by the Parole Board in September 2011. At that time, he had maintained good institutional conduct and had completed the mandatory sex offender program. However, he displayed little remorse for his offenses, very little insight, and is in complete denial of his crimes. Objections to release were received by a significant number of community members. Given his lack of remorse or insight, and his prior criminal history, Baker was deemed unsuitable for release. The release of Baker was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to August 2013 when he will have approximately 32 years served.

89. A168-295   NAGY, Thomas

**Explanation:** Inmate Nagy, age 67, is serving a 15 to Life sentence for the crime of Aggravated Murder. Nagy shot his girlfriend in the head, placed plastic garbage bags over her head, sexually assaulted her after she was dead, and dumped her body over a bridge. Additionally, Nagy went to great lengths to cover up his crime. It should be noted that he was employed as a Parole Officer for the state of Ohio at the time of the offense, and used his service weapon to kill the victim. Objections to release were received by a significant number of community members. Nagy was last heard by the Parole Board in January 2008. At that time, his conduct was “fair” in that he tested positive for opiates in 2006. He had participated in institutional programming that focused on substance abuse and anger management. Given the sadistic nature and the significant brutality of this offense, coupled with his lack of insight, Nagy was deemed unsuitable for release. The release of Nagy was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to October 2017, when he will have approximately 35 years served.
90. A169-017  JACKSON, James

**Explanation:** Inmate Jackson, age 70, is serving a 14 to 50 year sentence for the crime of Attempted Murder (2 counts). His convictions involved him shooting at two police officers. One officer was shot and seriously wounded. Jackson is a multi-state offender and has a prior criminal history to include Larceny, Storehouse Break-in, and Breaking and Entering. He was last heard by the Parole Board in October 2010. At that time, he had poor institutional conduct and had been to segregation for being disrespectful and threatening toward staff. Objections to release were received by a significant number of community members. Given his history of violence and poor adjustment to the institution, Jackson was deemed unsuitable for release. The Board determined that the release of Jackson would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to December 2012 which equates to 30 years served.

91. A169-311  SAGE, Roy

**Explanation:** Inmate Sage, age 77, is serving a Life sentence for the crime of Aggravated Murder. He shot and killed his girlfriend. He claimed that she had attempted suicide, and he shot her after she begged him to put her out of her misery. He has a prior Attempted Burglary conviction. He was last heard by the Parole Board in February 2007. He had good institutional conduct, and had completed some relevant programming. However, he demonstrated a lack of remorse and insight. Given the serious nature of the offense, the Board deemed Sage unsuitable for release, and further determined that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to February 2012, when he will have approximately 30 years served.
92. A169-321  RUPPERT, James

Explanation: Inmate Ruppert, age 77, is serving two consecutive life sentences for two counts of Aggravated Murder. The facts of the offense reveal that while attending an Easter Sunday family gathering at his mother’s home in 1975, Ruppert shot and killed his mother, brother, sister-in-law and 8 nieces and nephews ranging in ages from 4-17 years old, totaling 11 victims. Ruppert had no prior criminal record. He was last heard by the Parole Board in June 2005. This is a very high profile case with overwhelming community protest against release. Given the outrageous and extreme nature of the offense, the Board deemed Ruppert unsuitable for release. The Board determined that the release of Ruppert would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to June 2015 when he will have approximately 40 years served.

93. A169-669  POHLABLE, Herman

Explanation: Inmate Pohlable, age 68, is serving a 35 to Life sentence for the crimes of Rape (4cts), and Escape. His rape convictions involved multiple minor male and female victims who were complete strangers and raped at knifepoint. His escape offense involved him fleeing from the courtroom during a court proceeding. Pohlable has prior convictions for Petty Larceny, Burglary, Grand Larceny, and Breaking & Entering. He was last heard by the Parole Board in May 2011. At that time, he had maintained good institutional conduct and had participated in numerous programs to include the mandatory sex offender program. Additionally, objections to release were received by a significant number of community members. Given his significant criminal history, coupled with his lack of insight into his crimes, Pohlable was deemed an unsuitable candidate for release. The release of Pohlable was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety. He was continued to May 2019, when he will have approximately 37 years served.
94. A170-825  RIFE, Walter

Explanation: Inmate Rife, age 67, is serving a 7-25 year sentence consecutive with a 20-Life sentence for the crimes of Aggravated Burglary and Aggravated Murder. Rife conspired with his nephew to assault and/or kill the adult, male victim because Rife believed the victim had beaten his wife, Rife’s sister, and molested their 3 year old daughter, Rife’s niece. Rife approached the victim’s trailer and shot into it three times, striking the male victim, as well as the 3 year old female and a 16 year old female. Rife and the codefendant then entered the trailer, beat the victim, and then Rife shot him in the head, killing him. Rife took the two children. His prior record includes convictions for Child Neglect and Unauthorized Use of a Motor Vehicle. Rife was last heard by the Board in March 2011. He had maintained good institutional conduct in recent years, but had participated in limited programming. A risk assessment concluded that a preponderance of factors suggests an elevated level of risk. There is significant protest from the community. Given the aggravating factors of the offense, the Board found Rife unsuitable for release. The Board determined that the release of Rife would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to May 2014, which equates to approximately 32 years served.

95. A171-362  FOSTER, Walter

Explanation: Inmate Foster, age 79, is serving a 15 to Life sentence for Murder that is consecutive to a 7 to 25 year sentence for Attempted Murder. Foster approached two women; he stabbed one woman several times and then followed the other into her apartment and stabbed her several times. One of the victims died from her wounds. During the offense, Foster would not permit other apartment residents to render aid to the victims. Foster has prior convictions for Unarmed Robbery, Unregistered Firearm (Federal), and Armed Robbery. Foster was last heard by the Parole Board in April 2009. At that time, he had completed no programs and had negative institutional conduct, including violent rule infractions. In one such incident, he threw another inmate over a rail. Given the violent nature of the offenses of conviction and his significant criminal history, coupled with his violent negative institutional conduct, as well as a lack of programs completed during his entire incarceration, Foster was deemed unsuitable for release. The release of Foster was determined to be inconsistent with the welfare and security of society and would not further the interests of justice. He was continued to April 2014 when he will have approximately 31 years served.
96. A171-863 REED, Rondell

Explanation: While on parole for the crime of Aggravated Burglary, Reed absconded supervision on April 24, 2007, and failed to pay his supervision fees. He remained at-large until August 2, 2010, at which time he was arrested for DUI in the state of Kentucky. Upon serving his 10 day sentence, was returned to Ohio. This marks Reed’s third return for technical parole violations. He previously absconded supervision and was later arrested and convicted in the state of Texas of ‘89 Burglary, ‘89 Robbery, Indecency with a Child ‘92 and Failure to Register ‘01. His last sentence expired in April 2006, at which time he was returned to Ohio. Reed was once again re-paroled in December 2006. To date, he has never completed a period of supervision in Ohio. At the time of his November 2011 hearing, he had served 15 months for his technical parole violations. Reed also informed the Board that he suffers from medical infirmities to include an aneurysm and arthritis. The Board determined due to Reed’s inability to adhere to the conditions of supervision a continuance of 12 months was warranted. He will be heard again in November 2012, which equates to 27 months served since his most recent return.

97. A172-474 CROSS, Eugene

Explanation: Inmate Cross, age 75, is serving a 15 to Life sentence for the crime of Aggravated Murder (2 counts). These convictions involved him shooting his wife in the head because she ordered him to leave the house. After this, he went upstairs where his 19-year-old stepdaughter was dressing, chased her down and shot her in the head. Both victims expired as a result of their injuries. Cross has a prior conviction for Aggravated Robbery and Possession of Narcotics. Cross was last heard by the Parole Board in September 2008. At that time, he had maintained good institutional conduct, but had not participated in any recommended programming. He displayed little remorse for his offenses and very little insight into his actions. Objections to release were received by a significant number of community members. Given the gravity of his offense, his prior criminal history, his lack of remorse or insight and limited programming, Cross was deemed unsuitable for release. The release of Cross was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to September 2013, when he will have approximately 30 years served.
98. A172-584 MULLINS, Johnny

**Explanation:** Inmate Mullins, age 66, is serving an 8 ½ -30 year sentence for the crimes of Gross Sexual Imposition, Petty Theft, Receiving Stolen Property and Sexual Battery. He has been paroled on this sentence two times, returning as a Technical Parole Violator both times. His most recent return was in 2007. This is his third incarceration for a sex offense and he has a total of 4 incarcerations, having been on parole when committing at least 2 of the crimes causing his return. Two of his crimes involve dragging a female into his vehicle and forcing sexual conduct on her. One of the victims was 17 years old. He also served 8 years in Tennessee for Rape, which was committed while on parole. Mullins has a poor history of supervision involving technical violations of the conditions of his release. Mullins was last heard by the Parole Board in September 2010. At that time, Mullins had very poor institutional conduct, but had completed relevant programs. In addition, there is significant community opposition to release. Given his poor history of supervision, often returning to prison with new charges, his multiple convictions for sex offenses, poor institutional conduct and negative risk assessment, Mullins was deemed unsuitable for release. The release of Mullins was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to the expiration of his maximum sentence in January, 2014.

99. A172-748 SCHNIPPER, Arthur

**Explanation:** Inmate Schnipper, age 87, is serving a Life sentence for the crime of Aggravated Murder. He shot and killed his estranged girlfriend. He was wearing a disguise and an Air Force uniform at the time. He has a prior record of Petty Theft. He was last heard by the Parole Board in September 2008, and had maintained good conduct, and relevant programming. Strong opposition to his release was received by interested parties and the community. Based on the serious nature of the offense, the Board found that Schnipper was not suitable for release and determined that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to March 2013, when he will have approximately 30 years served.
100.  A173-302   SWANSON, John

Explanation: Inmate Swanson, age 65, is serving an aggregate 10 to 55 year sentence for one count of Attempted Rape, one count of Rape, two counts of Kidnapping, one count of Aggravated Robbery, one count of Felonious Assault and one count of Having a Weapon While Under Disability. While on parole supervision for Rape, Swanson attempted to rape a second female victim. Swanson used the threat of harm to force the victim to comply. He was to be heard by the Parole Board in August 2011. However, he refused to participate at the hearing, at which time the hearing was conducted in abstonia. Given Swanson’s history of sexually offending against female victims, he was deemed unsuitable for release. The release of Swanson was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2013, at which time he will have approximately 30 years served.


Explanation: Inmate Nelson, age 69, is serving a Life sentence for the crimes of Murder, Armed Robbery, Attempted Abduction (2 counts), Rape, Attempted Rape, and Kidnapping. Nelson was on parole for a 1959 Murder and Armed Robbery where he shot a drug store clerk three times and stole money. He was paroled two times on this offense and returned to prison both times on additional violent felony crimes. The additional convictions involved him kidnapping and raping a 15 year old victim as well as abduction and attempted rape of another female. Nelson was last heard by the Parole Board in June 2008. At that time, he had maintained good institutional conduct and had completed many programs. He admitted to his crimes, and shared that he did not know how to channel his anger, thus leading him to commit his violent acts. Objections to release were received by a significant number of community members. Given his extensive criminal history, Nelson was deemed unsuitable for release. The release of Nelson was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to March 2013 which equates to 30 years served.
102. **A175-658**  **JACKSON, Edward Jr.**

**Explanation:** Inmate Jackson, age 67, is serving a 282 to 985 year sentence for the crimes of Aggravated Burglary (42cts), Gross Sexual Imposition (5cts), Rape (32cts), Kidnapping (2cts), Attempted Rape (4cts), and Possession of Criminal Tools. His offenses involved at least 40 female victims who were complete strangers that were stalked prior to their attack by Jackson. Jackson was a prominent medical doctor in the community. His actions terrorized the community for seven years, and objections to release were received by a significant number of community members. He was last heard by the Parole Board in 2009. At that time, he had maintained good institutional conduct, had participated in numerous programs, and had fully admitted to his crimes to include 100+ female victims. Given the number of victims and the seriousness of his crimes, Jackson was deemed unsuitable for release. The release of Jackson was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to October, 2019 which equates to 36 years served.

103. **A175-947**  **WALKER, Clarence**

**Explanation:** Inmate Walker, age 68, is serving a 20 to Life sentence for the crime of Aggravated Murder. The offense involved a domestic dispute between Walker and his girlfriend, who was 5 months pregnant. Walker stabbed his girlfriend in the neck, who was able to flee their residence. Walker returned to the home and proceeded to stab his girlfriend’s three year old son 19 times. The child died as a result of the stab wounds. Walker’s criminal record dates back to the age of 13, and includes two previous adult convictions for Assault, one of which involved the use of a knife. He was last heard by the Board in April 2008, when he had 25 years served. His institutional conduct was good, and his programming efforts were fair. Walker admits the offense, and could only indicate to the Board that he “snapped” as the reason for committing the offense. Given his significant violent criminal history, coupled with the intentional stabbing of a defenseless child, the Board determined that Walker was unsuitable for release, and that his release would create an undue risk to public safety, would not be consistent with the welfare and security of society, and would not further the interests of justice. The Board continued Walker to April 2013, when he will have approximately 30 years served.
104. A176-511 STELTS, James

Explanation: Inmate Stelts, age 71, is serving concurrent life sentences for three counts of Murder after having killed three people during the course of a robbery of a drug dealer. Two of the people killed were innocent bystanders who witnessed the attack. He is also convicted of separate Aggravated Burglaries in different southwest Ohio counties. He is also serving a concurrent federal sentence for his involvement in racketeering crimes. He was associated with Bill Stepp’s criminal organization. At the time of his 2006 hearing, Stelts admitted committing offenses, but did not display a great deal of remorse. He had a generally good prison adjustment. The ruthlessness of these multiple homicides along with significant community opposition to release led the Board to determine that Stelts was not suitable for release, and that his release would not further the interests of justice, and would create undue risk to public safety. He was continued to October 2016 when he will have approximately 34 years served.

105. A177-001 ROBERTS, Clarence

Explanation: Inmate Roberts, age 66, is serving an aggregate 12-50 year sentence for the crimes of Involuntary Manslaughter, Aggravated Arson and Carrying a Concealed Weapon. The Involuntary Manslaughter and Aggravated Arson offenses began as a domestic dispute between Roberts and his wife. Roberts’ wife called police, and upon their arrival, Roberts was removed from the home. He returned later and started a fire in the home. Roberts’ wife and three small children, ages 2, 4 & 7 all died. Roberts was indicted on four counts of Aggravated Murder, amongst other charges. After a jury trial, he was acquitted of Aggravated Murder, but found guilty of three counts of Involuntary Manslaughter, relative to the three children. The Carrying Concealed Weapon offense occurred approximately 6 months earlier, and involved Roberts attempting to dispose of a weapon he was carrying when approached by police. Roberts also has a significant criminal record that dates back to the age of 13. In 1995, the Board continued Roberts to his maximum sentence, which is in 2033. However, a change to Ohio Administrative Code in 1998 capped Board continuances to ten years, necessitating a reconsideration of the previously imposed 38 year continuance. Most recently, the Board heard Roberts in September 2005 and determined that given the significant loss of life, Roberts was not suitable for release. The Board determined that his release would not further the interests of justice and would be inconsistent with the welfare and security of society. Roberts was continued to March 2013 when he will have approximately 30 years served.
106. **A177-115**  
**MARGOFF, Hobart Jr.**

**Explanation:** Inmate Margoff, age 68, is serving a Life to Life sentence for the crime of Murder of the First Degree. Margoff and co-defendants went to the home of the victim to obtain money, tied him up, robbed him, and shot him in the head and neck. Margoff has prior convictions of Manslaughter, Malicious Entry, Breaking & Entering, Possession of Criminal Tools, Aggravated Assault, Assault, Petty Larceny, and Receiving Stolen Property. This is his fifth prison commitment. Margoff was last heard by the Parole Board in June 2008. At that time, he had maintained good institutional conduct. However, he refused to participate in institutional programming. He displayed little remorse for his offenses and very little insight. While he admitted to robbing the victim, he denies being the shooter in this offense. Given his significant criminal history of assaultive behavior including the prior killing of a person, coupled with his lack of remorse or insight and lack of programming, Margoff was deemed unsuitable for release. The release of Margoff was determined to not further the interests of justice and to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to June 2013 which equates to 30 years served.

107. **A177-353**  
**HYTOWER, Eddie**

**Explanation:** Inmate Hytower, age 90, is serving a 15 to Life sentence for the crime of Murder. Hytower shot and killed a 12 year old boy who was running away from him. His prior convictions include Aggravated Assault and Battery to Kill in Pennsylvania; Carrying a Concealed Weapon; and Shooting with Intent to Kill. Hytower was last heard by the Parole Board in 2008. He had maintained good institutional conduct; however, he had not completed programming during his incarceration. He displayed no remorse or insight for his offenses. He had no sympathy for the 12 year old victim. A risk assessment conducted indicated that unless Hytower demonstrates declining physical capacity, he will only become a higher risk to act out aggressively and harmfully. His age was indicated as not translating to a reduced risk of reoffending. While still ambulatory, he continues to present as a danger to others of significant proportion. Given his significant violent criminal history, his lack of remorse and insight and little or no programming, and his increased risk of reoffending, Hytower was deemed unsuitable for release. The release of Hytower was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety. He was continued to September 2013 when he will have approximately 30 years served.
108.  A177-479  COLLIER, Carl  

Explanation: Inmate Collier, age 66, is serving an aggregate 8-40 year sentence for four counts of Gross Sexual Imposition. He sexually abused four boys ranging in age from 7 to 12. In two of the cases he used a weapon (gun and knife). The crimes occurred over a 9 month period in 1982. Each instance involved luring or forcing the boys into his car. He has a prior record of Assault on a Minor where he sexually assaulted a 9 year old boy in 1965. He was most recently heard by the Parole Board in September 2008. He had not participated in offense related programming, and his institutional conduct had deteriorated. Given his significant history of offending against children, the Board found that Collier was not suitable for release, and determined that there is substantial reason to believe that he would engage in further criminal conduct, that release would not further the interests of justice, and would create undue risk to public safety, particularly to young children. He was continued to September 2013, when he will have approximately 30 years served.

109.  A179-509  KELLY, Henry  

Explanation: Inmate Kelly, age 69, is serving a 3-year gun specification consecutive to a 15 to Life sentence for the crimes of Aggravated Assault and Murder. These convictions involved him shooting his common-law wife at point blank range in the chest, killing her. He also shot her teenage son. Kelly is a multi-state offender and has prior convictions for Petty Larceny, Assault & Battery, Shoplifting, Grand Theft, and Involuntary Manslaughter. He was last heard by the Parole Board in June 2009. At that time, he had maintained good institutional conduct and had completed some minimal programming. He displayed remorse for his actions and admitted that he lacked the wisdom to control his anger. Objections to release were received by a significant number of community members. Given his lengthy violent criminal history that dates back to the 1960s, Kelly was deemed unsuitable for release. The Board determined that his release would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to June 2012 which equates to 28 years served.
110. A180-053 STEVENSON, Danny

Explanation: Inmate Stevenson, age 66, is serving a 10 to Life sentence for the crime of Rape, involving his 6 year old son. He would sexually assault his son almost daily, and beat him if he did not comply with his demands. He sold his son to other men for sexual relations and he abused him in the restroom at Children’s Services during visitation. He has a prior record of misdemeanor assault and a Child Endangering. He was last heard by the Parole Board in October 2009, and had completed some programming, but not any related to sex offending. He had maintained good institutional conduct. Stevenson denies committing the offense. Significant objections to release were received from the community. Despite Stevenson’s medical issues, the Board found that factor outweighed by the many aggravating factors, particularly the young age of his victim and the extreme abuse of a position of parental trust. Stevenson was found unsuitable for release. The Board determined that his release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. Stevenson was continued to October 2012 when he will have approximately 28 years served.

111. A182-089 THOMA, Robert

Explanation: Inmate Thoma, age 70, is serving an aggregate 15-50 year sentence for two counts of Rape. The offenses involved the sexual molestation of neighborhood minor boys. Although the convictions involved only two victims, credible information, including Thoma’s admission indicate that the number of victims was at least 20. Confiscated at the time of the offense from Thoma’s residence was a photo album containing pictures of boys ages 9-12 that Thoma admitted he viewed for sexual gratification. Thoma was last heard by the Board in February 2008. He had completed sex offender programming, but a risk assessment indicated that he did not benefit from that programming. Given the number and age of victims, coupled with the serious nature of the offenses, the Board determined that Thoma was unsuitable for release, and that a release would create an undue risk to public safety, particularly young male children. The Board continued Thoma to February 2012 at which time he will have 26 ½ years served.
112. **A183-176 MAGRUDER, Andre**

**Explanation:** Inmate Magruder, age 65, is serving a 10 to Life sentence for the crime of Rape (7 counts). The conviction is the result of him raping his daughter and step-daughter over a two-year period of time. The Parole Board proposed parole in 2007. A petition opposing release was submitted on behalf of the victims, and a Full Board Hearing was subsequently conducted in 2008. At the Full Board Hearing, information was presented opposing release from the victims, and a retired Geauga county prosecutor on behalf of that community stating that he had never seen a worse case of child sexual abuse. Those presentations revealed that not only did Magruder sexually abuse the victims of conviction, but he also sexually assaulted his other daughters who appeared in front of the Board to offer testimony regarding the extreme sadistic, brutal, physical and sexual abuse they endured for many years. By the end of the hearing, credible information was presented that Magruder abused all six of his daughters and that the crimes resulted in considerable and persistent psychological trauma to all of the victims involved. While Magruder has adjusted well to the institution and completed relevant programming, the Parole Board determined that Magruder’s release would demean the seriousness of the offense, and would create undue risk to public safety, particularly to young children. Given the gravity of his crimes, he was continued to January 2018, which equates to approximately 33 years served.

113. **A183-941 BANKS, Marshall**

**Explanation:** Inmate Banks, age 65, is serving a 3 year gun specification consecutive to a 15 to Life sentence for the crime of Murder. He shot and killed his 16 year old wife, who was 9 months pregnant at the time. Banks has claimed it was an accident in spite of the fact that the firearm discharged twice. Parole was proposed in 2010, however, a petition objecting to release and requesting a Full Board Hearing was submitted and accepted. The Full Board Hearing was conducted in February 2010, wherein the Board heard arguments in support of and in opposition to Banks’ release. Despite his good conduct and programming, the many aggravating factors and his lack of accepting responsibility led the Board to determine that Banks was not suitable for release and that his release would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to March of 2013, when he will have approximately 30 years served.
114. A184-577  THOMAS, John

Explanation: Inmate Thomas, age 66, was on parole for Aggravated Robbery and Aggravated Burglary when he was convicted of Gross Sexual Imposition, Kidnapping, and Rape. He attacked a woman in a dormitory restroom, another in a dormitory room, and another in a dormitory basement. His total aggregate sentence is 60 to 230 years. He has a prior conviction for Sodomy from 1967. He was last heard by the Parole Board in August 2008. He had completed limited risk-relevant programming. He also had had some recent institutional misconduct of a sexual nature. Given the multiple victims, the prior sex offense, and the institutional misconduct, Thomas was deemed unsuitable for release. The release of Thomas was determined to be an undue risk to public safety, and there was substantial reason to believe that he would engage in further criminal conduct. He was continued to August 2013 when he will have approximately 28 years served since his return.

115. A184-797  MARKER, Daniel

Explanation: Inmate Marker, age 67, is serving a 12-30 year sentence for 2 counts of Attempted Rape. The victim in that case was a 19 year old developmentally disabled deaf female victim. He has been paroled 2 times on this particular crime, returning both times as a Technical Parole Violator for continued sexual conduct involving minor females. The most recent return was in 2005 after he had inappropriate physical contact with an 11 year old female. His prior revocation was for having unsupervised contact with minors. Marker was last heard by the Parole Board in September 2009. At that time he had committed institutional rule infractions since his return, and had completed relevant programs, including repeating sex offender programs. Marker admitted the conduct that caused his return, and admitted that it would have been more severe if he had not been stopped. Given his prior criminal history, the vulnerability of his victims, and his continued inappropriate sexual behavior while under supervision, Marker was deemed unsuitable for release. The release of Marker was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to the expiration of his maximum sentence in March 2015.
Explanations: Inmate Jacobs was paroled in 1982 on a Life sentence for the crime of Second Degree Murder. That offense involved the senseless shooting and killing of a service station attendant over what he perceived to be poor service due to his race. While on parole, Jacobs was convicted of two counts of Felonious Assault and one count of Aggravated Robbery and sentenced to 9 years gun specifications consecutive to 26-55 years. That offense involved the armed robbery of a Church’s Chicken. While Jacobs was fleeing the scene, he fired six rounds at police officers. In addition, he has a prior Manslaughter conviction out of the state of Kansas. Jacobs was last heard by the Board in September 2010. He presented with a marginal institutional adjustment, both in terms of conduct and programming. Even if deemed suitable, Jacobs indicated that he will not accept a parole, claiming innocence and the expectation that the federal court would release him. However, given his incredible pattern of life-long homicidal violence, coupled with a marginal institutional adjustment, the Board determined that he is unsuitable for release. Release was determined to create an undue risk to public safety and to be inconsistent with the welfare and security of society. Jacobs was continued to July 2014, when he will have approximately 30 years served since his return to prison.
117. A186-037    EUBANK, James

**Explanation:** Inmate Eubank, age 66, is serving a 30 to 75 year sentence for the crimes of Involuntary Manslaughter (2 counts) and Aggravated Arson (2 counts). These convictions involved Eubank conspiring with a co-defendant to set fire to the home of a 17 year old male who was the victim in an attempted rape case pending against Eubank. Eubank and his co-defendant wanted to persuade the victim’s family to drop the Attempted Rape charge. Several parties were able to exit the home however, the male victim’s 15 year old sister and an 18 year old overnight guest died in the fire. Eubank has the following prior convictions involving teenage boys: Tending to Cause the Delinquency of a Minor, Homosexual and Attempted Homosexual Acts with a Boy, and two counts of Criminal Sexual Conduct. He was last seen by the Parole Board in April 2010. He had suffered a stroke several years prior resulting in right side paralysis. He had maintained good conduct and had participated in several programs, but denies participation in the offense, and goes to great lengths to justify his actions. The Board found that the current offense combined with prior sexual offenses involving minors seriously rendered Eubank unsuitable for release. The Board determined that the release of Eubank would be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young males. Eubank was continued to January 2015 at which time he will have approximately 30 years served.

118. A186-430    PACK, James

**Explanation:** Inmate Pack, age 70, is serving a sentence of 15-life for the crime of Murder. The offense involved Pack being hired for $2000 by a co-defendant to kill the co-defendant’s wife. Pack then approached a third co-defendant and offered him $1000 to carry out the plan. The third co-defendant actually killed the victim, and is serving a 20-life sentence. The co-defendant who hired Pack was acquitted of Murder and found guilty of Insurance Fraud. Pack was last heard by the Parole Board in February 2010. At that time he denied being involved in this crime other than commenting to the co-defendant about the victim being killed. Pack had completed a few vocational programs but none to address his problem of alcohol abuse. Pack reported some health concerns as well. There were also objections to release received from a significant number of community members. Pack was deemed not suitable for release given his involvement in the offense where he accepted money to kill the victim, then facilitated the crime through a third party. The Board determined that the release of Pack would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. Pack was continued to February 2013 when he will have approximately 28 years served.
119. A186-496   GRISWOLD, Harvey

Explanation: Inmate Griswold, age 79, is serving a 4 year sentence consecutive to a 14-50 year sentence for the crimes of Rape (2 counts), Gross Sexual Imposition (5 counts) and Corruption of a Minor (2 counts). These convictions involved the sexual abuse of at least 4 male victims, ages 12-13. One victim was abused for a period of over 5 years. The abuse of the victims occurred while Griswold volunteered at a facility that allowed him access to the victims. Griswold was last heard by the Parole Board in December 2010. At that time, he had only a minor institutional rule infraction and had completed previous relevant programming. He acknowledged his offenses, but was unable to provide much detail. A risk assessment completed indicated that Griswold was a moderate risk to sexually reoffend. Given the number and ages of the victims, the duration of the abuse and the abuse of the position he held that allowed him access to the victims, and his risk of reoffending, Griswold was deemed unsuitable for release. The Board determined that the release of Griswold would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to December 2012 when he will have approximately 27 years served.

120. A186-593   HOTTLE, David

Explanation: Inmate Hottle, age 71, is serving a 210 to 310 year sentence for the crimes of Rape (7 counts), Attempted Rape (4 counts), Kidnapping, Gross Sexual Imposition, Aggravated Burglary, and Weapons Under Disability. He entered a woman’s apartment and brutally raped her over the course of several hours. He locked her in a closet on two occasions, and bound her hands behind her back. He had observed her before, and had a firearm, which fired during the attack. He was caught when police found him in the victim’s bed, wearing nothing but a T shirt and a ski mask. He has a prior record of assaults with a weapon. He was most recently heard by the Parole Board in March 2008, and had maintained good programming efforts and conduct. However, given the brutal, gruesome nature of the offense, the Board determined that Hottle was not suitable for release, and that his release would not further the interests of justice, and would create an undue risk to public safety. He was continued to June 2013 when he will have approximately 30 years served.
121. A189-096    PARKER, Robert

Explanation: Inmate Parker, age 65, is serving an aggregate sentence of 13 to 50 years for the crimes of Aggravated Burglary (5 counts), Rape (3 counts), and Attempted Rape (1 count). The crimes involved multiple separate offenses. The offenses involved the rape of three women and the attempted rape of another in their own homes. The crimes occurred over a period of approximately 6 months. Parker possessed a knife during the commission of the crimes. Parker is alleged to have observed or watched at least two of his victims for some time prior to their actual rape. Parker has two prior Voyeurism convictions. Parker was last heard by the Parole Board in January 2010. At that time, he had completed numerous programs, including sex offender programming and no negative institutional conduct was noted. However, Parker was deemed to be unsuitable for release as he had raped multiple victims, brandished a weapon, had a prior history of voyeurism, and a risk assessment indicated that he is at high risk to sexually re-offend. In addition, community members were strongly opposed to release. The release of Parker was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety. He was continued to March 2015 when he will have approximately 29 ½ years served.

122. A189-129    RAGAN, James

Explanation: Inmate Ragan, age 77, is serving a Life sentence for the crime of Rape (4 counts). These convictions involve Ragan sexually abusing 2 female victims, ages 11 and 13, over a 3 year period. There were also acts of intimidation by Ragan during the investigation and subsequent trial. Ragan was last heard by the Parole Board in October 2010. He had completed some programs to include sex offender programming, but continued to act in an assaultive manner in the institution. A risk assessment completed indicated that Ragan was still capable of endangering and hurting others, and engages in manipulative and intimidating behavior. Significant community opposition to release was also received. Given the number and age of the victims, the negative results of the risk assessment, his poor release plans, and his continued assaultive behavior, Ragan was deemed unsuitable for release. The Board determined that the release of Ragan would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to October 2012 when he will have approximately 27 years served.
123. A190-726    BROWN, Morris

Explanation: Inmate Brown, age 67, is serving a sentence of 20–Life for the crime of Aggravated Murder. The offense involves the shooting death of the victim during an altercation. Brown has an extensive criminal history including 2 prior adult commitments for violent offenses and several adjudications as a juvenile, some for violent offenses as well. Brown was last heard by the Parole Board in October 2009. At that time he had completed some programs, but had poor institutional conduct. Due to the serious nature of Brown’s offense, his extensive criminal history including multiple convictions for offenses of violence, and very serious institutional misconduct, he was deemed unsuitable for release. The release of Brown was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to January 2013 which equates to 27 years.

124. A190-733    SHEPARD, Charles Sr.

Explanation: Inmate Shepard, age 78, is serving a 15 to 50 year sentence for the crime of Rape (2 counts). He is convicted of raping his son and his daughter. Shepard was last heard by the Parole Board in May 2011. At that time, he had maintained good institutional conduct. However, he had participated in very limited institutional programming, and had not participated in sex offender programming. Shepard told the Board that he refuses to complete the recommended sex offender program in that it would make him feel worse. He displayed little remorse for his offenses and very little insight. He stated that he feels he committed his crimes because he loved his kids. He also admitted to sexually abusing other victims for which he was not prosecuted. Given his history of sexually offending against minor male and female victims, coupled with his lack of remorse or insight and limited programming, Shepard was deemed unsuitable for release. The release of Shepard was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to May 2014 when he will have 28 years served.
125. A191-280 ROBINSON, Dale

Explanation: Inmate Robinson, age 66, was on parole for the crimes of Burglary, Vandalism, Weapons Under Disability, Receiving Stolen Property, and Assault, when he returned to prison for the crimes of Forgery, Receiving Stolen Property, Aggravated Burglary, and Failure to Appear. His aggregate sentence is 1.5 consecutive to 16 to 60 years. He has a lengthy prior record going back to his youth, including Assaults with Intent to Rape from 1967 and 1971. In 1994 while incarcerated, he was involved in a serious assault against staff. He was last heard by the Parole Board in October 2009. He had completed some risk-relevant programs, and had improved institutional conduct. Significant opposition to his release was received from the community and interested parties. Given his lengthy criminal history and the significant number of violent crimes that he has committed over many years, he was deemed unsuitable for release. The Board determined that Robinson’s release would create an undue risk to public safety, and would not further the interests of justice. He was continued to October 2012 when he will have approximately 27 years served.

126. A191-643 BULLUCKS, Clarence

Explanation: Inmate Bullucks, age 69, is serving a 40-75 year aggregate sentence for three counts of Rape, three counts of Aggravated Robbery, Theft and Receiving Stolen Property. The offenses involved two separate incidents of Bullucks coercing his way into the residences of adult female victims and raping them. At the time of committing these offenses, Bullucks had already been incarcerated in prison on two prior occasions. His prior criminal record includes convictions for Unlawful Use of a Motor Vehicle, Housebreaking, Robbery, Aggravated Burglary and Breaking and Entering. Bullucks completely denies committing the current offenses. His risk of sexually reoffending was determined to be moderate, and he was labeled a Sexual Predator. Objections to his release were received from members of the community. Given his extensive criminal record, including a history of supervision violations, and the very serious nature of his current offenses, the Board determined that he was not suitable for release. It was further determined that a release would create an undue risk to public safety, and would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to November 2012, when he will have approximately 26 ½ years served.
127. A191-809  SIMONES, Ronald

**Explanation:** Inmate Simones, age 70, is serving an aggregate sentence of 11 to 55 years. He was on parole for Rape (where he posed as an undercover officer and raped a 21 year old woman) when he was convicted in Summit County of Gross Sexual Imposition against his 10 and 13 year old nieces. He has a prior prison return for a Medina County Rape as well. He has a record of property crimes going back to his youth. He was last heard by the Parole Board in February 2010 and had maintained good institutional conduct and programming. However, given his history of sexually offending, the Board determined that he was not suitable for release, and that his release would create an undue risk to public safety, particularly to young children. He was continued to April 2015 when he will have approximately 29 years served.

128. A192-696  VANHOUTEN, Raymond

**Explanation:** Inmate Vanhouten, age 65 is serving an aggregate sentence of 13 to 55 years. While on parole supervision, he was found to be in violation of multiple conditions of supervision, including having numerous firearms and ammunition found in his residence. He was ultimately convicted of Engaging in a Corrupt Activity and Arson (2 counts) related to these violations. Vanhouten had an overall negative supervision adjustment, and the crimes committed under supervision involved him setting off an explosive in the car of a male victim. He and co-defendants, on his orders, set explosives in one car. The explosives detonated. An explosive was also placed under another car but did not detonate. His criminal record dates back to age 11. His prior convictions include but are not limited to several Driving While Under the Influence and Disorderly Conducts; Receiving Stolen Property; Assault and Battery; Aggravated Menacing; Perjury; and Escape from a Correctional Facility. It was noted that he had devised plans to cause bodily harm to law enforcement and supervision staff while he was on supervision. It was also noted that he had an extremely poor history of supervision. Vanhouten had a previous return for threats made to another former parole officer. Vanhouten was last heard by the Parole Board in April 2007. At that time, he had completed a limited amount of programming. Given his violent criminal history, his stated plans to cause bodily harm to others while on supervision, and limited programming, Vanhouten was deemed unsuitable for release. The release of Vanhouten was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety. In addition, there was substantial reason to believe that Vanhouten would not comply with the conditions of supervision. He was continued to April 2012 when he will have approximately 21 years served.
129. A193-518   CRUZ, Emilio

Explanation: Inmate Cruz, age 67, is serving a 15 to Life sentence for the crime of Murder (2 counts). Cruz was convicted by way of a jury verdict for the stabbing death of two female victims. He was last heard by the Parole Board in August 2009. At that time, his adjustment to the institution had been poor, and he had not participated in recommended programming. He did admit to his crimes and displayed some remorse for his actions. His case was aggravated by the fact that he brutally killed two female victims. Cruz was deemed unsuitable for release. The release of Cruz was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to December 2015, which equates to 30 years served.

130. A193-849   BRANDON, Harley

Explanation: Inmate Brandon, now 71, is serving a 3 year gun specification consecutive to a 14 to 35 year sentence for the crimes of Involuntary Manslaughter and Rape. He shot his mother in the chest, killing her. He then raped his 13 year old niece and stole his mother’s car, gun, and credit card. He also cut the telephone line prior to fleeing to Texas. In addition, he has an extensive criminal history. He was most recently heard by the Parole Board in December 2010, and had maintained good conduct and completed some recommended programs. However, given the serious nature of the crimes involving the multiple victims, the abuse of a position of familial trust, coupled with his extensive criminal history, the Board determined that Brandon was not suitable for release, and that his release would create an undue risk to public safety, particularly to young children, and would not further the interests of justice. He was continued to December 2013 when he will have approximately 27 years served.
131. A193-889  FAUSNAUGH, Stanley

Explanation: Inmate Fausnaugh, age 65, is convicted of one count of Murder and six counts of Theft. The offenses involve Fausnaugh, married twenty years at the time of the offense, shooting his girlfriend three times in the chest at a motel, and along with several co-defendants overcharging an elderly female victim $4,600 for roof repairs. He has prior misdemeanor convictions for Intoxication on two occasions, one involving a firearm, and three convictions for Operating a Motor Vehicle While Intoxicated. He was last heard by the Parole Board in March 2010. Fausnaugh had good institutional conduct however; he refused to participate in any recommended programs to reduce his risk to reoffend, including substance abuse programming. The Parole Board determined that due to the serious nature of the offense, and his lack of insight and participation in relevant programs, Fausnaugh was not suitable for release. The Board determined that the release of Fausnaugh would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to May 2013 when he will have approximately 25 years served.

132. A195-240  HARRIS, Jerry

Explanation: Inmate Harris, age 67, is serving an aggregate sentence of 2 years consecutive to 30 to 75 years for Rape (3 counts) and Gross Sexual Imposition (4 counts). Harris was indicted for crimes against 9 minor female victims, and convicted of sex offenses against 7 female victims between the ages of 4 and 7. Harris was a babysitter for the victims and the duration of the offense was approximately 3 years. Harris was last heard by the Parole Board in May 2007. At that time, he had maintained good institutional conduct, and had completed some programming, including portions of a sex offender program. He expressed no remorse or insight into his offense behaviors and minimized his behavior. Given the nature of the offense-sexual molestation of multiple minor victims while he was babysitting, duration of the offenses, lack of insight and remorse, the sentence imposed by the court, as well as the objections to release from community members, Harris was deemed unsuitable for release. The release of Harris was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to May 2012 when he will have approximately 25 years served.
133. A195-437 TEDOR, Lawrence

Explanation: Inmate Tedor is serving an aggregate 7-25 year sentence for the crimes of Rape and Sexual Battery. The victims of the offenses were his stepdaughters, ages 9 and 13. After serving approximately 18 years, he was paroled on June 22, 2005. While on parole, Tudor violated the conditions of his release by failing to inform his Parole Officer of his residence, failing to comply with his financial obligations, residing and associating with sex offenders, and possessing child pornography. At the time of his October 2010 hearing, he had served 42 months for his violations. Attempts to secure appropriate placement for a re-parole were unsuccessful, due to his Tier 3 sex offender status, and his lack of community support. The Board determined a continuance to his maximum expiration date of May 26, 2012 was warranted.

134. A196-395 VANALLEN, John

Explanation: Inmate Vanallen is serving a 7-25 year sentence for four counts of Rape. The offenses involve minor male victims, all under the age of 16. These offenses occurred while Vanallen was working as a school janitor. Vanallen was also a scoutmaster for 22 years and is suspected of molesting many more victims in that role. He was last heard by the Board in August 2009. Despite completing offense related programming, he displayed little insight and blamed the victims and their families for his incarceration. He became hostile during an interview with a mental health clinician assigned to evaluate his risk for reoffending, and presented similarly when heard by the Board. Given the very serious nature of the offenses, coupled with his lack of insight and remorse, the Board found that Vanallen was unsuitable for release. The Board determined that a release would create an undue risk to public safety, particularly to young children. He was continued to the expiration of his maximum sentence, which is in February 2012.
Explanation: Inmate Martin, age 74, is serving a 15 to Life sentence for the crime of Murder. This conviction involved him shooting to death a male victim with a shotgun. The male victim was in a vehicle with Martin’s ex-girlfriend, and was shot in the neck, chest, and back. Martin also shot and wounded his ex-girlfriend. Following this offense, he fled the state and was arrested in Michigan after killing a female companion in that state. He was also convicted of Murder in Michigan and his sentence was run concurrently with his Ohio sentence. Martin was last heard by the Parole Board in September 2008. At that time, he had maintained good institutional conduct. However, he had participated in very limited institutional programming. Objections to release were received by a significant number of community members. The Board deemed Martin unsuitable for release when considering his lengthy history of violence. The release of Martin was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to June 2013 which equates to 32 years served.

Explanation: Inmate Snell, age 70, is serving a 2 year sentence consecutive with a 20-50 year sentence for the crimes of Gross Sexual Imposition and 2 counts of Rape. The victims of the offenses were three children all under the ages of 16. Snell has a prior conviction in the state of Florida for a similar offense involving minor children. He was last heard by the Board in November 2007. He continued at that time to indicate that he has no interest in participating in programs, and described his crimes as events that just happened. He was determined to be a moderate risk for sexually reoffending, but does not believe that he needs programming. He admitted an attraction to children, but lacks insight into how to prevent reoffending. Given his prior similar criminal record and his refusal to participate in programming to reduce his risk, the Board determined that he was unsuitable for release, and that his release would create an undue risk to public safety, particularly to young children. The Board continued him to November 2012, when he will have approximately 25 ½ years served.
137. A199-897 HADDOX, Robert

Explanation: Inmate Haddox, age 68, is serving an aggregate 13 to 70 year sentence for the crimes of Rape, Robbery, Theft and Aggravated Arson. He was paroled in 1987 on the Robbery, Theft and Aggravated Arson convictions, and then returned to prison after having been convicted of Rape. His niece was the victim of that offense. Some of his prior offenses also include child victims. He has an extensive criminal history that includes 5 prison commitments and violent behavior including 2 misdemeanor sex offenses. He was last heard by the Parole Board in December 2009, and had maintained acceptable programming and conduct. However, given his criminal history that spans over several decades, the Board found Haddox unsuitable for release. The Board determined that there is substantial reason to believe that he will engage in further criminal conduct and that his release would create an undue risk to public safety. He was continued to December 2012 when he will have approximately 25 years served.

138. A200-241 SHIVELY, Joseph

Explanation: Inmate Shively, age 68, is serving a Life to Life sentence for the crime of Rape (3 counts). The victim was a 13 year old developmentally disabled female. The offense behavior occurred for approximately 2 years. Shively is a former deputy sheriff who was discharged for numerous reasons including sexually related behavior involving male and female inmates. He also has prior convictions for Solicitation and Disorderly Conduct/Intoxication. Shively was last heard by the Parole Board in October 2007. At that time, he had maintained good institutional conduct and had completed only minimal programming. Objections to release were received by community members. Shively was deemed unsuitable for release. It was determined that his release would not further the interests of justice or be consistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to September 2012 when he will have approximately 25 years served.
139. A200-310 PENCE, Chester

Explanation: Inmate Pence, age 90, is serving a 7 to 25 year sentence for the crime of Felonious Sexual Penetration. The victim was a 4 year old boy. The official version notes a foreign object was used during the offense. Pence has a prior conviction for Child Abuse (4 counts). There were four female victims under age 13 that were subjected to various acts of sexual molestation. Pence was last heard by the Parole Board in December 2009. At that time, he had negative institutional conduct and had completed no programs. Pence reported that he would hurt someone if he were to be released. It was noted that he had multiple health issues, however, given the nature of the offense-sex offense against a 4 year old child, prior convictions against multiple minor victims, and Pence’s threats to cause harm to another if released, Pence was deemed unsuitable for release. The release of Pence was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to the maximum expiration of his sentence in February 2012.

140. A200-730 SZARAZ, Joseph

Explanation: Inmate Szaraz, age 71, is serving a 10 to 25 year sentence for four counts of Rape and two counts of Having a Weapon while Under Disability. While on parole for Abduction and Rape of a woman leaving a store, Szaraz committed four separate sexual assaults at gun point. Szaraz subjected his female victims to acts of degradation. He would force them to drink urine, lick his anus and/or insert his gun in their vaginas. At the time of the crimes, Szaraz was also suspected of an additional Rape and Murder of another female victim. Since his last parole hearing, he was convicted of Involuntary Manslaughter and Rape relative to those crimes, and received an additional 10 year sentence. Szaraz was last heard by the Parole Board in 2008. Szaraz maintained good institutional conduct and had participated in sex offender programming. However, given the serial nature of his offense behavior and history, and his failure at supervision, Szaraz was deemed unsuitable for release. The release of Szaraz was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2012 which equates to approximately 25 years served.
141. A202-395  BOWERS, Kenneth

Explanation: Inmate Bowers, age 65, is convicted of 3 counts of Sexual Battery. Bowers sexually assaulted his daughter from age 2 to 17. The victim was also impregnated by Bowers at age 13. Bowers was initially granted a suspended 12 to 30 year sentence and placed on 5 years probation in 1988. However, he violated the conditions of his probation by having contact with the victim’s mother in 1989. Bowers has prior convictions of Breaking and Entering and Sexual Battery, involving a second daughter in which he was granted a suspended sentence and placed on 5 years probation, which he completed in 1982. At the time of his November 2011 hearing, he admitted to the offenses and reported being under the influence of alcohol. Bowers displayed limited insight into his offense behavior and refuses to participate in recommended programs, and has only participated in the mandatory sex offender program. Bowers’ criminal history, lack of remorse and refusal to participate in programs, along with community opposition led the Board to determine that his release would create an undue risk to public safety and would not further the interests of justice. Bowers was continued to November 2013, when he will have approximately 26 years served.

142. A202-918  BRENT, Robert

Explanation: Inmate Brent, age 75, is serving a 3 year gun specification plus 15-Life sentence for Murder, Having a Weapon While Under Disability and Possession of Drugs. At age 52, Brent shot his 12 year old son as they were driving to a flea market. Witnesses observed Brent dry-firing his revolver at his son’s body. After his arrest, Brent stated that “the boy didn’t deserve to live.” While incarcerated, Brent was convicted of Possession of Drugs. He has not participated in any recommended programming. Brent was last heard by the Parole Board in April 2011. Brent denied killing his son or committing the drug possession offense while incarcerated. Brent currently has some health problems. He had a stroke and uses a wheelchair. Brent showed no remorse, very little insight and no empathy toward his victim. Objections to release were received by a significant number of community members. Given the nature of the crime and lack of remorse or insight, he was deemed unsuitable for release. The Board determined that the release of Brent would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to April 2013 when he will have approximately 25 years served.
143.  A203-186  SALLAZ, Lawrence

**Explanation:** Inmate Sallaz, age 74, is serving a 5 to 25 year sentence for the crimes of Rape and Gross Sexual Imposition (2 counts). The female victim, who was 9 years of age, was fishing by her pond when approached by Sallaz who then fondled her digitally, and vaginally penetrated her, and forced her to perform oral sex. Additionally, he fondled the breast and buttocks of an 11 year old female victim. He has prior convictions for exposing himself in 1977 and 1982. Sallaz was last heard by the Parole Board in October 2010. He displayed little remorse for his offenses, very little insight, and vacillated between admission and denial of his crimes. He told the Board that it does not matter if he committed his crimes or not. Additionally, he told the Board that he desired to serve until the maximum expiration of his sentence. Given his lack of remorse or insight, and his heightened risk for reoffending, Sallaz was deemed unsuitable for release. The release of Sallaz was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to the maximum expiration of his sentence, which is in December 2012.

144.  A203-474  SNYDER, James

**Explanation:** Inmate Snyder, age 65, is serving an aggregate 45 to Life sentence for the crimes of Murder (3 counts) and Felonious Assault (1 count). He shot four people, killing three. He had no prior criminal history. He was most recently heard by the Parole Board in November 2009, and had maintained good institutional conduct, and had completed relevant programs. The aggravating factor of multiple homicide victims led the Board to determine that Snyder was not suitable for release, and that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to February 2014, when he will have approximately 27 years served.
145.  A203-476    ISAACS, Larry

**Explanation:** Inmate Isaacs, age 77, is serving an aggregate sentence of 14 to 50 years for the crime of Rape (2 counts). The victim was a 7 year old girl. He also admitted to the sexual molestation of a 5 year old girl. Isaacs has 2 prior convictions for Indecent Exposure and Contributing to the Delinquency of a Minor—all involved exposing himself to children. Isaacs was last heard by the Parole Board in March 2010. At that time, he had negative institutional conduct and had completed some programs, but had not completed a mandatory sex offender program. A risk assessment revealed that he is a medium high risk to sexually re-offend. Isaacs expressed no remorse and lacked insight into his offenses. Given the nature of the offenses, his lack of remorse and insight, and his significant risk to reoffend, Isaacs was deemed unsuitable for release. The release of Isaacs was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to March 2012 when he will have approximately 24 years served.

146.  A203-578    WOJNOWSKI, Lawrence

**Explanation:** Inmate Wojnowski, age 68, is serving a 20 to Life sentence for the crime of Aggravated Murder. This conviction involved the unprovoked murder of his mother as she lay on the couch, using a crowbar to crush her skull. Wojnowski was last heard by the Parole Board in May 2007. At that time, he had a continuous history of institutional misconduct, and had completed limited programs. Given the heinousness of the crime, his poor institutional conduct and limited programming, Wojnowski was deemed unsuitable for release. The Board determined that the release of Wojnowski would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to June 2012, when he will have approximately 25 years served.
147.  A204-193  MITCHELL, George

Explanation: Inmate Mitchell, age 67, is serving a 3-year gun specification consecutive to a 20 to Life sentence for the crime of Aggravated Murder. His conviction involved him chasing his common-law wife in a car at a high rate of speed and ramming into her car. He then shot the victim 12 times with a .357 magnum as she sat in her car. Mitchell was last heard by the Parole Board in November 2009. At that time, he had a problematic adjustment to the institution in that he had numerous tickets resulting in segregation. In addition, he had participated in limited institutional programming. These factors, along with his lengthy history of violence, and the brutal nature of the crime rendered Mitchell unsuitable for release. The release of Mitchell was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to June 2014, which equates to 26 years served.

148.  A205-826  DREW, Phillip

Explanation: Inmate Drew, age 82, is serving a 2 year sentence consecutive to a 7-25 year sentence for the crimes of Gross Sexual Imposition (4 counts), Disseminating to Juveniles, and Rape. These convictions involved him sexually abusing three minor nieces over an extended period of time. He was a minister and would gain the trust of their families and then groom his victims prior to abusing them. Drew has a prior 1961 conviction for Felonious Assault which was sexual in nature, in that he molested a young girl at a pool. Drew was last heard by the Parole Board in October 2008. At that time, he had maintained good institutional conduct. However, he had participated in very limited institutional programming, and had not participated in sex offender programming. He displayed little remorse for his offenses and very little insight. He admitted to abusing a total of four victims. Objections to release were received by a significant number of community members. Given his history of sex offending dating back to the 1960s, coupled with his lack of remorse or insight and limited programming, Drew was deemed unsuitable for release. The release of Drew was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to the maximum expiration of his sentence, which is in September 2013.
149. A205-885    WELLS, Arthur

**Explanation:** Inmate Wells, age 66, is serving an aggregate 15 to 40 year sentence for the crimes of Pandering Obscenity, Corruption of Another with Drugs, Corruption of a Minor, Dissemination of Materials Harmful to Juveniles, Rape, and Felonious Sexual Penetration. He sexually abused two 10 year old girls and a boy starting at age 8. He provided drugs to the children he was abusing. He may have used the children in a devil worshipping cult. He has an extensive criminal history that includes Arson. He was last heard by the Parole Board in March 2009. He lacked programming to address his risk to reoffend, and had a disciplinary infraction for sexual misconduct. Given the multiple young victims involved and his unsatisfactory institutional adjustment, the Board determined that Wells was not suitable for release, and that there was substantial reason to believe that he would engage in further criminal conduct, and that release would not further the interests of justice, would be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to March 2012 when he will have approximately 24 years served.

150. A206-671    MARTIN, Larry

**Explanation:** Inmate Martin, age 70, is serving a 20-Life sentence for the crime of Aggravated Murder. The offense involved Martin shooting to death his wife. Martin’s prior criminal record includes a conviction for Involuntary Manslaughter. He was last heard by the Board in November 2005. His institutional conduct had been fair. He had tested positive for marijuana on two occasions, and had other tickets for threats, disobeying a direct order and dealing. Given his prior conviction for the taking of a life, coupled with his current conviction for the intentional killing of his wife and his marginal institutional adjustment, the Board determined that he was unsuitable for release, and that release would create an undue risk to public safety and would not further the interests of justice, nor be consistent with the welfare and security of society. He was continued to May 2012, when he will have approximately 24 years served.
151. **A206-752  STARR, Anthony**

**Explanation:** Inmate Starr, age 68, is serving an aggregate sentence of 66 to 155 years for the crimes of Rape (3 counts), Aggravated Burglary, Aggravated Robbery, Felonious Assault and Attempted Aggravated Burglary. The female victim was bound and tied with rope and duct taped and raped. She was then stabbed multiple times. She survived but was left with permanent bodily injury. Approximately two months later, Starr was apprehended during the course of the Attempted Aggravated Burglary, where a ski mask and rope, similar to the rope that bound the previous victim, was found. Starr was last heard by the Parole Board in March 2009. At that time, he had good institutional conduct and had completed some programming, but had not completed any sex offender programming. He took no responsibility for the offenses. Objections to release were received by interested parties and community members. Given the brutality of the offense, the permanent bodily injury to the victim, consecutive sentences imposed by the court, coupled with the lack of sex offender programming and community members opposed to release, Starr was deemed unsuitable for release. The release of Starr was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety. He was continued to March 2014 when he will have approximately 25 ½ years served.

152. **A206-825  GREATHOUSE, Arthur**

**Explanation:** Inmate Greathouse, age 68, is serving a 1 year sentence consecutive to an 8-25 year sentence for the crimes of Rape (7 counts) and Gross Sexual Imposition (5 counts). These convictions involved the sexual abuse of 6 children, both male and female and ranging in age from 2 to 9 years old, over a 3 year period. The victims included biological and non-biological relatives. Greathouse was last heard by the Parole Board in September 2011. At that time, he had some prior history of institutional misconduct, and he had taken no programs. Greathouse denies being involved in the offenses, and has refused to take any programs, including recommended sex offender programs. He displayed no remorse or insight into his offenses. In addition, significant community opposition to his release was received. Given the number and ages of the victims, the duration and severity of the abuse, and his refusal to participate in offense related programming, Greathouse was deemed unsuitable for release. The Board determined that the release of Greathouse would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Greathouse was continued to the expiration of his maximum sentence in September 2013.
Explanation: Inmate Carpenter, age 76, is serving a 24-Life sentence for 2 counts of Rape and 1 count of Gross Sexual Imposition. The offenses involve the sexual abuse of his 10 year old granddaughter and his 10 year old step daughter. Carpenter tied the victims to their beds to rape them, and abused them for an extended period of time. Carpenter has two prior prison commitments, and convictions for assault. Carpenter was last heard by the Parole Board in July 2011. At that time he denied his offenses, and claimed that the victims were lying and had been put up to telling this story by Social Services. Carpenter has completed some programs. He has no insight into his offense and takes no responsibility for his actions. Carpenter also had recent institutional misconduct resulting in segregation. Carpenter has no family support. There was some community protest to his release. Due to his abuse of multiple victims over a prolonged period of time, his lack of insight or participation in programming to reduce his risk, he was deemed unsuitable for release. The release of Carpenter was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to July 2013 when he will have 25 years served.
154. A207-550 GRIFFITH, William

Explanation: Inmate Griffith, age 68, is serving a 20 to 50 year sentence for the crimes of Rape (2 counts) and Aggravated Burglary. These convictions involve two separate offenses over a two month period in 1988, where he broke into the homes of female victims unknown to him, and raped them. However, he was linked to over 30 rapes in Stark County, from 1978-1988, but due to the statute of limitations, prosecution was barred. In 2005, he was linked through DNA and a confession to a series of sexual assaults in Miami County, but again prosecution was barred due to the statute of limitations. Despite only two convictions, he is considered a serial rapist by law enforcement and prosecutors. He has a prior conviction for Disorderly Conduct (peeping) in Michigan. Griffith was last heard by the Parole Board in March 2009. Griffith had good institutional conduct and programming however, he did not participate in the Comprehensive Sex Offender program, despite a risk assessment indicating a high risk to sexually reoffend. Objections to release were received by a significant number of community members. His offenses show considerable planning and are aggravated by the cruelty and brutality shown to his victims, and the psychological and emotional trauma suffered by the victims. The release of Griffith was determined to be an unacceptable risk to public safety and would not further the interests of justice. He was continued to March 2019 at which time he will have approximately 30 years served.

155. A207-610 HALL, Donald

Explanation: Inmate Hall, age 82, is serving a 4 year sentence consecutive to an 8-25 year sentence for Rape (1 count) and Corruption of a Minor (2 counts). His convictions involve 2 young boys, ages 9 and 13 years old. Hall showed them pornography and threatened them in order to sexually abuse them. Hall has a prior criminal record of sex offenses dating back to 1958, involving at least 2 prior convictions for sexually abusing children. He was last heard by the Parole Board in August 2011. At that time, he had good institutional conduct and had completed the minimal sex offender program. He stated he has no family or support from outside the institution and therefore has no support for release. Given his significant criminal history of sexual assault against children, lack of insight, inability to recount anything learned in sex offender programs and poor release plans, Hall was deemed unsuitable for release. The release of Hall was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to February 2014 when he will have approximately 25 years served.
156. A208-179  COLEY, Reuben

**Explanation:** Inmate Coley, age 67, is serving a sentence of 8-25 years for the crimes of Rape (2 counts), Felonious Assault (2counts) and Kidnapping. The offenses involved Coley sexually assaulting three victims, one adult and two minors. The adult was a female he was involved with and one of the other victims was her 11 year old daughter. The third victim was a 17 year old friend of the daughter. Coley used a chain to beat the adult female and would sexually assault the girls on multiple occasions over an extended period of time. Coley denies he did anything wrong, and claims that all 3 victims were prostitutes and he was their pimp. Coley has two prior incarcerations with three felony convictions, including stabbing another inmate while incarcerated. Coley was last heard by the Parole Board in November 2010. Coley had previously written to the Board requesting to serve his maximum sentence. At this last hearing he was indifferent to any type of release. Coley had completed minimal programs to address his offending behavior, and showed no remorse for his actions. Objection to the release of Coley was received by a significant number of community members. Due to these facts, Coley was deemed to be unsuitable for release. The Board determined that the release of Coley would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. Coley was continued to November 2012 which is the expiration of his maximum sentence.

157. A208-216  SINKS, Theodore

**Explanation:** Inmate Sinks, age 72, is serving a 15 to Life sentence for the crime of Murder. The victim was his wife and was beaten with a hammer, strangled, and her body was placed in a 55 gallon drum and buried on a worksite. Sinks was last heard by the Parole Board in July 2010. At that time, he had completed educational programming and had negative institutional conduct, including a then recent threat to a staff member. He displayed no remorse or insight regarding his offense. Community members strongly protested his release. Given the nature of his offense, coupled with his lack of remorse or insight and negative institutional conduct, Sinks was deemed unsuitable for release. The release of Sinks was determined to not further the interests of justice and to be inconsistent with the welfare and security of society. He was continued to September 2015 when he will have approximately 32 years served.
158. A208-680  AMANN, John

Explanation: Inmate Amann, age 65, is serving a three year gun specification consecutive to a 20-life sentence for the crime of Aggravated Murder. The offense involved Amann shooting a male victim seven times, who was the boyfriend of his wife. Amann’s wife had filed for divorce, and they had been separated for approximately 7 months when Amann killed the male victim. Amann claimed that the victim had been taunting him over the fact that his wife had left him for the male victim. Amann has no prior criminal record. At the time of his hearing in November 2009, he had maintained excellent institutional conduct, and had completed all recommended programming. However, given the very serious nature of the offense, the Board deemed him unsuitable for release. The Board determined that release would not further the interests of justice, and would be inconsistent with the welfare and security of society. Amann was continued to April 2013, when he will have approximately 25 years served.

159. A208-809  WHEELER, Orville Jr.

Explanation: Inmate Wheeler, age 67, is serving an aggregate 104-200 year sentence for the crimes of Involuntary Manslaughter (7 counts) and Aggravated Arson (1 count). These convictions involved Wheeler and a co-defendant setting fire to a house where 7 victims died as a result of the fire. The victims included 2 adults and 5 children, ages 7-10 years old. This crime was not solved for over 3 years. Wheeler was last heard by the Parole Board in September 2008. At that time, he had maintained good institutional conduct, but had only taken minimal programs. He denied his involvement in the offense, and claimed that the fire was an accident. In addition, there was significant community protest to his release. Given the magnitude and extreme nature of the crime, Wheeler was deemed unsuitable for release. The Board determined that the release of Wheeler would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. Wheeler was continued to July 2013 when he will have approximately 25 years served.
160. A208-895 YOUNG, Morris

Explanation: Inmate Morris, age 71, is serving a 10-Life sentence for 3 counts of Rape. The offenses involve the sexual abuse of two female victims starting at ages 8 and 9. The victims’ mother also participated in the abuse, and sexually abused her son. She was also sentenced to prison. The abuse against the children went on for about 6 years. Young was last seen by the Parole Board in November 2009. At that time he admitted to some sexual activity with the girls but greatly minimized his behavior. He had no insight into his offenses and seemed to place blame on the victims. Young had completed some programs and reported health problems. However, due to the duration of the crime, multiple victims and his failure to accept responsibility for his actions, he was deemed unsuitable for release. The release of Young was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to January 2014 when he will have served approximately 25 years.

161. A209-194 KEMP, Thomas

Explanation: Inmate Kemp, age 67, is serving a sentence of a 3 year gun specification consecutive to a 20 year to Life sentence for the crimes of Aggravated Murder, Felonious Assault (2 counts) and Kidnapping (2 Counts). The victim of the Aggravated Murder was an adult male victim to whom the inmate had expressed anger for marrying Kemp’s daughter. Kemp’s daughter and wife were the victims of the Felonious Assault and Kidnapping offenses. Kemp was last heard by the Parole Board in November 2011. Kemp had maintained good institutional conduct, and had expressed remorse for his actions and took full responsibility. He had also participated in a Juvenile Outreach Program. However, there was strong opposition as well as community support for the inmate. Due to the support of the community, the time served by Kemp and his acceptance of responsibility, the Board has proposed a parole pending a full board determination. The Full Board hearing is scheduled in January 2012.
162. A210-697 ROBBINS, Gerald

**Explanation:** Inmate Robbins, age 70, is serving a 7-25 year sentence for the crimes of Rape and Kidnapping. These convictions involved Robbins stalking a 56 year old female. He abducted her at knifepoint, and forced her to a remote secluded area where he bound her with hosiery. He then raped her. Robbins has 3 prior separate sex convictions in California. He was last heard by the Parole Board in March 2009. At that time, he had good institutional conduct and had completed some sex offender programming. Given his significant criminal history of sex offenses, coupled with his limited sex offender programming, Robbins was deemed unsuitable for release. The Board determined that the release of Robbins would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to the expiration of his maximum sentence, which is in January 2014.

163. A211-392 FRY, William

**Explanation:** Inmate Fry, age 74, is serving an 8-25 year sentence for the crime of Rape. This conviction was a negotiated plea in response to a multi-count indictment involving more than one victim between the ages of 5 and 14. Fry sexually abused victims whose parents he befriended in order to gain access to their vulnerable sons. Fry was last heard by the Parole Board in January 2010. At that time, he had minimal institutional infractions and had also completed minimal programs. He denied the offense, and offered no remorse and very limited insight. In addition, there was significant community protest to his release. Given his denial of the offenses, his lack of remorse and his limited efforts to reduce his risk to re-offend, Fry was deemed unsuitable for release. The release of Fry was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to the expiration of his maximum sentence, which is in May 2014.
164. A211-757  HOBBS, Clifton

Explanation: Inmate Hobbs is serving an aggregate 15-Life sentence for the crimes of Murder and Tampering with Evidence. Hobbs strangled his girlfriend to death, and then drove her body around in his trunk before dumping it in a reservoir. He attempted to enlist the assistance of his 14 year old son to help dispose of the body. He has a significant prior criminal history which includes convictions for several DUIs, Breaking and Entering, Carrying a Concealed Weapon and Assault. Hobbs was last heard by the Board in December 2008. A risk assessment completed suggested that Hobbs’ anger and risk are associated with alcohol abuse, and predicted that he will return to abuse alcohol if released. Although he had participated in some programming to address his substance abuse issue earlier on during his incarceration, he had not demonstrated ongoing recovery efforts. He also displayed a lack of remorse for the offense and a lack of empathy for the victim. In addition, significant protest to his release was received from a variety of community members. Given the serious nature of his offense, his significant prior criminal history and risk of reoffending, the Board determined that he was not suitable for release. The Board determined that the release of Hobbs would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. Hobbs was continued to March 2014 when he will have approximately 23 years served.

165. A211-859  PEARL, EDWARD

Explanation: Inmate Pearl, age 66, is serving a 3-year gun specification consecutive to an 18 to Life sentence for the crimes of Murder and Having a Weapon Under Disability. These convictions involved him shooting to death a totally innocent victim. The victim was doing extermination work at a local store, when Pearl walked in and asked the victim if he had prayed today. After asking the victim this question, Pearl shot the victim two times in the head for no apparent reason. Pearl is a multi-state offender and has prior convictions for Assault with a Deadly Weapon, Felonious Assault, and Gambling. He also has a juvenile record. His case was last heard by the Parole Board in June 2008. At that time, he had improved institutional adjustment, but had participated in no programming. He admitted to his offense and shared with the panel that he killed the victim because the victim was telepathic. Given his lengthy history of violence and the serious nature of the offense, Pearl was deemed unsuitable for release. The release of Pearl was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to June 2013 when he will have approximately 25 years served.
166. **A212-427**  
**BORGMAN, George**

**Explanation:** Inmate Borgman, age 65, was on parole for Rape involving a 6 year old child when he was convicted of 2 counts of Rape and Impersonating a Police Officer. He picked up a 17 year old pregnant girl who needed a ride, telling her that he was a police officer. He took her to a park and forced sexual conduct. He received a 25 to 65 year sentence for that offense, and his aggregate sentence is Life. He was last heard by the Parole Board in September 2009. He completed sex offender programming and had noteworthy community service, but also had poor institutional conduct. Given his history of sexual assaults and poor institutional and supervision adjustments, he was deemed unsuitable for release. The Board determined that there was substantial reason to believe that Borgman will engage in further criminal conduct, that due to the serious nature of the crimes his release would create an undue risk to public safety, and that his release would not act as a deterrent to institutional rule violations. He was continued to September 2014 when he will have approximately 26 years served.

167. **A212-598**  
**CUNNINGHAM, Dan**

**Explanation:** Inmate Cunningham is serving a 20-Life sentence for the crime of Aggravated Murder. Cunningham chased his girlfriend and shot at her car as she tried to drive away from him. Cunningham pursued her, forced the victim off the road, then forced her out of the car and shot her three times in front of their one year old son. The victim had been trying to leave him. Cunningham was last heard by the Parole Board in August 2011. At that time, he had maintained good institutional conduct. However, he displayed little insight for his offense and very little remorse. Objections to Cunningham’s release were received from a significant number of community members. Given the serious nature of the crime and his lack of remorse or insight, Cunningham was deemed unsuitable for release. The Board determined that release would not further the interests of justice and would be inconsistent with the welfare and security of society. Moreover, his release would create undue risk to public safety. Cunningham was continued to August 2014 when he will have approximately 25 years served.
168. **A213-055 BUTLER, Darnell**

**Explanation:** Inmate Butler, age 66, is serving a sentence of 20-life for the crime of Aggravated Murder. The offense involved Butler and the victim being involved in an altercation the day prior to the offense. On the day of the offense, the victim was a passenger in a vehicle that pulled up alongside Butler. The victim asked Butler if he was looking for him. Butler replied in the affirmative, then pointed a shotgun at the victim and fired, causing the victim’s death. Butler has a prior criminal history involving weapons and rule violations in prison for the possession of weapons. Butler was last heard by the Parole Board in November 2008. At that time, he admitted the offense, showed great remorse, but claimed that he was acting in self defense as the victim had brandished a firearm at him first. Butler had completed some programs, but had committed a very serious rule violation involving a weapon. Due to the nature of the offense, as well as prior weapons violations, Butler was deemed unsuitable for release. The release of Butler was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. Butler was continued to February 2012 which equates to his minimum sentence of 20 years.

169. **A213-288 ARRINGTON, Donald**

**Explanation:** Inmate Arrington, age 66, is serving a 1.5 year sentence consecutive to a 30 to 75 year sentence for the crimes of Sexual Battery, Corruption of a Minor (2 counts), and Rape (3 counts). These convictions involved him sexually abusing his three step-daughters over a five to six year period of time. The abuse consisted of oral, anal and vaginal intercourse. Arrington was last heard by the Parole Board in August 2009. At that time, he had maintained good institutional conduct and had completed the mandatory sex offender program. Arrington denies the crimes. Given his lack of remorse or insight, and the serious nature of the offenses, Arrington was deemed unsuitable for release. The release of Arrington was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to August 2012 when he will have approximately 23 years served.
170. A213-438  PRICE, Charles

**Explanation:** Inmate Price, age 72, is serving a sentence of 15-life for the crime of Murder. Price and his wife were separated when he went to her place of employment and killed her. The victim worked at a nursing home where many people were residing when Price opened fire. The victim died as a result of 6 gunshot wounds. Price was last heard by the Parole Board in October 2008. At that time he showed no insight into his offense, lacked remorse and had refused to participate in any programming to abate his risk to reoffend. Objections to release were received by a significant number of community members. Due to the nature of the offense and Price’s refusal to participate in any programs to abate his risk, he was deemed unsuitable for release. The Board determined that the release of Price would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to March 2012 when he will have approximately 23 years served.

171. A213-498  WAUGH, Ronald

**Explanation:** Inmate Waugh, age 65, is serving a 15 to 250 year sentence for the crimes of Rape (14 counts). These convictions involved him raping 14 minor victims, all of whom were under the age of thirteen. The sexual abuse included fondling, vaginal and anal intercourse, and the performance of oral sex on them. Additionally, he took sexually explicit photos of them and showed the victims pornographic materials. Waugh was last heard by the Parole Board in May 2009. At that time, he had maintained a poor adjustment to the institution. He had a serious conduct report in 2007 that resulted in segregation, when he was found to be in possession of photograph albums full of sexually explicit material. This material included multiple photographs with blackened out eyes and electrical tape on the mouths of adult female victims. Also found taped behind photographs of boats in this album were pictures of partially-dressed children. He admits to some of his offenses, and shared with the Board that he abused his victims over an eight-year period of time. Waugh had participated in a number of programs to include the mandatory sex offender program. Despite his programming, he displayed little remorse. Objections to release were received by a significant number of community members. The Board found that Waugh was unsuitable for release. The release of Waugh was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to May 2018, which equates to approximately 30 years served.
172. A214-576  HOMAN, Mark

Explanation: Inmate Homan, age 72, is serving a 10-25 year sentence for the crime of Felonious Sexual Penetration. This conviction involved the brutal insertion of an object into a 16 year old female relative’s vagina. Homan was last heard by the Parole Board in June 2009. At that time, he had good institutional conduct and had completed some relevant programs. However, he denied the offense and displayed no remorse or insight into his behavior. Given the brutality of the offense, the age of the victim and the continued community protest to his release, Homan was determined to be unsuitable for release. The Board determined that the release of Homan would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. Homan was continued to the expiration of his maximum sentence in September 2013.

173. A215-618  SHULTZ, Donald

Explanation: Inmate Shultz, age 75, is serving a 2 year sentence consecutive to a 5 to 25 year sentence for the crimes of Rape (2 counts) and Corruption of a Minor (2 counts). These convictions involved him sexually abusing two male victims, 11 and 12 years of age. He has a prior conviction for the crime of Gross Sexual Imposition against a minor victim, for which he received probation. Shultz was last heard by the Parole Board in March 2009. At that time, he had maintained good institutional conduct and had completed programming to include the mandatory sex offender program. Given his prior criminal history of sexually offending against a minor victim, Shultz was deemed unsuitable for release. The release of Schultz was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to March 2012 which equates to 23 years served.
174.  A215-956      HURT, Thomas

Explanation: Inmate Hurt, age 68, is serving a sentence of 23-Life plus a 3 year gun specification for the crime of Murder. The victim was a female who was shot in the head. Hurt was on supervision for Aggravated Robbery at the time of the offense. Following the murder, he fled to Nevada where he was convicted of Sexual Battery. He also has a prior Carrying a Concealed Weapon and Possession of Criminal Tools conviction. In addition, he has a prior Federal Bank Robbery conviction in California. Hurt was last heard by the Parole Board in September 2011. He had maintained good institutional conduct. Given his significant criminal history, that he was on supervision at the time of the murder, and objections to release received by community members, Hurt was deemed unsuitable for release. The release of Hurt was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to August 2013 when he will have approximately 25 years served.

175.  A216-474      MINTLOW, Jimmy

Explanation: Inmate Mintlow, age 69, is serving a sentence of 15-life for the offense of Murder. The details of this offense involve the police receiving a call from a 5 year old child telling them that his mother was stabbed. Police responded to the home and found the victim lying on the ground having been stabbed 44 times. The child was in the room when the offense occurred and was able to tell police that Mintlow committed the crime. Mintlow and the victim had been married for 6 years. Mintlow was last heard by the Parole Board in March 2009. Mintlow participated in limited programs and had good institutional conduct. However, he refused to accept the fact that his wife was dead and/or that he caused her death. Due to the nature of the offense, he was deemed unsuitable for release. The release of Mintlow was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. Mintlow was continued to March 2012 when he will have approximately 23 years served.
176. **A216-553**  **SILVA, Anthony**

**Explanation:** Inmate Silva, age 66, is serving a 6-year gun specification consecutive to a 20 to Life sentence for the crime of Murder (2 counts). In two separate incidents, Silva shot and killed two individuals on the same evening. Silva was last heard by the Parole Board in July 2008. At that time, he had maintained adequate institutional conduct and had participated in a limited amount of institutional programming. He admits to his crimes and has a minimal prior record. However, the magnitude of the loss of life was a significant aggravating factor, rendering Silva unsuitable for release. The release of Silva was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to April 2016, when he will have approximately 27 years served.

177. **A219-070**  **GALLOWAY, James**

**Explanation:** Inmate Galloway, age 68, is serving an aggregate sentence of 53 to 95 years for Rape (3 counts) and Gross Sexual Imposition (2 counts). These convictions involved multiple victims, both male and female, under the age of 10. Galloway has a prior sex offense for which he was sentenced to 1-20 years. The victim in this offense was a 7 year old female. Galloway was last heard by the Parole Board in March 2009. At that time, he had maintained good institutional conduct. He had participated in sex offender programming, however he displayed no remorse or insight and denied any sexual offenses other than the prior offense that involved the 7 year old female. Given his prior sex offense, the multiple victims under the age of 10 he has offended against, and his lack of remorse and insight, Galloway was deemed unsuitable for release. The release of Galloway was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to March 2014 when he will have approximately 25 years served.
178. A219-836 HEMSATH, Gary

**Explanation:** Inmate Hemsath, age 65, is serving a 15 to Life sentence for the crimes of Murder and Theft. He shot and killed his mother, and also stole checks, a car, and a gun. He has a prior record of Driving Under the Influence and Criminal Damaging. Parole was proposed in 2008, however, a petition objecting to his release and requesting a Full Board Hearing was received and accepted. A Full Board Hearing was conducted in April 2008. The Board heard arguments in support of and in opposition to release. At the conclusion of the hearing, the Board deemed Hemsath unsuitable for release, and determined that release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to April 2013 when he will have approximately 23 years served.

179. A219-918 ADKINS, Gaylen

**Explanation:** Inmate Adkins, age 65 is serving a 4 year definite sentence consecutive to a 30 to 75 year sentence for the crimes of Rape (4 counts) and Sexual Battery (2 counts). There were two victims of the rape offenses, a 12 and 13 year old girl; and one victim of the sexual battery offense, a 13 year old girl. The victims of the Rape offenses endured approximately 5 years of sexual molestation and the victim of the Sexual Battery endured approximately 2 years. Inmate Adkins was last heard by the Parole Board in October 2011. At that time, Adkins had maintained good institutional conduct and had completed programming, including sex offender programming. He displayed little remorse for his offenses and very little insight. Given his criminal history of sex offenses against minor victims, coupled with his lack of remorse or insight, Adkins was deemed unsuitable for release. The release of Adkins was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to December 2014 when he will have approximately 25 years served.
180. **A220-165** BAEZ, Santos

**Explanation:** Inmate Baez, age 73, is serving a 2 year sentence consecutive to a 15-40 year sentence for the crimes of Attempted Rape, Gross Sexual Imposition and Kidnapping. These convictions involve the abduction of a 7 year old female victim, who was a stranger, from a playground. Baez took her to a wooded area, molested her and attempted to rape her, only stopping when he was discovered. Baez has a conviction for a sex offense in Puerto Rico involving a 12 year old boy, the circumstances of which are similar to the current offense. He also has sex related misdemeanor convictions. Baez was last heard by the Parole Board in August 2009. At that time, Baez had completed relevant programming, to include sex offender programs, but had recent institutional misconduct. At a prior hearing, Baez admitted to a third victim, who was a minor relative, but had not been disclosed for prosecution. A risk assessment conducted indicated an unacceptable level of risk for sexually reoffending. In addition, there is significant community protest to his release. Given his lengthy criminal history of sex related crimes against minors, and his unacceptable risk for future offending, Baez was deemed unsuitable for release. The Board determined that the release of Baez would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to August 2012 when he will have approximately 22 years served.

181. **A220-822** JAKUB, Edward

**Explanation:** Inmate Jakub, age 83, is serving a 3 year gun specification consecutive to a 30-life sentence for 2 counts of Murder. Jakub believed his family was out to kill him for insurance benefits, so he went to his sister’s home and confronted her and her husband. Jakub pulled out a gun he had purchased days prior, and as the male victim struggled with Jakub, he was shot. Jakub then shot his sister 3 times. Jakub was 62 years of age at the time and his victims were both in their 70s. Jakub was last heard by the Parole Board in September 2009. At that time, he was suffering some age related health problems. He admitted his offense and took responsibility for his actions. Jakub had good conduct and programming participation. There were objections to release received from a significant number of community members. Due to the planned killing of two victims with no provocation, he was deemed not suitable for release. The Board determined that the release of Jakub would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to September 2012 when he will have approximately 23 years served.

Explanation: Inmate Boyle, age 68, is serving a 1.5 year sentence consecutive to a 20-Life sentence for the crimes of Aggravated Murder and Abuse of a Corpse. Boyle murdered his wife through suffocation and blunt force trauma to the head at their residence. He then took her dead body across state lines, to Pennsylvania and buried her under the basement floor, and covered the floor with new carpeting. The house she was buried in had been recently purchased by Boyle along with a pregnant girlfriend, posing as his wife. Boyle was last heard in December 2010 for his first statutory hearing. He had maintained a good institutional adjustment with limited institutional infractions. While Boyle now admits involvement in his wife’s death, he still describes it as an accident, contrary to the evidence presented showing prior calculation and motive. Strong community protest to his release was received. Given his lack of acceptance of total responsibility for his wife’s death, the impact to his two young children who lost both their mother and father through this offense, and the serious nature of the offense, he was deemed unsuitable for release. The release of Boyle was determined to not further the interests of justice and to be inconsistent with the welfare and security of society. He was continued to December 2020, when he will have approximately 30 years served.

183. A224-200  HILL, Archie

Explanation: Inmate Hill, age 70, is serving an aggregate 110-275 year sentence for the offenses of Rape (24 counts), Kidnapping (2counts), Assault (2counts), Felonious Assault, and Felonious Sexual Penetration. These convictions were the result of 2 different incidents where Hill and a co-defendant took two women against their will, held them for days, and beat and raped them multiple times. In addition, one of Hill’s Assault convictions is an added sentence for assaulting a correctional officer while incarcerated. Hill denies all his offenses. His institutional conduct has been very poor with repeated assaults on staff and other inmates. Hill was last heard by the Parole Board in June 2005. Hill took no responsibility for his actions and expressed no remorse. Due to the brutal nature of these attacks, and his institutional misconduct, Hill was deemed to be unsuitable for release. The release of Hill was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. Hill was continued to August 2014, when he will have approximately 29 ½ years served.
184. A225-288 BITTNER, Jerry

Explanation: Inmate Bittner, age 67, is serving a 6 year gun specification consecutive to a 48-80 year sentence for the crimes of Rape (3 counts), and Attempted Kidnapping. The offenses occurred over a two year period of time and involved four separate incidents. In three of the incidents, Bittner approached an adult female in a shopping mall parking lot, forced her into her car at gunpoint, had her drive to a remote location, and then forced her to perform oral sex upon him. In the fourth incident, the victim was able to fight off Bittner and he fled, but was seen by witnesses who were able to identify him. Bittner has 2 prior felony convictions involving similar behavior where he served multiple terms in mental health facilities and prison. He admits to having had rape fantasies since he was a child. Bittner was last heard by the Parole Board in February 2010. At that time, he had maintained good institutional conduct and had participated in sex offender programming. He displayed remorse for his offenses and had some insight. Given his significant criminal history of kidnapping and raping strangers over a 20 year period of time, Bittner was deemed unsuitable for release. The release of Bittner was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to April 2015 when he will have approximately 26 years served.

185. A226-137 BUDD, Robert

Explanation: Inmate Budd, age 65, is serving a 7-25 year sentence for Attempted Murder. The offense involved Budd assaulting his estranged wife. Budd had been removed from his wife’s home a day earlier after threatening her. The following day, he returned to her home with a gun, knife, rope and handcuffs. He entered the home, struggled with the victim, shot her 3 times then stabbed her 25 times trying to kill her. The victim survived, however she continues to suffer permanent bodily injury. Budd was last seen by the Parole Board in August 2009. He showed no remorse and no insight into his offense. He has programmed well and has good institutional conduct. However, considerable objection to release was received by a significant number of community members. Due to the brutal nature of the offense, and years of abuse to the victim, he was deemed to be unsuitable for release. The Board determined that the release of Budd would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to the expiration of his maximum sentence in August 2017.
186.   A227-769    ARNOLD, William

**Explanation:** Inmate Arnold, age 66, is serving a 1 year sentence consecutive to a 5 to 25 year sentence for the crimes of Rape (2 counts), Corruption of a Minor, and Complicity to Pandering Obscenity Involving a Minor. He engaged in sexual conduct with an 11 year old girl, forcing her to perform fellatio on him. He also took pornographic pictures of children, and offered payment. He played lewd games and provided them with beer and cigarettes to facilitate his crimes. Parole had been proposed in 2009, however, a petition opposing release and requesting a Full Board Hearing was received through the Office of Victim Services and was accepted. The Full Board Hearing was conducted in September 2009. Arguments in support of and in opposition to release were heard. Based on the information received at this hearing by interested parties, the Board determined that Mr. Arnold was not suitable for release, and that his release would create an undue risk to public safety, particularly to young children. He was continued to January 2013 when he will have approximately 24 years served.

187.   A228-457    HOPKINS, William

**Explanation:** Inmate Hopkins, age 65, was on parole for the Rape of a 10 year old boy when he was convicted again of Rape and Kidnapping after forcing sex on a 7 year old boy in a park. He received a 12 to 25 year sentence for the new offense, and his aggregate sentence is 19 to 50 years. He was last heard by the Parole Board in August 2008, and had completed limited risk-relevant programming, and had poor institutional conduct. Given his marginal institutional adjustment and his history of sexually offending against minors, he was deemed unsuitable for release. The Board determined that there was substantial reason to believe that Hopkins will engage in further criminal conduct if released, that release would not further the interests of justice, that release would not act as a deterrent to rule violations, and that release would create undue risk to public safety, particularly to young children. He was continued to June 2015, when he will have approximately 25 years served since his return.
188. A228-510     DURAN, Richard

Explanation: Inmate Duran, age 68, is serving a 6-25 year sentence for Rape. This offense involved the sexual assault of a 12 year old female victim who became pregnant due to the abuse. Duran has a prior prison incarceration for a sex offense, and three misdemeanor convictions for Contributing to the Delinquency of a Minor. Duran was last heard by the Board in February 2011. At that time he had completed sex offender programming; however he denied the extent of his documented criminal history involving at least 4 victims. Duran displayed poor insight into his offending behavior, a lack of remorse and denial of previous offenses. Given his significant criminal history that includes several sexual offenses against children, and a significant amount of community objection to his release, it was determined that the release of Duran would not be consistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to the maximum expiration of his sentence in July 2015.

189. A229-117     MILLS, Lones

Explanation: Inmate Mills, age 67, is serving a 2 year sentence consecutive to a 10-25 year sentence for Rape and 2 counts of Sexual Battery. This offense involved Mills forcing his 12 year old daughter to engage in sexual intercourse over a period of several years. During the years of abuse, the victim was impregnated at least 3 times. Twice the victim was forced to have an abortion, and on one occasion she gave birth to Mills’ child. Mills was last heard by the Parole Board in November 2008. At that time, he had maintained good institutional conduct. He had participated in very limited institutional programming, but did complete sex offender programming. There was significant protest to Mills’ release by interested parties. He displayed remorse for his offenses but had very little insight. Mills’ prior criminal history includes convictions for Assault and Resisting Arrest. Given his repeated sexual abuse of his natural daughter over a several year period of time that resulted in multiple pregnancies, Mills was deemed unsuitable for release. The Board determined that the release of Mills would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to June 2015, which equates to the maximum expiration of his sentence.
190.  A229-406    HARRIS, Eunice

Explanation: Inmate Harris, age 65, is serving an aggregate sentence of a 6 year gun specification in addition to a 20 to 50 year sentence for the crimes of Voluntary Manslaughter and Felonious Assault. The victim of the Voluntary Manslaughter was his wife. He poured ammonia down the victim’s throat and shot her. The Felonious Assault resulted from police chasing Harris, and Harris shooting at the police. Harris was last seen by the Parole Board in July 2010. At that time, he had maintained good institutional conduct, and had completed some programming. Many objections to release were received by interested parties and the community. Given his history of violence, the sentence imposed, objections to release from community members, and a lack of recommended programming, Harris was deemed unsuitable for release. The release of Harris was determined to not further the interests of justice and to be inconsistent with the welfare and security of society, and would create an undue risk to public safety. He was continued to July 2013 when he will have approximately 23 years served.

191.  A229-740    JONES, Lowell

Explanation: Inmate Jones, age 66, is serving an aggregate 7 to 25 year sentence for the crimes of Rape and Gross Sexual Imposition (3 counts). He sexually assaulted his daughter, 2 stepdaughters, and a cousin’s daughter, all under the age of 13. At his August 2011 hearing, he demonstrated poor insight and relapse prevention plans. The Board considered this and his multiple, minor victims, and determined that Jones was not suitable for release. The Board found that there was substantial reason to believe that Jones would engage in further criminal conduct, and that his release would create an undue risk to public safety, particularly to young children. He was continued to the expiration of his maximum sentence, which is in November 2014.
192. A229-991 CHILDERS, J.D.

Explanation: Inmate Childers, age 69, is serving a 2 year sentence consecutive to a 30 to 75 year sentence for the crimes of Rape (3 counts) and Gross Sexual Imposition. The crimes involved the abuse of three girls aged 12 and 13. He would give them money for sex and took provocative pictures of at least one of the victims. He was last heard by the Parole Board in September 2011. He had been previously instructed to attend offense-related programming, but had not complied. He was admitted to sex offender programming earlier in the year, but could not complete it due to a hospitalization. However, he had not completed any offense-related programming in the 20 years of incarceration prior to his medical condition occurring. He denies most of the sexual contact and lacks insight. Given the multiple, minor victims involved, his lack of insight, and the consecutive sentences imposed by the court, he was deemed unsuitable for release. The Board determined that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society, particularly to young children. Childers was continued to March 2013 when he will have approximately 23 years served.

193. A230-549 DAVIS, Dale

Explanation: Inmate Davis, age 67, is serving a 3-year gun specification, consecutive to a 1.5 year sentence, consecutive to a 15 to Life sentence for the crimes of Murder and Gross Abuse of a Corpse. These convictions involved him shooting his wife with a shot gun following an argument, putting her body in a barrel, pouring fuel over it and setting it on fire. The body burned for 3 days. Davis then scattered the ashes in the garden and rototilled them into the soil to cover up the evidence. The case was further aggravated by the fact that he made up a story that his wife had left him, thereby leaving the case unsolved for many months, and by the fact that his four-year old son was home at the time of the crime. Davis was last heard by the Parole Board in September 2010. At that time, he had maintained good institutional conduct and had participated in very little programming. He displayed little remorse for his offenses, and very little insight. Given the serious nature of the offense, his lack of remorse or insight, and limited programming, Davis was deemed unsuitable for release. The release of Davis was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to November 2013 which equates to 23 years served.
194. A231-633  COCHRANE, David

Explanation: Inmate Cochrane, age 73, is serving a 13 to 40 year sentence for the crimes of Rape (2 counts) and Pandering Obscenity. These convictions involved him sexually abusing his biological daughter over a number of years, when she would spend the weekends with him at his residence. He would physically assault the victim and threaten to kill her mother if she told anyone about the abuse. His crimes were sadistic in nature, in that he would force the victim to put objects inside her vagina and bind her up during the abuse. Over 40 naked photographs of the victim were also found during the investigation. Cochrane was last heard by the Parole Board in April 2009. At that time, he had maintained good institutional conduct but had completed very little programming. He was an untreated sex offender who displayed little remorse for his offenses and very little insight. Given his lack of remorse or insight and limited programming, Cochrane was deemed unsuitable for release. The release of Cochrane was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to April 2012 which equates to 21 years served.

195. A232-454  JOHNSON, Louis

Explanation: Inmate Johnson, age 80, is serving a 15 to Life sentence for the crime of Murder. The victim was a 74 year old man. He was beaten and stabbed prior to being dumped in a lake. Johnson has a prior Assault conviction that resulted in a fine. Other arrests for violence are indicated in his record, and were allegedly dismissed due to intimidation of the witnesses and/or victims. He was last heard by the Parole Board in November 2010. At that time, he had maintained good institutional conduct and had completed minimal programming. He shared that he had medical conditions; however, his file noted that he remained capable of intimidation despite his age. Given his violent offense history, the age of the victim, the nature of the offense, community members’ objections to his release, and the observation that Johnson showed little remorse, he was deemed to be unsuitable for release. The release of Johnson was determined to be inconsistent with the welfare and security of society and would not further the interests of justice. He was continued to November 2012 when he will have approximately 22 years served.
196. A232-535  MARTIN, Albert

Explanation: Inmate Martin, age 65, is serving a 3 year gun specification consecutive to a 15-Life sentence for the crime of Murder. This conviction involved the death of a female victim by way of 5 gunshots. Martin was found by a witness standing by the victim, who was lying in the road. Martin told the witness he had accidentally struck the victim with his vehicle and was waiting for law enforcement. When the witness went around the block, the victim, Martin and his vehicle were gone. Law enforcement found Martin at his residence with the dead victim, who was nude. This is Martin’s fifth incarceration, having prior burglary and weapons convictions in Ohio and California. Martin was last heard by the Parole Board in December 2009. At that time, he had a lengthy history of aggressive institutional misconduct and had not completed any programs. Martin denied his role in the offense, displaying no insight or remorse. In addition, there was significant community protest to his release. Given his significant criminal history, his denial of the instant offense and no programming, Martin was deemed unsuitable for release. The Board determined that the release of Martin would not further the interests of justice, would be inconsistent with the welfare and security of society, and would create an undue risk to public safety. He was continued to November 2015, which equates to 25 years served.

197. A232-661  THOMPSON, Martin

Explanation: Inmate Thompson, age 72, is serving a 15 to Life sentence for the crime of Murder. This conviction involved Thompson laying in wait at the residence of his girlfriend, who was disabled, and shooting her in the head 2 times from close range. The victim, who was a widow, had recently come into an inheritance. Thompson was last heard by the Parole Board in August 2010. At that time, he had good institutional conduct, but had not completed relevant programs that would abate his risk to re-offend. His version of the events varied significantly from the official version, showing little insight into his role in the offense. In addition, there was significant community protest to his release. Given Thompson’s lack of acceptance of responsibility, the victim’s vulnerable condition, and his failure to complete relevant programs, he was deemed unsuitable for release. The Board determined that the release of Thompson would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2012 when he will have approximately 22 years served.
198. A233-411  JOHNSON, Grover

Explanation: Inmate Johnson, age 68, is serving a 20 to 50 year sentence for the crime of Rape (10 counts). These convictions involved him sexually abusing his two biological daughters over a 10 year period of time. Johnson was last heard by the Parole Board in January 2011. At that time, he had maintained good institutional conduct. Additionally, he had participated in institutional programming, including sex offender programming. He admitted to his actions and displayed remorse for his crimes. Objections to release were received by a significant number of community members. The case is further aggravated by the young age of the victims, duration of the abuse, and the abuse of his position of parental trust. Given these factors, Johnson was deemed unsuitable for release. The release of Johnson was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to March 2014, when he will have approximately 23 years served.

199. A233-490  CHRISTY, Richard

Explanation: Inmate Christy, age 71, is serving a 1 year sentence consecutive to a 5 to 25 year sentence for the crimes of Gross Sexual Imposition (6 counts), and Rape (9 counts). These convictions involved him sexually abusing four of his minor granddaughters over an extended period of time. Christy was last heard by the Parole Board in June 2010. At that time, he had maintained good institutional conduct and had participated in the Mandatory Sex offender Program. Despite his programming, he displayed little remorse for his offenses and very little insight. Additionally, he shared with the Board that his relapse prevention was to “behave himself.” Christy was deemed unsuitable for release due to his high risk of re-offending. The release of Christy was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to June 2013, when he will have approximately 23 years served.
200.  A234-244    VANOVER, William

Explanation: Inmate Vanover, age 79, is serving an aggregate 20 to 50 year sentence for the crime of Rape (3 counts). He sexually abused his 3 grandchildren over a period of time starting at age 4, 7, and 9. The abuse consisted of oral sex and digital penetration. He has no prior criminal record, but does have a history of sexual deviancy. He was most recently heard by the Parole Board in February 2011, and had maintained good institutional conduct and had completed relevant programming. He did present with some medical issues, and was wheelchair bound. However, given the multiple, minor victims, the abuse of familial trust, and his history of sexual deviancy, the Board determined that Vanover was not suitable for release, and that his release would not further the interests of justice and would create undue risk to public safety, particularly to young children. He was continued to February 2014 when he will have approximately 23 years served.

201.  A237-293    YOUNG, John

Explanation: Inmate Young, age 67, is serving a 15-25 year sentence for the crime of Kidnapping. He took his 17 year old niece out of state where he sexually assaulted her. He is convicted of the sexual assault in West Virginia. He has a prior record of Armed Robbery in West Virginia where he was also associated with a homicide. He was last heard by the Parole Board in July 2010. He had participated in limited risk-relevant programming, and his previously marginal institutional conduct had improved. Given the sexual motivation of the Kidnapping offense, coupled with his history of violence and marginal institutional adjustment, Young was deemed unsuitable for release. The Board determined that release would not further the interests of justice, would be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to minors. He was continued to July 2013 when he will have approximately 23 years served.
202. A238-599  KRAUSE, JR., Alfred

Explanation: Inmate Krause, age 65, is serving a 7-25 year sentence for the offenses of Attempted Rape and Gross Sexual Imposition (2 counts). These offenses involve the sexual abuse of his 10 year old son and 8 year old daughter on multiple occasions. In addition, Krause forced the male victim to sexually abuse his sister. The children were removed from the home after the abuse was discovered, but the male victim continued to sexually abuse his sister for some time while they were in foster care together. Krause was last seen by the Parole Board in August 2011. He denied the current offenses or ever sexually abusing his children. He has completed some sex offending programming, and has had good institutional conduct. Due to the nature of the offense, including facilitating the sexual abuse of his daughter by his son, he was deemed to be unsuitable for release. The Board determined that the release of Krause would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly too young children. He was continued to August 2014 when he will have approximately 23 years served.

203. A239-414  KING, Ralph

Explanation: Inmate King, age 65, is serving a 3 year gun specification consecutive to a 15-Life sentence for the crime of Murder. This conviction involved King, armed at the time, parking a distance away from his estranged wife’s home, and when she approached the home, he chased her down and shot her to death. King claimed he went to his wife’s home to kill himself in front of her, but he snapped when she slapped him. King did have prior complaints filed against him for violence toward this victim. King was last heard by the Board in August 2010, at which time he had good conduct and good program completion. King admits his crime but places a lot of blame upon the victim. King has some support, but there was also a significant objection to his release from interested parties and the community. Due to the nature of the offense, the inmate was deemed to be unsuitable for release. The Board determined that the release of King would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2015, when he will have approximately 25 years served.
204.  A240-675    BAITY, William

Explanation: Inmate Baity, age 66, is convicted of one count of Rape involving his 11 year old step daughter. Baity raped his step daughter repeatedly over a two year period. The victim informed hospital officials of the abuse during the eighth month of her pregnancy. DNA test determined that Baity was the father. He has prior misdemeanor convictions of Disorderly Conduct (four offenses), Aggravated Menacing and Carrying a Concealed Weapon. He was last heard by the Parole Board in February 2010. Baity had good institutional conduct; however, he refuses to participate in recommended programs and has only completed the mandatory sex offender program during his entire incarceration. Baity pled guilty to the offense however, he continues to deny the crime and displayed no remorse towards his victim or insight into his offense behavior. Due to the serious nature of the offense, age of the victim, duration of abuse to include impregnating the victim, lack of remorse and lack of participation in recommended programs, the Board deemed Baity unsuitable for release. The Board determined that the release of Baity would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to April 2013, when he will have approximately 22 years served.

205.  A241-825    MATTINGLY, William

Explanation: Inmate Mattingly, age 71 is serving a sentence of 3 years plus 20-Life for the offense of Aggravated Murder with a gun specification. The offense involved Mattingly going to the victim’s place of work with a shotgun, confronting the victim, who was involved with Mattingly's wife, and shooting him in the face, killing him. Information received revealed that Mattingly had made threats to the victim prior to killing him. Mattingly has a prior criminal history consisting of 2 misdemeanor offenses. Mattingly was last heard by the Parole Board in July 2007. At that time he had maintained good conduct and completed relevant programs. The Board received objection to release by a significant number of community members, and information regarding the previous threats of Mattingly to the victim. The Board deemed Mattingly unsuitable for release. The release of Mattingly was determined to not further the interests of justice and to be inconsistent with the welfare and security of society, and would create undue risk to public safety. Mattingly was continued to November 2013 when he will have approximately 23 years served.
206. A243-075  DIAZ, Augusto

Explanation: Inmate Diaz, age 68, is serving a 5-25 year sentence for Rape and Attempted Rape. These convictions involved him anally raping an 11-year old female victim two times, and attempting to rape her on a third occasion. This occurred over a four-month period of time. He also served time in prison for the crime of Gross Sexual Imposition against a 5-year old female victim back in 1974. Diaz was last heard by the Parole Board in August 2011. At that time, he presented with poor institutional conduct, as he had spent time in Local Control for attempting to establish a relationship. He had participated in the mandatory sex offender program, but very few other programs during his incarceration. Despite his guilty plea, Diaz continues to be in complete denial of his crime and projected blame on other individuals. He displayed little remorse for his offenses and very little insight. Given his significant criminal history of sexual abuse against minor victims, coupled with his lack of remorse or insight and limited programming, Diaz was deemed unsuitable for release. The release of Diaz was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to October 2014 when he will have approximately 23 years served.

207. A243-796  CULLEN, James

Explanation: Inmate Cullen, age 67, is serving an 8-30 year sentence for 2 counts of Attempted Rape. The offense involved Cullen sexually abusing two victims, a 2 year old male victim and a 4 year old female victim while babysitting them. Cullen was last seen by the Parole Board in January 2005. At that time, he had very poor insight into his offense behavior and showed poor judgment. He had no programs to address his offense related behavior or to abate his risk. The Board determined that due to the nature of the offense where multiple victims of very tender ages were abused by the inmate, and his lack of relevant programs, he was not suitable for release. The release of Cullen was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Cullen was continued to May 2012 when he will have 20 years served.
Explanations:

BATTAGLIA, Anthony

Inmate Battaglia, age 67, is serving a 20 to 50 year sentence for the crimes of Rape (2 counts). These convictions involved him sexually abusing his girlfriend’s 11 year old daughter over a period of several months. He has a prior conviction for the crime of Gross Sexual Imposition in 1975, where he attempted to rape a 13-year old female victim. Battaglia was last heard by the Parole Board in April 2009. At that time, he had maintained good institutional conduct and had completed many programs, to include the mandatory sex offender program. He displayed little remorse for his offenses, very little insight, and denied any penetration with his victim, despite his guilty plea. Objections to release were received by a significant number of community members. Given his lack of remorse or insight, and his prior history of sexual offending against a minor, Battaglia was deemed unsuitable for release. The release of Battaglia was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to April 2012 when he will have approximately 20 years served.

BUOSCIO, Sam

Inmate Buoscio, age 66, is serving a 3 year gun specification, consecutive to 6 months, consecutive to 10-25 years for the crimes of Voluntary Manslaughter and Forgery. The offense of Voluntary Manslaughter involved Buoscio shooting his girlfriend to death in her front yard and in front of her child. Buoscio has an extensive criminal history that includes assaults, harassments and menacing convictions. His criminal activity continued while he was incarcerated, as he was convicted of federal crimes involving forgery. Buoscio was last heard by the Parole Board in May 2009. Objections to his release were received by interested parties and community members. Due to Buoscio’s violent criminal history and his continued criminal conduct while incarcerated, he was deemed unsuitable for release. The Board determined that the release of Buoscio would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. Buoscio was continued to June 2012 when he will have approximately 21 years served.
**210. A246-469  MCCOY, Gary**

**Explanation:** Inmate McCoy, age 65, is serving an aggregate sentence of 20 to 50 years for the crimes of Rape (3 counts), Felonious Sexual Penetration (2 counts) and Felonious Assault. McCoy laid in wait in the female victim’s garage. She was beaten, strangled, and raped. The victim survived the attack; however, she suffered permanent bodily injury. McCoy’s criminal history includes a prior Gross Sexual Imposition involving a 12 year old girl; a Gross Sexual Imposition of another female victim, and a conviction for Assault in Colorado where the original charge was Kidnapping and Sexual Assault of a female victim. His record also notes a prior Assault with a Deadly Weapon, a Pointing and Discharging of a Firearm, Resisting, Larceny, and Breaking and Entering. McCoy was last heard by the Parole Board in August 2009. At that time, he had negative institutional conduct, and had completed no programs. McCoy expressed no remorse for his offense and had limited insight. He has been assessed as a high risk to sexually re-offend. Given his extensive criminal history, particularly sex related offenses, his lack of programming, negative institutional conduct, lack of remorse and limited insight, permanent bodily injury to the victim, and the fact that he is a multi-state offender, McCoy was deemed unsuitable for release. The release of McCoy was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety. He was continued to August 2014 when he will have approximately 23 ½ years served.

**211. A249-950  JUSTICE, Don**

**Explanation:** Inmate Justice, age 65, is serving a 3 year gun specification consecutive to a 20-Life sentence for the crime of Aggravated Murder. He killed his ex-wife’s new boyfriend. He knocked on the door, verified who the victim was, and shot him. He has a prior Domestic Violence conviction against his ex-wife. He was last heard by the Parole Board in January 2008, and had maintained good conduct, but had poor programming efforts. The Board weighed these factors, as well as the objections that were received by a significant number of community members, and determined that Justice was not suitable for release, and that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to June 2014, which equates to his minimum court-imposed sentence of 23 years.
212. A250-189  MYERS, Gerald

**Explanation:** Inmate Myers, age 71, is serving a sentence of 1 ½ years consecutive to 10-45 years for the crimes of Corruption of a Minor, Rape and Felonious Assault. Myers is serving his fourth felony conviction for a sex offense and overall seventh prison commitment. Myers most recent offense involved him picking up a 16 year old boy for oral sex, while on parole. The boy’s father was looking for the child, saw the boy get into Myers’ car, and followed them to Myers’ home, then called police. Myers was apprehended with the child in his home. Myers’ other convictions all involve the sexual conduct or contact with minor males ages 11-16. Myers was last heard by the Parole Board in September 2010. He admitted all of his offenses, took responsibility and vowed not to re-offend. However, every time Myers is released from prison, he returns with a new sex offense. He has completed all phases of sex offender programming and participated in sex offender programming while under supervision, but these efforts have not resulted in a change in his behavior. Due to the extensive history of Myers criminal sexual conduct and his continued failures on supervision, he was deemed unsuitable for release. The release of Myers was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to minor males. He was continued to November 2012 when he will have approximately 21 year served.

213. A253-392  JONES, Jerry

**Explanation:** Inmate Jones, age 65, was on parole for Forgery, Petty Theft, Rape and Felonious Assault when he was arrested for Robbery. While incarcerated at the Montgomery County Jail, he sexually assaulted another inmate, using scissors as a weapon, and was also convicted of Rape relative to that incident. His prior Rape convictions also involved the use of scissors as a weapon. His aggregate sentence is 20 to 90 years. He was last heard by the Parole Board in May 2008. He had poor institutional conduct, but had completed some relevant programming. Based on his extensive criminal history and extremely poor institutional adjustment, the Board found him unsuitable for release. The Board determined that there was substantial reason to believe that he will engage in further criminal conduct, that release would not further the interests of justice, and that release would not adequately deter future institutional rule violations. He was continued to September 2017 when he will have approximately 26 ½ years served.
214. A253-648  DAVIDSON, Melvin

Explanation: Inmate Davidson, age 69, is serving a 15 to Life sentence for the crime of Murder. This offense involved Davidson getting into a verbal altercation with his adult male cousin, during which Davidson shot the victim multiple times in the head, killing him. The victim was not armed nor did he physically assault Davidson. This is the Davidson’s fourth adult incarceration. He had been off parole only 4 months at the time of this offense. He has numerous previous convictions for violent behavior, including robbery and assaults. Davidson was last heard by the Parole Board in October 2009. At that time, he had improved institutional conduct and had participated in very limited institutional programming. He displayed no remorse for his offenses and very little insight. Davidson blamed the victim for “making” him kill him. He accepted little responsibility for any of his criminal history, other than a 1977 Robbery conviction. Given his significant criminal history of violent offenses, coupled with his lack of remorse or insight and limited programming, Davidson was deemed unsuitable for release. The release of Davidson was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to December 2016, when he will have approximately 25 years served.

215. A254-048  MALONE, Milton

Explanation: Inmate Malone is serving a 10-25 year sentence for the crime of Child Stealing. He took a 9 year old female victim and drove her to Missouri where he abandoned her. Along the way, he attempted to sexually assault her. This offense occurred while Malone was on probation for a prior Abduction offense in which Malone abducted a 6 year old female stranger victim. Malone was last heard by the Parole Board in January 2011. He has engaged in some institutional misconduct and completed some programming. However, the nature of his criminal record aggravated public safety concerns and rendered him unsuitable for release. The Board determined that a release would create an undue risk to public safety, particularly to young children, and would not be consistent with the welfare and security of society. He was continued to March 2013 when he will have approximately 21 ½ years served.
216. **A254-706**  **SMITH, Oren**

**Explanation:** Inmate Smith, age 73, is serving a sentence of 8-25 years for the crimes of Rape and Gross Sexual Imposition (6 counts). The offense involved Smith raping his 9 year old daughter over a several month period of time, and having sexual contact with six of her friends during the same timeframe. Smith was last heard by the Parole Board in June 2007. Smith denied his offenses, displayed no insight and lacked remorse. He had no empathy for his victims and portrayed himself as the victim. Smith maintained good conduct and completed some programs, but due to the number of minor victims who were abused over an extended period of time, he was deemed unsuitable for release. The release of Smith was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to June 2012 when he will have approximately 20 ½ years served.

217. **A257-133**  **LANG, James**

**Explanation:** Inmate Lang, age 83, is serving a 2 year sentence along with a 6-25 year sentence for the crimes of Rape (6 counts) and Gross Sexual Imposition (3 counts), involving the sexual abuse of 4 victims, all under the age of 13, on numerous occasions over several years. The victims of the Gross Sexual Imposition convictions were Lang’s grandson and two children ages 7 and 10 who were allowed to spend the night at his home when his grandson visited. The abuse consisted of fondling, digital penetration and masturbation. The female victim of the Rape convictions was 8 years old when the abuse began, which started with fondling and progressed to oral and vaginal intercourse over a period of five years. The victim advised authorities at age 19 after becoming aware of other victims. Lang has no prior convictions. At the time of his June 2010 hearing, Lang reported several medical ailments to include emphysema and high blood pressure. He had good institutional conduct however; he has not participated in any recommended programs during his incarceration and refuses to participate in sex offender programming. He has no support in the community and lists placement in a nursing home as his first option. The crimes are aggravated by the ages and number of victims, coupled with the duration of abuse and Lang’s lack of remorse. The aggravating factors along with objections to release by a significant number of community members led the Board to deem Lang unsuitable for release. The Board determined that his release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to June 2012 when he will have approximately 19 years served.
218. A257-817  PIPHER, Joseph

Explanation: Inmate Pipher, age 70, is serving a 35-95 year sentence for the crimes of Rape and Illegal Use of Minor in Nudity Oriented Material (37 counts). The offenses involve Pipher raping a 6 year old victim over an extended period of time. During the investigation it was discovered that Pipher had also taken pictures of several children over many years. Those pictures depicted children in various sex acts, including bondage and being hung from rafters in the ceiling. Pipher was heard by the Parole Board in November 2011. At that time he admitted some of his offenses, but blamed the victim for being consensual in the offenses. He denied any other victims. This is Pipher’s second felony conviction. His first offense involved the assault of his wife after she confronted him about taking photos of his son and a neighborhood boy. He has programmed only minimally but has good conduct. Due to the nature of the offense and his serious criminal history, he was deemed to be unsuitable for release. The release of Pipher was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to November 2015 when he will have approximately 29 ½ years served.

219. A260-057  TIREY, Douglas

Explanation: Inmate Tirey, age 70, is serving a 10-Life sentence for the crime of Rape (6 counts). The victims were his two daughters who were both under the age of 16 when the sexual abuse occurred. Tirey raped the victims for several years, and threatened that if they told, the family would break up and they would be placed into foster homes. In addition, one of the victims contracted a sexually transmitted disease from Tirey. Tirey has no prior criminal record. When last heard by the Board in May 2009, Tirey had maintained good institutional conduct, and had participated in recommended programming. However, given the duration and extent of abuse, the Board found Tirey unsuitable for release, and determined that a release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Tirey was continued to May 2012, at which time he will have 20 years served.
220.  A262-690    FARR, Bob

**Explanation:** Inmate Farr, age 77, is serving a 10 to Life sentence for the crime of Rape (2 counts). His offenses involve the sexual assault of his two daughters over the course of many years. The girls were ages 7 and 8 when the abuse started. The crimes were discovered when the victims were 15 and 16 years old. Farr documented the rapes by photographing the sexual acts he forced on the victims. His criminal activity had devastating effects on both victims. After many years of torment, one of the victims had a seizure and died. Farr was last seen by the Parole Board in 2008. Farr had made an acceptable institutional adjustment. Objections to release were received from a significant number of community members. Given the serious nature of the offense and the extent of victimization, he was deemed unsuitable for release. The release of Farr was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to April, 2012 which equates to approximately 20 years served.

221.  A263-830    KOELLING, Sidney

**Explanation:** Inmate Koelling, age 68, is serving a 2 year sentence consecutive to a 21-75 year sentence for the crimes of Rape and Sexual Battery, involving at least two of his biological children, ages 8 and 11. He would sexually abuse them when they were at his home on weekends. He was last heard by the Parole Board in December 2011. He is a long term patient at the Franklin Medical Center. Given his poor mental capacity, the Board requested a Parole Hearing Capacity Assessment to assist in its understanding of Koelling’s ability to participate in the hearing process. Upon receipt of the assessment, the Board will vote on Koelling’s release, which should occur in approximately 60-90 days.
222. A263-966  STURGEON, Wayne

Explanation: Inmate Sturgeon, age 82, is serving a 1.5 year sentence consecutive to a 10-25 year sentence for the crimes of Gross Sexual Imposition and Rape. These convictions involved him sexually abusing his granddaughters, ages 13 and 15, over an extended period of time. His prior criminal history includes a 1959 conviction for Contributing to the Delinquency of a Minor. Sturgeon was last heard by the Parole Board in August 2011. At that time, he had maintained good institutional conduct and had completed relevant programming. He had previously been given a parole date by the Board for January 2011. However, this parole date was rescinded due to lack of placement options. Sturgeon respectfully shared with the Board that he refuses to be paroled to a nursing home. He does not have any viable placement options with family or other supporters in the community. In addition, objections to his release were received by a significant number of community members. Given his lack of suitable placement options, Sturgeon was deemed unsuitable for release. The release of Sturgeon was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to February 2013, which equates to 20 years served.

223. A265-677  LUCAS, Paul

Explanation: Inmate Lucas, age 70, is serving an 8 to 25 year sentence for the crime of Rape. The victim was a 6 year old female he was babysitting. Lucas self reported a prior conviction of a sex offense against a 5 year old female for which he received probation. Lucas was last heard by the Parole Board in August 2010. At that time, he had maintained good institutional conduct and had participated in sex offender programs, but did not complete all that were available or required. He displayed little remorse for his offenses and took no responsibility for either sex offense. Given his significant criminal history of sexually offending against minor victims, his lack of remorse and failure to take responsibility for his current or past sex offenses, as well as his non-completion of all sex offender programming available or required, Lucas was deemed unsuitable for release. The release of Lucas was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to August 2013 when he will have approximately 21 years served.
Explaination: Inmate Hall is serving a 10-25 year sentence for the crime of Rape (3 counts). The victim of the offenses was his biological son who was under the age of 16 when the offenses occurred. At his 2007 institutional hearing, Hall had served 15 years of his sentence and had maintained good institutional conduct and had participated in recommended programming. He denied sexually abusing his son, but admitted to fondling his 15 year old daughter, who is not a victim of any of the convictions. In addition, the Board was in receipt of an affidavit from Hall’s son recanting the allegations of sexual abuse. The Board proposed parole and subsequently received a petition opposing release and requesting a Full Board Hearing. The petition was accepted and a Full Board hearing was conducted. The victim of the offenses of conviction appeared at the hearing through video-conferencing, as he himself was an inmate, and advised the Board that Hall sent him the affidavit, and he signed it at a time when he was suffering from untreated mental illness and drug withdrawal, and did not know what he was signing. He then relayed that Hall did rape him as a child, and that the abuse included forced sexual contact with the family dog and cross-dressing in his mother’s lingerie. Hall’s daughter also presented to the Board and described her own victimization, and how Hall kept the abuse of his three children a secret from each other. Given the compelling presentations that provided the Board with additional information regarding the number of victims abused, the extent and cruelty of the abuse, and the manipulation and continued victimization post-conviction, the Board determined that Hall was not suitable for release, and that a release would create undue risk to public safety, particularly to young children, and would not further the interests of justice and would be inconsistent with the welfare and security of society. The Board continued Hall to the expiration of his maximum sentence, which is in March 2017.
225. **A265-889  WADDLLINGTON, Carter**

**Explanation:** Inmate Waddlington, age 78, is serving a 3 year gun specification consecutive to a 15-Life sentence for the crimes of Murder and Attempted Murder. At the age of 59, he shot and killed his wife of 42 years in a bar that they owned together. He apparently believed that she was stealing money from the bar. As he fled, he shot at, but did not hit, a security guard. He was eventually shot by police after pointing a gun at them. He had no prior record. He was last heard by the Parole Board in January 2010. The Board noted that his good conduct and health problems may mitigate risk. However, the mitigating factors did not outweigh the aggravating factors of multiple victims and the fact that the murdered victim had a civil protection order against him at the time of the offense. Waddlington was deemed unsuitable for release. The Board determined that release would not further the interests of justice. He was continued to August 2012, which equates to 20 years served.

226. **A268-348  BRADFORD, Paul**

**Explanation:** Inmate Bradford, age 71, was in prison in Kansas for Murder and Robbery when he was indicted for the 1973 Murder of a service station clerk in Tuscarawas County. He was convicted of that crime and sentenced to 15-Life in Ohio. He was also convicted of killing a bar owner in Tennessee. He is serving sentences for the three homicides concurrently. He also has a prior record of armed robberies in other states. He was last heard by the Parole Board in September 2008, and had maintained good programming and conduct. However, given his violent criminal history, and that he has killed a total of three people in three different states, the Board concluded that Bradford was not suitable for release, and that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to September 2013 when he will have approximately 37 years served.
227. A269-724 REECE, Ralph

Explanation: Inmate Reece is serving an aggregate 23-65 year sentence for three counts of Rape, 2 counts of Felonious Assault and one count of Kidnapping. The victim of the offenses is Reece’s natural daughter. The abuse began at age 5 and lasted until she was 18 years old. The offense was described by those involved in its prosecution as the worst case of child abuse and molestation ever seen. Reece subjected his child to sadistic, brutal and repetitive beatings. He threatened her with weapons and isolated her, including removing her from school. The victim suffered debilitating physical injury and was photographed in the nude with Reece who was also nude. Reece reportedly acted out during his HB 180 designation hearing. Reece was last heard by the Parole Board in 2008. He denied the offenses. Although his conduct has been good, he has not participated in any programming, and ranted throughout his hearing. Significant community protest to his release was received. Given the severe and extreme nature of the offense, the Board found Reece unsuitable for release. The Board determined that Reece’s release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Reece was continued to September 2013, when he will have approximately 21 years served.

228. A269-792 PURNHAGEN, Dean

Explanation: Inmate Purnhagen, age 73, is serving a 1 year sentence consecutive to a 6-25 year sentence for the crimes of Felonious Sexual Penetration and Gross Sexual Imposition. These convictions involved the sexual abuse of 4 female victims, ages 12-13, one of which was a relative. Purnhagen was last heard by the Parole Board in January 2011. At that time, he had maintained good institutional conduct, but continued to refuse to complete any sex offender programming, citing his denial of the offenses. He displayed no remorse and very little insight. Given the seriousness of the offense, coupled with his denial and refusal to take sex offender programming, Purnhagen was deemed unsuitable for release. The Board determined that the release of Purnhagen would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to January 2013, when he will have approximately 20 years served.
229. A270-296  EDWARDS, John

Explanation: Inmate Edwards, age 82, is serving a 6 to 25 year sentence for the crimes of Gross Sexual Imposition and Rape (7 counts). His offenses involve the sexual assault of his three granddaughters ages 7, 16 and 17. Although he pled guilty to offenses related to two granddaughters, Edwards now only admits to molesting one of them. Edwards has not completed the sex offender program to address his offending behavior despite the fact that it was recommended to him at the last Parole Board hearing in August 2009. Given Edwards’ sexual abuse of his granddaughters, the victims’ ages and his lack of remorse or insight, he was deemed unsuitable for release. The release of Edwards was determined to be inconsistent with the welfare and security of society, and would also create undue risk to public safety, particularly to young children. He was continued to April 2012 which equates to 20 years served.

230. A270-729  DILWORTH, Harold

Explanation: Inmate Dilworth, age 69, is serving a 15 to Life sentence for the crime of Murder. On July 17, 1992, Dilworth stabbed the 31 year old male victim to death over five dollars worth of crack cocaine. In addition, his prior criminal record includes a 1975 Negligent Homicide conviction. Dilworth admits to killing the victim over a small amount of crack cocaine that the victim took from him. Dilworth was last seen by the Parole Board in 2009. Objections to release were received from a significant number of community members. Dilworth was deemed unsuitable for release based on the seriousness of the offense, and his violent criminal history. The release of Dilworth was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. Dilworth was continued to July 2012 which equates to 20 years served.
231.  A271-208     ALGER, Jack

Explanation:  Inmate Alger, age 65, is serving a 6 year definite sentence consecutive to a 40-100 year sentence for the crimes of Rape (4 counts) and Gross Sexual Imposition (3 counts). The offenses involved the sexual abuse of multiple minor victims, a male and several females, between the ages of 6 and 8. He also has a prior Michigan sex offense that resulted in convictions for Attempted Felony Criminal Sexual Conduct (2 counts). His sentence was 1-5 years and he served approximately two years. The female victims were under the age of 13. Alger was last heard by the Parole Board in November 2006. At that time, he had maintained good institutional conduct. He had completed several programs including sex offender programs. Alger self-reported that he has sexually abused at least 20 other minor children. Given his history of sexually offending against minor children and the number of child victims, Alger was deemed unsuitable for release. The release of Alger was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to November 2016, when he will have approximately 24 years served.

232.  A271-585     BURKE, Jerome

Explanation:  Inmate Burke, age 65, is serving a 5-25 year sentence for the crimes of Rape, Gross Sexual Imposition and Felonious Sexual Penetration. The offenses involve the sexual abuse of his girlfriend’s 8 year old daughter and three of her babysitters. The girls’ ages ranged between 8 and 16. The abuse went on for an extended period of time. Burke was heard by the Board in May 2011. He has completed several programs to address his offense behavior, and has good institutional conduct. However, he exhibited very little insight into his offenses and minimized his actions. There was opposition to release received by members of the community. Due to his sexually abusing multiple victims over an extended period of time, Burke was deemed unsuitable for release. The release of Burke was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to February 2013 when he will have 20 years served.
233. A272-239 KEITH, Delmar

Explanation: Inmate Keith, age 74, is serving a 5-25 year sentence for the crime of Rape involving his 14 year old daughter. The victim was forced to engage in vaginal intercourse weekly and was fondled. The abuse lasted over a period of ten years. Medical examinations revealed evidence of penetration which resulted in vaginal tears. There are also several other family members who allege being sexually abused by Keith, although he was never charged with those offenses. At the time of his last Parole Board hearing in December 2010, he informed the Board of several medical ailments that included a heart condition, hypertension, hernias and bleeding ulcers. He admitted to the offenses, but denied victimizing other family members. Keith had good institutional conduct and had participated in several recommended programs, to include all phases of the sex offender program. He has no prior convictions and the support of his wife (the victim’s mother). The age of the victim, duration of abuse and abuse of parental trust aggravate this case considerably. The aggravating factors along with objections to release received by a significant number of community members led the Board to determine that Keith was not suitable for release. The Board determined that the release of Keith would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to December 2012, when he will have approximately 20 years served.

234. A272-354 LOUIS, Martin

Explanation: Inmate Louis, age 72, is serving a 5-25 year sentence for the crime of Rape. Louis was a Catholic priest who raped a ten year old female victim over an extended period of time. Louis was last heard by the Parole Board in August 2006. At that time, he had maintained good institutional conduct. However, he had participated in very limited institutional programming, and had not participated in sex offender programming. While he admits to grooming his victim, he displayed little remorse for his offenses, very little insight, and admitted to similar offenses against other victims for which he was not prosecuted. Objections to release were received by a significant number of community members. The Board found Louis unsuitable for release. The release of Louis was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to May 2016, which equates to 23 years served.
235. A273-516  WALKER, James

**Explanation:** Inmate Walker is serving an aggregate 8-25 year sentence for the crimes of Rape and Gross Sexual Imposition. The victims were the minor female daughters of his girlfriend. The abuse occurred while Walker babysat the victims. Walker’s prior criminal record includes a previous conviction and incarceration for Kidnapping and Rape, as well as misdemeanor convictions for Carrying a Concealed Weapon and Gun Registration Violation. Walker was last heard by the Parole Board in March 2008. At that time, he had not participated in offense related programming, and had a marginal institutional adjustment. A risk assessment completed also indicated that he was at substantial risk of reoffending. Walker indicated some health problems. However, given the fact that he was a twice convicted sex offender whose victims were minor children, and who was assessed to be at a significant risk to reoffend, the Board found him unsuitable for release. It was determined that a release would not be consistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to December 2012, when he will have approximately 20 years served.

236. A274-487  LIMING, David

**Explanation:** Inmate Liming, age 65, is serving a 10-25 year sentence for the crime of Rape. Liming, orally and anally raped his 6 year old stepson repeatedly over approximately a 23 month period. Liming has prior convictions of Burglary in Illinois and Oklahoma. He was last heard by the Parole Board in May 2011. He reported that he suffered from several medical infirmities: diabetes, incurable kidney disease, an oversized heart and a blood clot in his leg. Liming admitted to performing and forcing the victim to perform fellatio however, he continued to deny anal sex with the victim. He lacked remorse and displayed limited insight into his offense behavior. His institutional conduct was good. However, the only program he had completed during his entire incarceration is the mandatory sex offender program. Liming’s criminal history, the serious nature of the offense, duration of abuse, lack of recommended programs, and community opposition to release led the Board to determine that he was unsuitable for release. The Board determined that his release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Liming was continued to July 2013, which equates to approximately 20 years served.
237. A274-879 TAYLOR, Winston

Explanation: Inmate Taylor, age 65, is serving an aggregate 18 to Life sentence for the crimes of Murder and Burglary. Taylor broke into the home of his girlfriend and shot her. He was jealous of a man he saw in the residence. Taylor was last heard by the Parole Board in April 2011. He had maintained good institutional conduct; however, he had completed no programming and refuses to do so. He expressed no remorse for killing the victim. Given the nature of his offense, and having refused to complete programming that was recommended, Taylor was deemed unsuitable for release. The release of Taylor was determined to not further the interests of justice and to be inconsistent with the welfare and security of society. He was continued to April 2013 when he will have approximately 20 years served.

238. A279454 DAVIS, JAMES

Explanation: On August 1, 2011, the Board voted to release inmate Davis onto parole supervision. No petition objecting to release and requesting a Full Board hearing was received. Davis was released on November 18, 2011.

239. A280-765 GATENS, Jack

Explanation: Inmate Gatens, age 79, is serving a 5 to 25 year sentence for the crime of Rape. The victim was a 17 year old female. Gatens was approximately 61 at the time of the offense. He has a prior criminal history of sex offenses over a period of several decades, starting with an Indecent Exposure conviction from 1952 when he was age 19. He has numerous Indecent Exposure convictions that resulted in a fine or jail time prior to raping the 17 year old victim. He also has an Assault to Rape conviction from 1963. In addition, Gatens approached a woman in a parking lot with a knife in West Virginia in 1957 (charges were dropped in exchange for his agreement to never return to West Virginia.) Gatens was last heard by the Parole Board in August 2011. At that time, he had maintained good institutional conduct and had participated in programming, including sex offender programming. However, his history of sex offenses elevates his risk to re-offend considerably. Given his significant criminal history related to sex offenses and the rape of a minor, Gatens was deemed unsuitable for release. The release of Gatens was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to his maximum expiration of sentence date in July 2018.
240. A280-942 PARSONS, James

Explanation: Inmate Parsons, age 73, is serving a 15 to Life sentence for the crime of Murder. He beat his wife to death with a crowbar. The crime went unsolved for many years. He has a prior record of fireworks violations, as well as a subsequent federal offense that involved stealing approximately $70,000 worth of tires. He was last heard by the Parole Board in January 2010, and had good institutional conduct, but minimal programming participation. Strong community opposition to his release was received. Given the nature of the offense as well as the opposition to release, Parsons was deemed unsuitable for release. The Board determined that the release of Parsons would not further the interests of justice, and would be inconsistent with the welfare and security of society. Parsons was continued to July 2013, which equates to approximately 20 years served.

241. A281-158 COOPER, Lawrence

Explanation: Inmate Cooper, age 80, is serving a 10-50 year sentence for the crime of Rape (2 counts). These convictions involve the sexual abuse of two female relatives, who were under the age of 13, for a period of at least 7 years. Cooper was last heard by the Parole Board in June 2011. At that time, he had maintained good institutional conduct and had availed himself of relevant programs, including sex offender programs. However, he displayed little insight or remorse for his offenses, and has no support in the community and no parole plan. In addition, there was significant community protest to his release. Given the number of victims, their ages and the duration of the abuse, coupled with Cooper’s lack of insight and remorse, Cooper was deemed unsuitable for release. The release of Cooper was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to June 2014 when he will have approximately 21 years served.
242. **A281-489   BROWN, Ralph**

**Explanation:** Inmate Brown, age 75, is serving a 10 to Life sentence for the crimes of Gross Sexual Imposition and Rape (2 counts). The offenses involve the sexual abuse of three different victims, two of which were Brown’s grandchildren ages 6 and 8, and the third a former neighbor who was age 12. During the investigation at least 18 additional victims, male and female, who were then adults came forward and disclosed being abused by the offender when they were children. Brown denies all his offenses and claimed that the children initiated the sexual contact, which he had to stop. Brown was last heard by the Parole Board in March 2011. At that time, he had maintained good institutional conduct. However, he had participated in no institutional programming, and refused to participate in any sex offender specific programming. He displayed no remorse or insight for his offenses. Given his significant history of sexually offending against many male and female victims, coupled with his lack of remorse or insight and no programming, Brown was deemed unsuitable for release. There was also tremendous community opposition to his release. The release of Brown was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to May 2016 when he will have approximately 23 years served.

243. **A282-270   SCHAFFER, Charles**

**Explanation:** Inmate Schaffer, age 69, is serving an 8 to 25 year sentence for the crimes of Rape (2 counts) and Having a Weapon while Under Disability. The victims were two boys ages 8 and 12. Schaffer convinced the victims’ mother to let the boys visit him at his house and spend time with his daughter. From there on, the boys started spending the night over at Schaffer’s home, and the sexual abuse began. Schaffer would bribe the boys to allow him to have anal sex with them in exchange for toys or pets. Schaffer also has a prior sex offense conviction. Schaffer was last heard by the Parole Board in July 2009. At that time, he had maintained good institutional conduct and had participated in extensive sex offender programming. Schaffer admitted to being a child molester, a pedophile and in need of ongoing treatment. Given the nature of the crimes, coupled with his prior sex offense, Schaffer was deemed unsuitable for release. The release of Schaffer was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to July 2012 which equates to approximately 19 years served.
Explanation: Inmate Robinson, age 66 is serving an aggregate 44-80 year sentence for the crimes of Aggravated Robbery (2 counts) and Felonious Assault (2 counts). Robinson and a female co-defendant would choose male victims, begin to argue about payment from the male victims for sexual favors from the female codefendant that never occurred, and then Robinson would beat the male victims until payment was received. One of the male victims was found a day later in a coma, required brain surgery and spent the rest of his life on a ventilator never again able to breathe on his own. Robinson’s prior criminal history includes four previous institutional commitments, all of which involved offenses of significant interpersonal violence. Robinson was last heard by the Board in November 2009. He had good institutional conduct and his programming efforts were fair. However, given his extensive violent prior record, coupled with the serious nature of the offense and the permanent physical damage suffered by the victim, the Board found Robinson unsuitable for release. It was determined that there was substantial reason to believe that Robinson would engage in further criminal conduct, and that a release would not further the interests of justice and would be inconsistent with the welfare and security of society. Robinson was continued to June 2013, when he will have approximately 20 years served.
245. A286-276  WELSTEAD, Marvin

Explanation: Inmate Welstead, age 80 is serving an aggregate 20-50 year sentence for the crime of Attempted Aggravated Murder (2 counts). Welstead shot his wife one time in the face and three times in the chest, then shot his 8 year old stepson. The victim survived, but with permanent injury. The female victim is permanently disfigured. The male victim is paralyzed and has to spend the remainder of his life in a wheelchair. In addition, he will never be able to father children. Welstead’s prior record consists of a misdemeanor Petty Theft conviction. Welstead was last heard by a panel of the Board in September 2003. He blames his behavior on the effects of Dimetapp and refers to himself as a victim of his own behavior, and disparaged the female victim’s performance as a wife and mother. In addition, his institutional conduct was problematic. Significant community protest against release was received. Given the very serious nature of the offenses including the permanent injury suffered by both victims, as well as his poor institutional adjustment, the panel determined that Welstead was unsuitable for release. He was recommended for a 10 year continuance, which was approved. The Board determined that the release of Welstead would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to August 2013, when he will have approximately 20 years served.

246. A286-864  HOBBS, Rodney

Explanation: Inmate Hobbs, age 80, is serving an 8 year sentence consecutive to an 8 to 25 year sentence for the crimes of Rape and Gross Sexual Imposition (8 counts). The crimes involved 9 minor victims and the duration was approximately 9 years. Hobbs was last seen by the Parole Board in August 2009. At that time, he had maintained good institutional conduct and completed a Mandatory Sex Offender Program. However, he expressed no remorse and lacked insight into his offense behavior. Given the nature of the offenses-sexual crimes against multiple minor victims, the duration of sexual offending against children, the lack of remorse and insight, Hobbs was deemed unsuitable for release. The release of Hobbs was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to August 2012 when he will have approximately 18 ½ years served.
247. **A287-133**  
**KELLY, Jess**  

**Explanation:** Inmate Kelly, age 69, is serving a 7-25 years sentence for the crimes of Rape (2 counts) and Gross Sexual Imposition. The offenses involved the rape of his step daughter from the ages of 6 to 16 years old. The victim reported the abuse at age 19, at which time Kelly committed himself to a psychiatric ward. The victim reported being sexually assaulted from 75 to 100 times. He was last heard by the Parole Board in July 2011. Kelly had excellent institutional conduct and had participated in several relevant programs to include all phases of the sex offender program. Kelly admitted to the offenses and displayed remorse for his crimes. Kelly has no prior criminal history and the support of his brother. Opposition to his release from the community was received. The duration of abuse, serious nature of the offense and abuse of parental trust aggravate the case and deemed Kelly unsuitable for release. The Board determined that the release of Kelly would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Kelly was continued to June 2013 when he will have approximately 20 years served.

248. **A287-847**  
**TERRIBLE, Charles**  

**Explanation:** Inmate Terrible, age 81, is serving a 15 to 50 year sentence for the crime of Rape (2 counts). These offenses involve the sexual assault of two young girls ages 8 and 10. The victims were digitally, anally and vaginally raped over a number of years. Terrible was a friend of the family and was known as “Uncle Charlie.” The current offenses entail Terrible’s fifth conviction for sex offenses, three from the state of Ohio, and all involving young female victims. Terrible was last seen by the Parole Board in April 2011. Terrible minimized his behavior, and lacked insight as to the harm caused to his young victims. Despite offense related programming, he still presents a significant risk for sexually reoffending. Given Terrible’s extensive history of sexually offending against young girls and his lack of remorse or insight, he was deemed unsuitable for release. The release of Terrible was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to June 2014 when he will have approximately 20 ½ years served.
249. A288-951 LAINÉ, Johnny

Explanation: Inmate Laine, age 73, is serving an 8-25 year sentence for the crime of Complicity to Rape. Laine arranged for a 16 year old girl to come to his house and have sex with a 10 year old relative. Laine then photographed the offense. The offense was discovered after Laine showed the photographs to co-workers. Laine also sexually abused the same 10 year old victim. Laine has prior convictions in another state for abducting, robbing and raping 3 adult female victims. He was last heard by the Parole Board in August 2011. He denies any role in either set of offenses. At the time of his hearing, he had recent institutional discipline for being in possession of homemade wine. He had completed sex offender programming and additional programming. Despite programming accomplishments, he displayed no remorse or insight regarding his offenses. Given his serious criminal history of sex offenses, coupled with his lack of insight and remorse, and substance abuse related rule infractions, Laine was deemed unsuitable for release. The release of Laine was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to October 2014, when he will have approximately 21 years served.

250. A290-028 JOHNSON, Oscar

Explanation: Inmate Johnson, age 70, is serving 4 years consecutive to a 10 to 25 year sentence for the crimes of Gross Sexual Imposition (2 counts) and Rape (2 counts). These convictions involved the sexual abuse of Johnson’s 6 and 12 year old great nephews when the boys would stay at Johnson’s residence. Johnson has a prior conviction for Sexual Battery and Lewd and Lascivious Act with a Child Under 14 years of Age in the state of Florida. He served nine years in Florida for these offenses. Johnson was last heard by the Parole Board in January 2011. At that time, he had maintained good institutional conduct. Although he participated in the mandatory sex offender program, he displayed little remorse for his offenses and very little insight. Given the nature of the crime against minor victims, the extent of the abuse, and his history of sexually offending against minors, Johnson was deemed unsuitable for release. His release was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to January 2013 which equates to approximately 19 years served.
251.  A290-271  SABO, Daniel

Explanation: Inmate Sabo, age 70, is serving a sentence of 10 to 25 years for the crimes of Rape and Gross Sexual Imposition. He sexually assaulted his niece starting at age 4. The abuse consisted of fondling and digital penetration. He also fondled his 4 year old step-granddaughter. He has no prior record. He was last heard by the Parole Board in December 2008, and had maintained overall good conduct and programming. However, in 2007, he committed a rule violation that involved drawing very detailed pictures of young children. The Board viewed the rule violation as indicative of an elevated risk to reoffend, and deemed Sabo unsuitable for release. The release of Sabo was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to December 2013 when he will have approximately 20 years served.

252.  A290-908  MANGUS, Herbert

Explanation: Inmate Mangus, age 67, is serving a 1.5 year sentence consecutive to a 10-25 year sentence for the crimes of Weapon Under Disability and Rape. His convictions involved him raping a 17-year old handicapped female victim who was his neighbor. While executing a warrant to search his residence on the rape conviction, police found a rifle and ammunition. He was last heard by the Parole Board in November 2011. At that time, Mangus had maintained good institutional conduct. He has completed a limited amount of programming. During his hearing, Mangus was somewhat delusional, but was able to explain why he was seeing the Board and what he was convicted of doing to the victim, but he denies the offense. Mangus was deemed unsuitable for release in that it was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to November 2013 when he will have approximately 19 years served.
253. A291-125    WEAVER, Clarence

Explanation: Inmate Weaver, age 76, is serving an aggregate 23 ½ year to Life sentence for the crimes of Aggravated Murder, Tampering with Evidence and Forgery. These convictions involved Weaver strangling his wife to death and forging her name on her paycheck to cash it. Weaver has no prior convictions. Weaver was seen by the Parole Board for his statutory first hearing in November 2009. At that time, he had maintained good institutional conduct and had completed some institutional programs. Weaver denies committing the offense and has enlisted the help of The Innocence Project. There is some support for Weaver’s release, but there is also community opposition to his release. Due to the serious nature of the offense, Weaver was deemed unsuitable for release. The release of Weaver was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to April 2017, which equates to the actual aggregate minimum sentence imposed.

254. A293-126    SHARPE, Patrick

Explanation: Inmate Sharpe, age 65, was on parole for Rape involving a 10 year old developmentally disabled girl when he returned to prison for Gross Sexual Imposition. In that offense, he fondled a 4 year old girl. He received a 2 to 10 year sentence, and his aggregate sentence is 6 to 35 years. He was last heard by the Parole Board in December 2009. He had excellent institutional conduct, but limited risk-relevant programming. Given his history of sex offending against minors, Sharpe was deemed unsuitable for release. The Board determined that there is substantial reason to believe that he will engage in further criminal conduct, and that his release would create an undue risk to public safety, particularly to young children. He was continued to December 2013 when he will have approximately 20 years served.
255. A294-597  LESAK, Donald

**Explanation:** Inmate Lesak, age 73, is serving a 3 year gun specification consecutive to a 15 to Life sentence for the crime of Murder. Lesak went to the victim’s office and shot him point blank in the heart. Before the shooting, the victim had received death threats from Lesak. Lesak was last heard by the Parole Board in April 2008. Contrary to evidence presented at trial, Lesak denies committing the crime. Objections to release were also received from a significant number of community members. Given the serious nature of the crime and Lesak’s lack of remorse, he was deemed unsuitable for release. The Board determined that the release of Lesak would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to May 2012 which equates to 18 years served.

256. A295-392  COURTNEY, George

**Explanation:** Inmate Courtney, age 66, is serving a 7-25 year sentence for the crime of Rape. He sexually assaulted his daughter from approximately age 9 to age 13. In 2009, the Board proposed parole, however, a petition objecting to release and requesting a Full Board Hearing was received and accepted. At the Full Board Hearing, arguments in support of and in opposition to release were presented to the Board. Given the information presented, the Board determined that Courtney was not suitable for release and that his release would not further the interests of justice, and would create an undue risk to public safety particularly to young children. He was continued to August 2014 when he will have approximately 22 years served.
257. A296-378  POND, Robert

Explanation: Inmate Pond, age 73, is serving a 3 year gun specification consecutive to a 15 to Life sentence for the crime of Murder. He shot his girlfriend in the head and neck, killing her. Pond was last heard by the Parole Board in December 2011. At that time, he had maintained good institutional conduct and had completed several programs. He displayed little remorse for his offenses, very little insight, and blamed the victim for the crime by stating that she was trying to kill herself. Objections to release were received by a significant number of community members. Given his lack of remorse or insight, Pond was deemed unsuitable for release. The release of Pond was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to December 2014 when he will have approximately 20 years served.

258. A296-977  DUPIRE, John

Explanation: Inmate Dupire, age 66, is serving a 2 year sentence consecutive to a 10 to 25 year sentence for the crimes of Gross Sexual Imposition (4 counts) and Rape. Dupire was a school teacher, and his offenses involve the sexual assault of boys between the ages of 10 and 12. Dupire confessed to sexually abusing a total of 27 boys. Dupire would target young boys from single parent homes. The victims were abused when they spent the night at Dupire’s home. Dupire was last seen by the Parole Board in December 2003. Objections to release were received from a significant number of community members. Given Dupire’s extensive history of sexually offending against young boys, he was deemed unsuitable for release. The release of Dupire was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to November 2012 when he will have approximately 18 ½ years served.
**259. A298-742 BIHL, Timothy**

**Explanation:** Inmate Bihl is serving an aggregate 6 year sentence consecutive to a 9-25 year sentence for the crimes of Gross Sexual Imposition (3 counts) and Rape. Bihl was convicted of sexually molesting three minor boys. There was credible information that there were an additional two victims. Bihl apparently gained access to the victims by “ministering” at the apartment complex where they resided. The Board last heard Bihl in September 2010. He participated in relevant programming and maintained good institutional conduct. Objections to release from community members were also received. Given the very serious nature of the offense, including the vulnerability of the victims, Bihl was deemed unsuitable for release. A release was determined to create an undue risk to public safety and would not be consistent with the welfare and security of society, particularly as it relates to young children. Bihl was continued to September 2013 when he will have approximately 20 years served.

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**260. A300-805 OSBORNE, Howard**

**Explanation:** Inmate Osborne, age 69, is serving a 5-25 year sentence for the crime of Felonious Sexual Penetration. He sexually abused his daughters over approximately three years. The abuse consisted of digital penetration that led to oral sex and vaginal intercourse. It started when one of the girls was about 9 years old. He has no prior convictions. He was last heard by the Parole Board in January 2010. He had good conduct and had completed relevant programming. Significant opposition to release was received by the community. Given the multiple young victims and the abuse of a position of parental trust, Osborne was deemed unsuitable for release. The Board determined that his release would not further the interests of justice, would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to May 2012 when he will have approximately 17 ½ years served.
261. A301-177 JONES, Herald

**Explanation:** Inmate Jones, age 79, is serving an 8 to 25 year sentence for the crime of Rape. At age 62, he sexually abused his 10 year old grand-niece. The abuse started when she was age 6 or 7. It began as oral sex and led to intercourse. He was last heard by the Parole Board in May 2010. He had maintained good institutional conduct but had poor program response and release plans. Given the young age of the victim, the abuse of his position of familial trust, and the fact that age did not mitigate his risk, as he committed this crime at age 62, the Board found Jones unsuitable for release. The Board determined that his release would not further the interests of justice, would be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to July 2012 when he will have approximately 18 years served.

262. A302-508 MAYO, Charles

**Explanation:** Inmate Mayo, age 67, is serving a 5 to 25 year sentence for the crime of Rape. The victim was his 12 year old biological daughter who was sexually abused over a period of approximately 7 years. Mayo was last heard by the Parole Board in December 2009. At that time, he had maintained good institutional conduct and completed some programming, including mandatory sex offender programming. He took responsibility for his offense; however, he expressed that if released he would intentionally violate his parole. He expressed a desire to complete his maximum sentence. Objections to release were received by interested parties. Given the nature and duration of the offense, community opposition to release, and the inmate’s expressed intention to purposely violate his parole, Mayo was deemed unsuitable for release. The Board determined that there was substantial reason to believe that Mayo will engage in further criminal conduct or that he will not conform to conditions of release, and his release would be inconsistent with the welfare and security of society, as well as create an undue risk to public safety, particularly to young children. He was continued to November 2013 when he will have approximately 20 years served.
263. A302-902  POSJENA, John

Explanation: Inmate Posjena, age 66, is serving a 15 to Life sentence for the crime of Murder. Posjena stabbed his 81 year old mother multiple times. Posjena was last heard by the Parole Board in March 2009. At that time, he had no negative institutional conduct and had completed some programming. Posjena reported that his crime occurred because he was depressed over a pending investigation into his defrauding over 100 investors out of millions of dollars by way of a ponzi scheme. He would have been prosecuted for those offenses, but was not due to the Murder conviction. Objections to release were received from interested parties and community members. The Board determined that Posjena was not suitable for release based on the age and vulnerability of the victim, and the brutality of the offense. The release of Posjena was determined to not further the interests of justice, and would be inconsistent with the welfare and security of society. He was continued to March 2014 when he will have approximately 20 years served.

264. A303-072  HANS, Richard

Explanation: Inmate Hans, age 66, is serving an aggregate sentence of 10 to 25 years for the crimes of Rape (2 counts), Felonious Sexual Penetration (2 counts), Sexual Battery, Disseminating Harmful Material to a Minor, Gross Sexual Imposition, and Corruption of a Minor. Hans began sexually abusing the female victim when she was 5 years old, and the abuse lasted for approximately 12 years. The victim also reported foreign objects were used as a part of the sexually abusive behavior. Hans was last heard by the Parole Board in November 2008. At that time, he had good institutional conduct and had completed sex offender and other relevant programs. However, considering the age of the victim and the duration and nature of the offense, Hans was deemed not suitable for release. The release of Hans was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to November 2013 when he will have approximately 19 years served.
265.  A306-287   MCDONALD, Donald

Explanation:  Inmate McDonald, age 65, is serving a 3-15 year sentence for the crime of Attempted Felonious Assault. During his incarceration, he has committed and been convicted of 2 counts of Assault and 5 counts of Harassment by an Inmate, the most recent conviction obtained in 2008. At the time of his April 2010 hearing, he was at maximum security status due to his serious institutional misconduct. Given his poor institutional adjustment and ongoing hostility to authority, the Board determined that he would make a poor risk for supervision in the community and was unsuitable for release. The Board determined that McDonald’s release would not provide an adequate deterrent to violation of institutional rules. He was continued to the expiration of his maximum sentence, which is in March 2012.

266.  A306-732   FRY, Larry

Explanation:  Inmate Fry, age 66, is serving a 2 year sentence consecutive to a 5 to 25 year sentence for the crimes of Rape and Gross Sexual Imposition (3 counts). The crimes involve 4 minor victims, both male and female. The youngest victims were between ages 2 and 5 years old. The abuse occurred over a prolonged period of time. Fry was last heard by the Parole Board in September 2009. At that time, he had maintained good institutional conduct and had completed some programming, including sex offender programming. His continuation in programming was limited due to medical condition(s). Given the age of the minor victims, the fact that there were multiple victims, that victims were from both genders, and the duration of the offenses, as well as the objection to release received from community members, Fry was deemed unsuitable for release. The release of Fry was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to September 2012 when he will have approximately 17 years served.
**267.  A306-952   PREDMORE, Elwood**

**Explanation:** Inmate Predmore, age 71, is serving an 8 to 20 year sentence for two counts of Sexual Battery. These offenses involve the sexual assault of his daughter and a step daughter. He abused both girls for a significant number of years. Although not convicted, Predmore was also charged with the sexual abuse of his stepson. Another son is currently incarcerated for Rape and indicated that he was sexually abused as a child by Predmore as well. Predmore was last seen by the Parole Board in January 2011. Predmore displayed no remorse, very little insight and no empathy toward his victims. A risk assessment completed indicated that Predmore is a moderate risk for sexually reoffending. Given the nature of the crimes, lack of insight and risk of reoffending, Predmore was deemed unsuitable for release. The release of Predmore was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to the expiration of his maximum sentence in December 2014.

**268.  A307-071   LANDIS, Gary**

**Explanation:** Inmate Landis is serving a 10-25 year sentence for the crime of Rape. Landis pled guilty to one count from a five count indictment that alleged three minor, male victims. The victim in the offense of conviction was a minor male. This conviction entails Landis’s third conviction for a sex offense against minor, male children, and his second prison commitment. Landis was last heard by the Parole Board in June 2010. He had completed offense related programming and maintained good institutional conduct. Objections to his release were received from community members. Given his repetitive behavior of sexually molesting minor male victims spanning several decades, the Board found him unsuitable for release. The Board determined that there was substantial reason to believe that Landis will engage in further criminal conduct, particularly of a sexual nature against minor male children, and that his release would create an undue risk to public safety. He was continued to June 2013 when he will have approximately 19 years served.
269.  A308-095  DURON, Robert

Explanation: Inmate Duron, age 68, is serving a 10 to Life sentence for 1 count of Gross Sexual Imposition and 2 counts Rape. His offenses involve the sexual assault of his 2 young nieces, ages 10 and 12 for an extended period of time. Duron threatened both victims with harm to keep them from disclosing the abuse. He was last seen by the Parole Board in February, 2010. Duron admits committing the offenses, and taking at least one of the victims to a hotel to rape her so as to be alone with her. He lacks empathy for the victims and insight into his offense behavior. He has no prior record and a good institutional adjustment. Duron was assessed as a moderate risk for sexually reoffending. Duron was deemed unsuitable for release given the extent of the abuse and the vulnerability of his victims, coupled with his risk of reoffending. The release of Duron was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety. He was continued to February 2012 which equates to approximately 18 years served.

270.  A308-879  COMPTON, Clayton

Explanation: Inmate Compton, age 65, is serving a 10-25 year sentence for the crime of Rape. The offense involved the repeated rape of his niece over a 2 year period of time starting at age 7. Allegations of multiple victims were raised, but Compton was only convicted of one count relating to one victim. Compton was last seen by the Parole Board in January 2010. At that time he denied the offense and took no responsibility for his actions, claiming he was an alcoholic at the time and cannot remember much of what occurred during those two years. Compton has completed a sex offender program, but no other programs. Compton had very good institutional conduct. He indicated that he was in poor health. Objections to release were received by a significant number of community members. Given the nature of the offense and the lack of insight or remorse, it was determined that Compton was not suitable for release. The release of Compton was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Compton was continued to January 2013 when he will have approximately 18 years served.
271. A309-174  BETTS, Larry

Explanation: Inmate Betts, age 70, is serving a 4 year sentence consecutive to an 8 to 15 year sentence for the crimes of Attempted Rape and Gross Sexual Imposition. The victim was a 13 year old female. Betts also has a prior federal conviction for Receipt of Material Involving the Sexual Exploitation of Minors. He received 4 months in federal prison, 4 months in a halfway house, and 2 years probation. The instant offense occurred approximately 8 months after he completed his federal probation. Betts was last heard by the Parole Board in August 2010. At that time, Betts had completed programming, including a mandatory sex offender program. He stated that he had medical conditions that should be considered. Given the age of the victim, Betts’ risk assessment indicating a moderate risk to sexually reoffend, his prior sex offense, and his lack of insight or remorse, Betts was deemed unsuitable for release. The release of Betts was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to the maximum expiration of his sentence in October 2012.

272. A309-477  ROBERTS, Gary

Explanation: Inmate Roberts, age 65, is serving a 3 year gun specification consecutive to a 1.5 year sentence, consecutive to an 18 to 30 year sentence for the crimes of Attempted Murder (2 counts), Having a Weapon Under Disability (2 counts), Felonious Assault and Drug Abuse. He shot his ex-wife and her boyfriend in a drive-by shooting. Both victims lived. The Drug Abuse offense is an unrelated charge. He has a prior prison sentence for Murder, for which he was paroled in 1986 and received a final release in 1991. He was arrested for the current crimes in 1994. At his September 2008 hearing, the Board noted the violence in this offense, his prior conviction for Murder, and the objections to release received by a significant number of community members. The Board determined that Roberts was not suitable for release, and that his release would create an undue risk to public safety, and would not further the interests of justice. The Board continued Roberts to July 2015, which equates to the court-imposed minimum sentence.
273. A311-916 STANTON, William

Explanation: Inmate Stanton, age 75, is serving an 8 to 25 year sentence for the crime of Rape. He sexually assaulted a 9 year old mentally handicapped boy on four occasions. He has a prior criminal record that includes a Manslaughter conviction involving the death of a 2 year old for which he served 20 years. He was last heard by the Parole Board in August 2008, and had maintained good conduct and community service, but limited programming. A risk assessment completed indicated that Stanton is at moderate to high risk of sexually reoffending. Given the extreme vulnerability of the victim, coupled with Stanton’s prior criminal record led the Board to determine that he was not suitable for release, and that release would create an undue risk to public safety, particularly to young children. He was continued to November 2012 when he will have approximately 17 ½ years served.

274. A313-574 MILLER, Richard

Explanation: Inmate Miller, age 68, is serving an 8-25 year sentence for the crime of Felonious Sexual Penetration (2 counts). These convictions involve the sexual abuse of a female relative from age 7 to 9. Miller has a prior criminal history that includes a 1975 conviction for 2 counts of Rape involving another young female family member. Miller was last heard by the Parole Board in August 2009. At that time, he had maintained good institutional conduct. However, he participated in limited institutional programming and had only completed minimal sex offender programming. In addition, there was significant community protest against his release. Given his criminal history and continued victimization of young family members, Miller was deemed unsuitable for release. The Board determined that the release of Miller would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to June 2013 when he will have approximately 18 years served.
275. A316-210  ORR, Charles

Explanation: Inmate Orr, age 68, is serving a 15-Life sentence for the crime of Murder. This conviction involved the brutal beating of his wife in front of their 12 and 14 year old children. Orr has a prior assaultive criminal history. He was last heard by the Parole Board in October 2009. At that time, Orr had some minor institutional violations and had refused to participate in any recommended programs. He minimized the offense, displaying little insight. In addition, there is significant community protest to his release. Given the severity of the offense, lack of programs and insight, and the impact to the surviving victims of this offense, Orr was deemed unsuitable for release. The Board determined that the release of Orr would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2014, when he will have approximately 20 years served.

276. A316-645  BUTLER, Bradley

Explanation: Inmate Butler, age 71, is serving a sentence of 5 to 25 years for the crime of Rape (2 counts). The male victim was raped from approximately ages 3 to age 12. The victim was wheelchair bound and suffered from cerebral palsy. Butler was last heard by the Parole Board in May 2010. At that time, he had maintained good institutional conduct; however, he had been terminated from sex offender programming as he was considered to not have taken the program seriously. He displayed little remorse for his victim and no insight into his offense behavior. Given the age and medical condition of the victim, the duration of the abuse, and the objection to release from community members, coupled with the lack of remorse and insight, Butler was deemed unsuitable for release. The release of Butler was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to May 2012 when he will have approximately 17 years served.
277. A317-988 WADDINGTON, William

Explanation: Inmate Waddington, age 65, is serving a sentence of 8 to 25 years for the crimes of Rape and Kidnapping. The victim was his 12 year old daughter. The sexual abuse occurred for approximately 3 years. Waddington was last heard by the Parole Board in June 2009. At that time, he had maintained good institutional conduct. He had also completed sex offender programming. Objections to release were received by interested parties and the community. Given the nature and duration of the offense, Waddington was deemed unsuitable for release. The release of Waddington was determined to be inconsistent with the welfare and security of society and would create an undue risk to public safety, particularly to young children. He was continued to June 2012 when he will have approximately 17 years served.

278. A318-287 HENDRICKS, Bobby

Explanation: Inmate Hendricks, age 67, is serving a 9-25 year sentence for the crimes of Rape (2 counts) and Gross Sexual Imposition. The offenses involve 3 victims, a 16 year old girl and two boys ages 14 and 11, who were abused for many years. Hendricks has 2 previous prison incarcerations for drug offenses, and one other conviction for Contributing to the Delinquency of a Minor. Hendricks was last heard by the Parole Board in August 2010. At that time, he claimed medication he was taking at the time of the offenses caused him to be unable to remember any details. He also vacillated between taking some responsibility and completely denying the offenses. Hendricks showed no remorse and no empathy toward his victims, yet stated that he should never be released from prison. Hendricks maintained good institutional conduct, but had only completed the mandatory sex offender program. Due to the number of victims, the duration of the abuse, the lack of relevant programming and his lack of acceptance of responsibility for his actions, Hendricks was deemed unsuitable for release. It was determined that the release of Hendricks would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Hendricks was continued to October 2013 when he will have approximately 19 years served.
279. A319-621 BOEHM, Kenneth

**Explanation:** Inmate Boehm, age 70, is serving a 2 year sentence consecutive to an 8 to 25 year sentence for the crimes of Rape and Sexual Battery. The female victim was sexually molested from approximately ages 9 to 14. Boehm was last heard by the Parole Board in July 2010. He had maintained good institutional conduct; however, he had not completed recommended sex offender programming. Given the nature of the offense—sex offenses against a minor, coupled with the fact that Boehm had not completed sex offender programming and was assessed as a regressed child molester, Boehm was deemed unsuitable for release. The release of Boehm was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to September 2012 when he will have approximately 17 years served.

280. A319-675 WILLIAMS, Thomas

**Explanation:** Inmate Williams, age 78, is serving a 4 year sentence consecutive to a 10 to 50 year sentence for the crimes of Rape (2 counts) and Gross Sexual Imposition (2 counts). The crimes were committed against his 9 year old stepdaughter. While out on appeal bond after his conviction, he fled, and was at large for a period of time. Parole was proposed in November 2010; however a petition objecting to release and requesting a Full Board Hearing was received through the Office of Victim Services. The petition was accepted and a Full Board hearing was conducted in February 2011. The Board heard arguments in support of and in opposition to Williams’ release. Based on the information presented regarding the impact to the victim, the Board determined that Williams was not suitable for release. The Board concluded that the release of Williams would demean the seriousness of the offense and would not further the interests of justice or be consistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to April 2013 when he will have approximately 18 years served.
281. A319-855  COLWELL, Dennis

Explanation: Inmate Colwell, age 65, is serving a 2 year sentence consecutive to a 13-65 year sentence for the crimes of Rape (2 counts), Gross Sexual Imposition (2 counts), and Attempted Rape. These convictions involved him sexually abusing two female victims, ages, 6 & 7, whom he would babysit. The acts included oral sex, fondling, showing them pornography, and photographing them while in sexual positions. Colwell was last heard by the Parole Board in October 2008. At that time, he had maintained good institutional conduct and had participated in the mandatory sex offender program. However, he displayed little insight into his crimes. Objections to release were received by a significant number of community members. Given the serious nature of the offense and his lack of insight, Colwell was deemed unsuitable for release. The Board determined that release would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to October 2013, when he will have approximately 18 years served.

282. A320-130  LUGO, Raymond

Explanation: Inmate Lugo age 66, is serving a 6-30 year sentence for the crimes of Corruption of a Minor, Gross Sexual Imposition (4 counts) and Attempted Felonious Sexual Penetration (2 counts). These offenses involved 7 female teenagers over a 6 month period of time. During the investigation other victims were identified who had been abused previously. Lugo has a prior record that includes Corruption of a Minor and Theft. Lugo was last heard by the Parole Board in April 2011. At that time, he had completed some programs, and was participating in sex offender programming. Lugo has support from his family, however, due to his extensive history of sexually abusing young teenage girls over several years he was deemed not suitable for release. The release of Lugo was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to minors. He was continued to March 2015 when he will have approximately 25 years served.
283. A321-109 BANKS, David

Explanation: Inmate Banks is serving a 15-Life sentence for the crime of Murder. The victim in this case was Banks’ wife, whom he stabbed 39 times. Banks’ prior criminal record consists of a 1967 conviction of Assault and Battery. Two months prior to the instant offense, Banks was arrested for Domestic Violence, but the charge was later dismissed. Banks was heard by the Board in February 2006 at his first statutory parole consideration hearing. He had good institutional conduct and programming, and had served 10 years of his sentence. Given the very serious nature of the offense, the panel determined that Banks was not suitable for release, and that a release would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to January 2015 when he will have approximately 19 years served.

284. A321-120 TATE, Ollie

Explanation: Inmate Tate, age 79, is serving a 3 year gun specification consecutive to a 12 to 25 year sentence for the crimes of Attempted Murder and Aggravated Robbery. During the course of a bank robbery, Tate threatened a teller with a gun. An off duty police officer who was a customer at the time, came to her aid. He was shot twice. Tate then shot the off duty police officer’s elderly mother who was attempting to come to the aid of her son. Tate attempted to shoot the officer at point blank range but the weapon would not fire. Tate has prior convictions for Armed Robbery; Bank Robbery (federal conviction); and an Aggravated Robbery and Felonious Assault where a security guard was shot. He also has a prior conviction for Carrying a Concealed Weapon. Tate was last heard by the Parole Board in February 2007. At that time, he had negative institutional conduct and had completed some programming. Tate did not express remorse and appeared to lack insight into his criminal offenses. Given Tate’s extremely violent history, his lack of remorse and insight, his negative institutional conduct, as well as community members’ objections to his release, Tate was deemed unsuitable for release. The release of Tate was determined to be inconsistent with the welfare and security of society, would create an undue risk to public safety, and would not further the interests of justice. He was continued to February 2012 when he will have approximately 16 years served.

Explanation: Inmate Gluckle is serving a 7 to 25 year sentence for the crimes of Gross Sexual Imposition (2 counts) and Rape. These convictions involve Gluckle's biological daughter. Gluckle sexually abused her for a period of four years until she reached the age of 13. Gluckle was last heard by the Parole Board in January 2011. At that time, he had maintained good institutional conduct, but was recently terminated from sex offender programming. Gluckle displayed little remorse for his offenses and very little insight, admitting only to asking his 13 year old daughter to take a shower with him, despite prior admissions to the Board of sexual contact. Gluckle admitted being sexually active in prison, but indicated that since his sexual partner was released from prison about three years ago, he has not been involved with any other inmate. Given the nature of the crime against his minor daughter, coupled with his lack of appropriate programming and remorse or insight, Gluckle was deemed unsuitable for release. His release was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to January 2015 when he will have approximately 19 years served.

286. A321-190  KING, Robert  

Explanation: Inmate King, age 69, is serving an aggregate sentence of 7 to 25 years for the crimes of Rape (4 counts), Gross Sexual Imposition (4 counts), and Felonious Sexual Penetration. The victims in the offenses were 6 and 7 year old girls. The sex offense behavior occurred on numerous occasions with both victims. The victims were neighborhood children who were permitted to swim in King’s pool in exchange for sexual favors. King was last heard by the Parole Board in June 2010. At that time, he had maintained good institutional conduct and completed programs, including sex offender programs. Given his history of sex offenses against minor victims, both male and female, a risk assessment result indicating a moderate risk of sexually reoffending, and his failure to take full responsibility for all his offense behavior, King was deemed unsuitable for release. The release of King was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to June 2013 when he will have approximately 17 ½ years served.
287. A321-271   WILSON, Gerald

Explanation: Inmate Wilson, age 70, is serving a 1 year sentence consecutive to a 5 to 25 year sentence for the crimes of Gross Sexual Imposition, Felonious Sexual Penetration, and Rape. He sexually abused his 10 and 11 year old nieces for approximately 2 years. He fondled one of the victims and engaged in fondling, digital penetration, and fellatio with the other. He has a prior record of misdemeanor weapon offenses. He was last heard by the Parole Board in December 2010, and had good programming and conduct. However, he did place some blame on one of the victims, claiming she was a willing participant. Given the serious nature of the offense, multiple victims and his failure to take full responsibility for his crimes, Wilson was deemed unsuitable for release. The Board determined that his release would create an undue risk to public safety, particularly to young children. He was continued to December 2012 when he will have approximately 17 years served.

288. A323-058   BEAM, Dale

Explanation: Inmate Beam, age 65, is serving an aggregate sentence of 5 to 25 years for the crimes of Rape and Felonious Sexual Penetration (2 counts). Beam raped a 39 year old female victim. Beam has two prior convictions for sex offenses, including a Gross Sexual Imposition conviction against an 8 year old female victim. In a California court, Beam was convicted of Rape by Deceit-Amended to Sexual Perversion of a 13 year old female. Beam also has a conviction for Armed Robbery out of West Virginia; an Assault with A Deadly Weapon and a Battery out of California; a Failure to Appear regarding a Burglary charge out of California; and a Theft and Shoplifting out of Ohio. Beam was last heard by the Parole Board in April 2010. At that time, he had negative institutional conduct. He had participated in a mandatory sex offender program, obtained his GED and completed a vocational program and one other prison program. The Board deemed that Beam was not suitable for release based on his history of sex offense convictions, and his history of multi-state violent convictions against multiple victims, as well as his institutional misconduct and lack of recommended programming participation. The release of Beam was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to April 2015, when he will have approximately 20 years served.
289. A323-093  HUMBERSON, Ward

**Explanation:** Inmate Humberson, age 72, is serving a 10-25 year sentence for the crime of Rape. This conviction involved the sexual abuse of a 10 year old relative on more than one occasion. Humberson was last heard by the Parole Board in January 2011. At that time, he maintained good institutional conduct and had taken some programs relevant for sex offenders. He now takes responsibility for his actions and expressed remorse for the injury to his family. Significant opposition to his release was received from the community. Given the severity of the offense and the impact on the victim and the victim’s family, Humberson was deemed unsuitable for release. The Board determined that the release of Humberson would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to January 2013 when he will have approximately 17 years served.

290. A323-596  ESPOSITO, Michael

**Explanation:** Inmate Esposito, age 68, is serving a 15-life sentence for Murder. The offense involved Esposito being in a local bar and being cut off from alcohol by the owner. When Esposito became verbally abusive, the owner kicked him out of the bar. The owner then walked outside to apologize to Esposito for kicking him out, at which time Esposito pulled out a gun and shot the owner in the head, killing him. Esposito has prior convictions for the use of a weapon. Esposito was last seen by the Parole Board in September 2010. He took no responsibility for his actions and blamed the victim for kicking him out of the bar. Esposito had very good conduct while incarcerated but had completed no programs to abate his risk to reoffend. The Board considered the objections to release that were received by a significant number of community members, the prior use of a weapon, as well as the nature of the crime, and determined that Esposito was unsuitable for release. The release of Esposito was determined to not further the interests of justice and to be inconsistent with the welfare and security of society, and would create undue risk to public safety. Esposito was continued to September 2013 when he will have 18 years served.
291. A323-982 MALDONALDO, Eduardo

Explanation: Inmate Maldonaldo, age 82, is serving a 3 year sentence, consecutive to a 4 year sentence, consecutive to a 15-Life sentence for the crimes of Murder, Carrying a Concealed Weapon and Tampering with Evidence. These convictions involve the beating and shooting death of his common-law wife in front of their 4 children, leaving them parentless. He shot the victim 3 times in the back of the head and then hid the murder weapon under a rock. Maldonaldo had his first statutory hearing in April 2011. At that time, he had only minor discipline and had not completed any institutional programs. He displayed little remorse for his offense, maintaining it was an accident. In addition, significant community protest to release was received. Given the severity of the crime, his limited insight and remorse and the impact on the victim’s survivors, Maldonaldo was deemed unsuitable for release. The Board determined that the release of Maldonaldo would not further the interests of justice and would be inconsistent with the welfare and security of society. Maldonaldo was continued to April 2014, when he will have approximately 19 years served.

292. A326-686 O’HARA, Robert

Explanation: Inmate O’Hara, age 74, is serving a 10-50 year sentence for the crimes of Rape and Felonious Sexual Penetration (2 counts). The offenses involve the sexual abuse of his daughter from age 3 to adulthood, and his granddaughter from ages 5 to 11. The crimes were reported when the granddaughter was removed from the family and placed into foster care. O’Hara was last heard by the Parole Board in August 2010, and at that time he admitted to his offenses and to abusing his other two daughters as well. He advised that he was also physically abusive toward his entire family. O’Hara had good conduct and had completed a sex offender education program only. Objection to the release of O’Hara was received from a significant number of community members. Due to multiple victims who were abused for many years and the lack of relevant programs, O’Hara was deemed unsuitable for release. The Board determined that the release of O’Hara would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. O’Hara was continued to October 2013 when he will have approximately 18 years served.
293. A326-976  SMALLWOOD, Sherman

Explanation: Inmate Smallwood, age 73, is serving a 2 year sentence, consecutive to a 15 to 50 year sentence for the crimes of Gross Sexual Imposition (2 counts), Felonious Sexual Penetration (2 counts), and Rape (2 counts). His convictions involved Smallwood’s 11 year old step-granddaughter. The victim is hearing impaired. The abuse lasted for several years and the victim has and continues to suffer from extensive psychological trauma. Smallwood was last heard by the Parole Board in March 2011. At that time, he had maintained good institutional conduct, but has not participated in any offense related programming. Smallwood denied committing the offenses. Objections to release were received from community members. Given the nature of the crime against his vulnerable and young step-granddaughter, and the extent of harm caused, Smallwood was deemed unsuitable for release. His release was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to May 2015 which equates to approximately 18 years served.

294. A327-328  YOUNG, Richard

Explanation: Inmate Young, age 76, is serving a 2 year sentence consecutive to an 8-25 year sentence for the crimes of Rape and Gross Sexual Imposition. These convictions involve his sexual abuse of two young female relatives, ages 7 and 11. Young has a prior conviction from 1982 for a sex offense. Other family members came forward at the time of this most recent conviction describing a family history of abuse. Young was last heard by the Parole Board in January 2011. At that time, he had good institutional conduct, but had not completed any recommended offense related programs. He displayed no remorse and had very little insight. He denied the offenses, even though he admitted them at the time of his arrest. He has no family support. In addition, there is significant community protest against his release. Given his history of sexually abusing children, coupled with his lack of programs to abate risk, Young was deemed unsuitable for release. The Board determined that the release of Young would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to January 2013 when he will have approximately 16 years served.
295. **A329-363  BLUMENSCHEN, Charles**

**Explanation:** Inmate Blumenschein, age 67, is serving an aggregate sentence of 10-25 years for the crimes of Rape (5 counts), Felonious Sexual Penetration (5 counts), Sexual Battery (5 counts) and Gross Sexual Imposition. Blumenschein sexually abused his biological daughter from the ages of 11 to 16. He kissed, fondled, digitally penetrated, attempted intercourse and performed oral sex on the victim. Blumenschein has no prior record. At the time of his March 2011 hearing, he admitted to the offenses, but did not accept responsibility for his conduct. Blumenschein has good institutional conduct and participated in several relevant programs. Due to the serious nature of his offenses, he was recommended to complete the comprehensive sex offender program, which he refuses to attend. Based on the serious nature of the offenses, abuse of parental trust and duration of abuse, the Board deemed Blumenschein unsuitable for release. The Board determined that the release of Blumenschein would not further the interests of justice, and would create an undue risk to public safety, particularly to young children. He was continued to March 2014, when he will have approximately 18 years served.

296. **A329-601  PALMER, David**

**Explanation:** Inmate Palmer, age 70, is serving an aggregate 14 to 50 year sentence for the crime of Rape (2 counts). Palmer raped his 13 year old stepdaughter and her 11 year old girl friend. Both victims were forced to watch pornographic videos. Once arrested, Palmer was found to be in possession of a .38 caliber revolver. In addition, while incarcerated in the county jail, Palmer attempted to have other inmates kill the victim and his ex-wife. At the time of his February 2010 hearing, he stated he could not recall any details of his crimes due to suffering a heart attack in 2008. Palmer’s conduct was rated as good and he had participated in several programs. The Board determined that due to the serious nature of the offenses, Palmer’s abuse of parental trust, the extreme vulnerability and psychological harm caused to the victims, and community opposition, Palmer was not suitable for release. The Board determined that his release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Palmer was continued to February 2012, which equates to approximately 19 years served.
297. A329-726  FROST, Gary

Explanation: Inmate Frost, age 68, is serving a sentence of 3 years consecutive to 19.5-60 years for the crimes of Gross Sexual Imposition (4 counts) Armed Robbery (2 counts) and Escape. He is serving his sixth adult prison commitment. His criminal history includes 7 convictions for sexually related offenses. Frost’s offenses involve sexual conduct with boys between the ages of 6 and 15, usually in public restrooms. One two occasions he robbed the boys as well. Frost continued sexually acting out in prison, with several rule violations for sexual acts with other inmates. Frost was last heard by the Parole Board in January 2010. At that time he admitted all his offenses, and stated that he approximates offending against somewhere between 50-100 victims in his lifetime. He had completed the mandatory sex offender program, but refused to attend the comprehensive program. Due to Frost’s extensive history of sexually abusing boys, and his sexual misconduct while incarcerated, he was deemed unsuitable for release. The release of Frost was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to minor males. He was continued to January 2013 when he will have approximately 16 ½ years served.

298. A331-194  STEARNS, David

Explanation: Inmate Stearns, age 75, is serving a 10-25 year sentence for the crimes of Gross Sexual Imposition (4 counts) and Rape (8 counts). These convictions involved the sexual abuse of 4 males, ages 12-14, over a six year period. These victims were foster children placed in his home. There were also female victims that came forward with disclosures of sexual abuse. Stearns was last heard by the Parole Board in October 2005. At that time, he denied the offenses and had not completed any relevant programs. He offered no insight into his offenses and showed no remorse. In addition, there was significant community opposition to his release. Given the ages of the victims, their vulnerability, the duration of the abuse, the abuse of a position of trust, and his lack of insight or remorse, Stearns was deemed not suitable for release. The Board determined that Stearns’ release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to June 2013 when he will have approximately 18 years served.
299. A331-700       SPRENZ, Frank

**Explanation:** Inmate Sprenz, age 81, is serving an aggregate 15-75 year sentence for the crimes of Complicity to Involuntary Manslaughter (2 counts) and Complicity to Aggravated Burglary (1 count). These convictions involve Sprenz hiring two co-defendants to scare the victim who he believed was stealing customers from his prostitution business. The co-defendants set the intended victim’s house on fire and two females, one age 15, died in the fire. Sprenz has an extensive criminal history, having 3 prior Ohio prison commitments and 2 federal incarcerations. Sprenz was last heard by the Parole Board in May 2006. At that time, he had minor discipline and had not completed relevant programs to abate his risk to re-offend. He denied any role in the offenses, demonstrating poor insight and remorse. In addition, there was significant community protest to his release. Given his significant criminal history coupled with his lack of responsibility and remorse, Sprenz was deemed unsuitable for release. The Board determined that the release of Sprenz would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to June 2013 when he will have approximately 17 ½ years served.

300. A331-713       HOLLOWAY, Leon

**Explanation:** Inmate Holloway, age 65, was on parole for the crime of Murder when he returned to prison for the crime of Voluntary Manslaughter. He stabbed a man to death following an argument. The prior murder case involved him stabbing a woman to death during the course of a robbery. He has a lengthy criminal record of misdemeanor assaults, and a prior return to prison for Drug Abuse and Possession of Criminal Tools. His most recent conviction carries a 7 to 25 year sentence, and his aggregate sentence is Life. He was last heard by the Board in November 2010. He had participated in limited programming. Given his violent history of stabbing people to death, he was deemed unsuitable for release. The Board determined that there is substantial reason to believe that the inmate will engage in further violence and that release would create an undue risk to public safety. He was continued to November 2015 when he will have approximately 20 years served since his return.
Explanantion: Inmate Martinsons, age 68, is serving a 4 year sentence consecutive to a 15 to 60 year sentence for the crimes of Possession of Criminal Tools (3 counts), Unlawful Possession of a Dangerous Ordinance, Weapon Under Disability (2 counts), Drug Trafficking (2 counts), Conspiracy to Burglary (67 counts), Receiving Stolen Property (55 counts), (Engaging in Corrupt Acts), Conspiracy to Engage in Corrupt Acts, Conspiracy to Aggravated Burglary, Conspiracy to Safecracking, Complicity to Safecracking (2 counts), and Complicity to Breaking and Entering (11 counts). These convictions surrounded a multi-million dollar fencing ring involving multiple states, multiple victims, and millions of dollars worth of merchandise. Martinsons was last heard by the Parole Board in February 2010. At that time, he had maintained good institutional conduct since his return to the Ohio Department of Rehabilitation and Correction in 2009. In addition, he completed programming while serving a sentence in federal prison. Given the gravity of his crimes, Martinsons was deemed unsuitable for release. The release of Martinsons was determined to not further the interests of justice, and to be inconsistent with the welfare and security of society and would create undue risk to public safety. He was continued to February 2013, when he will have approximately 16 years served.
302. A334-813  ROSS, John

Explanation: Inmate Ross, age 68, is serving a 10 to Life sentence for the crimes of Rape and Felonious Sexual Penetration. The victim was a 7 year old female. In addition to the instant offense, in 1992, he was convicted of Gross Sexual Imposition. The victim was a minor. In 1993, he was convicted of Sexual Imposition of an 11 year old female. In 1994 inmate Ross was convicted of two counts of Criminal Child Enticement where two minor victims were involved. In addition to his sex offense history, he also self reported a 1969 conviction for Carrying a Concealed Weapon and Discharging a Firearm. In 1977, he was placed on one year probation for Aggravated Arson after starting a “trash can fire” in a jail. Ross was last heard by the Parole Board in February 2011. He had completed a mandatory sex offender program but no other recommended programs. Also at the time of the hearing he had recent negative institutional conduct for possession of a weapon. Given his current and prior convictions for sexual offenses against multiple minor victims, his lack of insight or remorse, his assessment as a moderate risk to sexually reoffend, his diagnosis as a regressed child molester, as well as institutional misconduct, Ross was deemed unsuitable for release. The release of Ross was determined to be inconsistent with the welfare and security of society, and would create an undue risk to public safety, particularly to young children. He was continued to February 2016 when he will have approximately 20 years served.

303. A335-100  BREININGER, Lee

Explanation: Inmate Breininger, age 69, is serving a 4 year sentence consecutive to a 30 to 75 year sentence for the crimes of Gross Sexual Imposition, Rape, and Disseminating Matter Harmful to Juveniles. He sexually abused his 8 year old granddaughter over a three month period. He has a prior conviction for Gross Sexual Imposition that involved a minor for which he received probation. He was last heard by the Parole Board in May 2009, and had maintained good conduct and programming. Significant objection to release was received. Given the serious nature of the offense and his prior conviction for a sex offense, he was deemed unsuitable for release. The Board determined that release would not further the interests of justice and would create undue risk to public safety, particularly to young children. Breininger was continued to May 2012 when he will have approximately 16 years served.
304. A335-461  RAMSEY, Ronnie

**Explanation:** Inmate Ramsey, age 68, is serving a 15-50 year sentence for the crimes of Rape (3 counts), Gross Sexual Imposition (2 counts), and Felonious Sexual Penetration. His offenses involve sexually abusing 5-6 female victims between the ages of 4 and 11 years old. Ramsey has prior convictions for Gross Sexual Imposition, Contributing to the Delinquency of a Minor and Breaking and Entering (2 counts). The current offenses constitute his third felony commitment. He was last heard by the Parole Board in April 2006. At that time, he had not participated in any programming, and his institutional conduct was good. Ramsey denied his responsibility for these offenses despite existing corroborating medical and other evidence. In addition, significant community opposition to his release was received. Given the fact that Ramsey is a twice-convicted sex offender who denies his offense and refuses to participate in programming to abate his risk, he was deemed unsuitable for release. The release of Ramsey was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to April 2016 when he will have approximately 20 years served.

305. A335-780  SPADE, Robert

**Explanation:** Inmate Spade, age 69, is serving a 10 to 25 year sentence for the crimes of Rape, Felonious Sexual Penetration, and Gross Sexual Imposition. He molested his 11, 4, and 3 year old grandchildren. He has prior Driving Under the Influence and Disorderly Conduct convictions. He was last heard by the Parole Board in November 2006. He had maintained good conduct, but had only obtained his GED, and had not participated in sex offender programming. An assessment of his risk was performed, and indicated that he is a moderate risk for sexually reoffending. Given his risk to reoffend, lack of programming to abate the risk and the serious nature of the offense, Spade was deemed unsuitable for release. His release was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to February 2013 when he will have approximately 17 years served.
306. A336-029 WALKUP, Bobby

Explanation: Inmate Walkup, age 71, is serving a 3 year gun specification consecutive to a 1.5 year sentence, consecutive to a 15 to Life sentence for the crimes of Murder and Assault. These convictions involved him coming home intoxicated and shooting his wife three times which resulted in her death. Two of the shots were in the head, and one was in her leg. This case is further aggravated by the fact that he set the home on fire and that the victim’s adult son was present at the time of the instant offense. Walkup then assaulted the police as they attempted to arrest him. His case was last heard by the Parole Board in April 2009. At that time, he had maintained good institutional adjustment and had participated in multiple programs. He displayed little remorse for his offenses, and in fact denied being responsible for the crimes. He projected the blame on his son. Walkup was deemed unsuitable for release. The release of Walkup was determined to be inconsistent with the welfare and security of society, would not further the interests of justice, and would create undue risk to public safety. He was continued to December 2015, when he will have approximately 20 years served.

307. A336-525 MOLINA, Genaro

Explanation: Inmate Molina, age 70, is serving a 10 to 25 year sentence for the crime of Rape. This conviction involved him sexually abusing his 10 year old step-daughter. He forced vaginal and anal intercourse on her one to two times per week for an extended period of time. Molina has a prior conviction for Domestic Violence. He was last heard by the Parole Board in March 2011. At that time, he had maintained good institutional conduct. However, he had participated in very limited institutional programming and had not participated in sex offender programming. He admitted to abusing the victim however, he stated that he did not cause her any harm. Given the fact that he had no insight into his crime, coupled with his lack of remorse and limited programming, Molina was deemed unsuitable for release. The release of Molina was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to March 2013, when he will have approximately 17 years served.
308. A336-793  CRAMNER, Harold

Explanation: Inmate Cramner, age 81 is serving a 6 to 25 year sentence for the crime of Felonious Sexual Penetration. The victim was a 7 year old girl who was mentally challenged and also suffered from a speech impediment. The inmate was 66 when the offense occurred. Cramner was last heard by the Parole Board in April 2010. At that time, he had negative institutional conduct and no programs completed. Cramner claimed that he had completed a sex offender program in a previous institution, but that was unverified. In considering the age and mental condition of the victim, coupled with Cramner’s lack of insight or remorse, as well as a lack of programming, the Board deemed that Cramner was unsuitable for release. The release of Cramner was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to April 2014 when he will have approximately 18 years served.

309. A336-822  HUGHES, Jerry

Explanation: Inmate Hughes, age 71, is serving an aggregate 18-75 year sentence for the crime of Felonious Sexual Penetration (6 counts). There are three female victims in these offenses, all of whom were under the age of 13 when Hughes began sexually molesting them. Hughes was the godfather to one of the victims, and a family friend and babysitter to the others. The abuse lasted over many years. He has no prior criminal record. He was last heard by the Parole Board in October 2006. Hughes had maintained good institutional conduct, and had participated in some relevant programming. Protest to his release was received from the community. Given the multiple, minor victims involved in the six sex offenses, the Board deemed Hughes unsuitable for release. The Board determined that his release would not further the interests of justice, and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. Hughes was continued to July 2013, when he will have approximately 17 years served.
310. A338-194  POLLOCK, Harold

Explanation: Inmate Pollock, age 77, is serving an aggregate 20-50 year sentence for the crimes of Rape and Felonious Sexual Penetration. These convictions involve the sexual abuse of a 4 year old relative that occurred on more than one occasion. Pollock has a prior conviction for Gross Sexual Imposition and Material Harmful to Juveniles, and was on probation for those offenses when the current offenses occurred. The victims in those offenses were 8 and 9 year old relatives. Pollock was last heard by the Parole Board in April 2011. At that time, Pollock minimized his responsibility for the offenses and displayed little insight or remorse into the offense. He had some institutional rule violations, limited programming accomplishments, and no feasible parole plan. Given that Pollock committed the sex offense against a young child while on probation for sex offenses involving child victims, coupled with his little insight and remorse, he was deemed unsuitable for release. The Board determined that Pollock’s release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to June 2013 when he will have approximately 17 years served.

311. A339-052  COOK, James

Explanation: Inmate Cook, age 79, is serving a 5 to 25 year sentence for the crimes of Felonious Sexual Penetration and Gross Sexual Imposition involving his granddaughter. The abuse consisted of fondling from the age of 5 to 14. He has no prior criminal history. He was most recently heard by the Parole Board in January 2010. He admitted committing the offense, as well as fondling other girls, but he could not explain why he did it. The Parole Board noted his advanced age, but also the vulnerability of the victim and that the offense was committed when Cook was in his 60s, the length of time that the victim endured the abuse, and the violation of the position of familial trust. Cook was deemed unsuitable for release, and the Board further determined that his release would not further the interests of justice, and would create an undue risk to public safety, particularly to young children. He was continued to March 2013 when he will have approximately 15 years served.
312. A345-485 GALLAGHER, Robert

Explanation: Inmate Gallagher, age 66, is serving a 14-40 year sentence for the crimes of Rape and Felonious Assault. These convictions involve Gallagher taking a female acquaintance (age 41) into his residence at knifepoint, after cutting her throat. When he attempted to stab her in the abdomen, she tried to fend him off, resulting in cuts to her fingers. He then repeatedly raped her several times. She convinced him to let her drive them to her residence after he cleaned her injuries with kerosene. When they arrived at her house, he exited the vehicle to turn off the porch light, and she fled in her vehicle to the police department. The victim was taken by life flight to the hospital where she had to endure 3 surgeries. In addition, she suffered long term disfigurement and injury. Gallagher has a prior conviction for Burglary for which he was sentenced to prison. Gallagher was last heard by the Parole Board in December 2005. At that time, he had good institutional conduct but refuses to participate in sex offender programming. He denied his role in the offense and did not display remorse toward the victim. In addition, significant community protest to his release was received. Given the seriousness of the offense and his prior criminal history, Gallagher was deemed to be unsuitable for release. The Board determined that the release of Gallagher would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to October 2013, when he will have approximately 17 ½ years served.

313. A346-599 JONES, David

Explanation: Inmate Jones, age 73, is serving an 8-25 year sentence for the crime of Rape. The victim of the offense was Jones’ girlfriend’s 8 year old grand-daughter. This is Jones’ third conviction for a sex offense against a child. He has an extensive history of arrests for sexual offenses in addition to the 3 convictions. Jones was last seen by the Parole Board in April 2011. At that time he minimized the offenses, blamed the victim and had no insight into his behavior. He has taken some programs. Due to his extensive history of sexual offenses he was deemed unsuitable for release. The release of Jones was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to June 2014 when he will have approximately 18 years served.
314. A346-838  STROOP, Orland

Explanation: Inmate Stroop, age 73, is serving a 2 year sentence consecutive to a 10-25 year sentence for the crimes of Rape and Gross Sexual Imposition. These convictions involve the sexual abuse of a minor male victim over a 4 year period. The investigation revealed a total of 13 possible victims. Stroop was last heard by the Parole Board in December 2004. At that time, he had numerous instances of aggressive institutional misconduct, and had not completed any programs. Stroop minimized his offense behavior, showing little insight or empathy toward his victim. In addition, there was significant community protest to his release. Given the age of the victim, the duration of the abuse, his institutional misconduct and the failure to complete any programs, Stroop was deemed unsuitable for release. The Board determined that the release of Stroop would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to September 2012 when he will have approximately 15 years served.

315. A347-877  JACKSON JR., Arthur

Explanation: Inmate Jackson, age 78, is serving a 10 to 30 year sentence for two counts of Attempted Rape. He sexually assaulted his granddaughters, ages 6 and 9. He would babysit them while their mother went to work. It came to light when they were taken to the hospital with vaginal bleeding. He was most recently heard by the Parole Board in April 2011. He had institutional misconduct, which included disrespect and spraying a staff member with water, and had also participated in limited programming to address his sexual behavior. The Board determined that Jackson Jr. was not suitable for release based on the serious nature of his offenses and his institutional misconduct. The Board found that his release would not provide an adequate deterrent to the violation of institutional rules, and release would create an undue risk to public safety, particularly to young children. He was continued to April 2013 when he will have approximately 17 years served.
316. A348-119 SIMON, Earl

Explanation: Inmate Simon, age 65, is serving an aggregate 20-50 year sentence for the crime of Felonious Sexual Penetration (2 counts). These convictions involve Simon sexually abusing a 4 year old female relative. Simon was on probation for Passing Bad Checks at the time of the offense. Simon was last heard by the Parole Board in December 2006. At that time, he had maintained good institutional conduct, and had completed several programs, but had not completed offense-related programming. He minimized his involvement in the crimes, and displayed limited insight. Given the age of the victim, his prior supervision failure, and lack of programming to abate his risk, Simon was deemed unsuitable for release. The Board determined that the release of Simon would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to January 2014 when he will have approximately 17 years served.

317. A349-819 WARNER, Augustus

Explanation: Inmate Warner, age 66, is serving a 14-50 year sentence for the crime of Rape (2 counts). These convictions involve the sexual abuse of two young family members (male and female), ages 5 and 6. The offenses occurred over a one year period on multiple occasions. Warner has two prior convictions for Breaking and Entering. He was last heard by the Parole Board in December 2006. At that time, he had good institutional conduct, but had not completed any recommended offense related programs. Given his prior criminal history, the age of the victims, the duration of the abuse, and the lack of programming to abate his risk, Warner was deemed unsuitable for release. The Board determined that the release of Warner would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to January 2014, when he will have approximately 16 ½ years served.
318. A351-904 DUNCAN, Paul

**Explanation:** Inmate Duncan, age 85, is serving a 20 to Life sentence for the crime of Aggravated Murder. Duncan along with a co-defendant shot and killed a woman while they were burglarizing a house. The victim was a house guest, and came home during the burglary, surprising them in the act. The crime went unsolved for many years until an investigation into organized crime uncovered the suspects. He has a prior record of committing burglaries going back to 1945. He was involved in a sexual assault in 1959 at the Butler County Jail. At his September 2011 hearing, the Board noted his extensive criminal history coupled with his causing the death of a woman at the home where she was staying. The Board also noted that the burglary was associated with organized criminal activity. The Board determined that the release of Duncan would not further the interests of justice, and would be inconsistent with the welfare and security of society. Duncan was continued to May 2021 when he will have approximately 24 years served.

319. A351-905 GRAHAM, Daniel

**Explanation:** Inmate Graham, age 65, is serving a 20 to Life sentence for Aggravated Murder. Graham along with a codefendant was involved in the death of a young woman at the house they were burglarizing. The victim was a house guest, and came home to the burglary, surprising them in the act. The crime went unsolved for many years until an investigation into organized crime uncovered the suspects. He has a prior imprisonment for Burglary and Felonious Assault. At his July 2011 hearing, the Board noted his good conduct, but also his lack of programming. The Board determined that based on the serious nature of the offense, which involved the death of a woman during the course of a burglary, his release would not further the interests of justice and would be inconsistent with the welfare and security of society. Graham was continued to May of 2021 when he will have approximately 24 years served.
320. A352-178 REEDER, Jacob

Explanation: Inmate Reeder, age 68, is serving an aggregate sentence of 7 years consecutive to 2 years consecutive to 8-25 years for the crimes of Gross Sexual Imposition and Rape (3 counts). His offenses involve the sexual assault of 3 young girls ages 12, 7 and 9. Two of the victims were vaginally raped while the third victim was touched in a sexual manner. This is Reeder’s third conviction for a sex offense. He has been incarcerated on two prior occasions for other sexual offenses. Reeder admits to his two prior sex offenses but denies the current offenses. Reeder has not completed any programs to address his offending behavior; he shows no remorse, very little insight and no empathy toward his victims. Reeder was last seen by the Parole Board in July 2011. Given Reeder’s extensive history of sexually offending against young girls and his lack of remorse or insight, he was deemed unsuitable for release. The release of Reeder was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to July 2021 when he will have approximately 23 ½ years served.

321. A359-773 EICHELBERGER, Robert

Explanation: Inmate Eichelberger, age 76, is serving an aggregate sentence of 12 to 50 years for the crimes of Rape (22 counts), Gross Sexual Imposition (12 counts), Disseminating to Juvenile (2 counts), Pandering Sex Material, and Minor in Nudity (2 counts). Eichelberger sexually molested two minor male victims. One victim reported the abuse occurred from age 9 to age 14. The other victim reported that the abuse began when he was 8 until he was approximately 11. This victim also reported pictures being taken and video tapes being made of sexual acts with Eichelberger and/or Eichelberger’s foster son, who was also convicted of molesting the victims. Eichelberger was 62 when the victims reported the abuse. Eichelberger was last heard by the Parole Board in May 2011. He had maintained good institutional conduct and had not participated in programming, but was unable to participate due to his medical condition. Eichelberger admitted that there were at least 10 other minor male victims. He reported that he started molesting boys when he was 15 years old. The Board deemed Eichelberger unsuitable for release due to the duration of the offenses, the numerous counts of offenses, the age of the victims, the impact on the victims, the violation of familial trust, and his admitting to the molestation of multiple victims in two states over the course of many years. The release of Eichelberger was determined to be inconsistent with the welfare and security of society and would create undue risk to public safety, particularly to young children. He was continued to May 2019 when he will have approximately 21 years served.
322. A367-735 LEONE, John

Explanation: Inmate Leone, age 76, is serving an 18 to 40 year sentence for the crimes of Corrupting with Drugs (7 counts), Drug Trafficking (10 counts), Drug Abuse (5 counts), Engaging in Corrupt Acts and Felonious Assault. These convictions involved multiple drug-related crimes, some of which involved minor victims who were forced to engage in very bizarre behavior. For example, he would give individuals as much crack as they wanted in exchange for sexual acts. Leone would also have some of the minor victims involved feed him dog feces and urinate in his mouth. The Felonious Assault case involved him slashing a male victim with a razor. Leone was last heard by the Parole Board in July 2008. At that time, he had maintained good institutional conduct, and had participated in many substance abuse related programs. He displayed little remorse for his offenses and very little insight. He shared with the Board that he felt like he was a victim in his own home, and felt that he was being exploited. Leone has a significant criminal history involving drugs, and is a multi-state offender in that he was convicted of similar crimes in the state of Florida in 1988. Objections to release were received by a significant number of community members. Given his significant criminal history, coupled with his lack of remorse or insight, Leone was deemed unsuitable for release. The release of Leone was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to minors. He was continued to February 2016, which equates to 18 years, the actual aggregate minimum sentence imposed.

323. A371-904 BAIER, Bernard

Explanation: Inmate Baier, age 66, is serving a 10-25 year sentence for Rape. The victim of the offense was the 5 year old son of the woman Baier was dating. This is Baier’s third prison commitment for sexually related offenses, all of which involved male victims between the ages of 6-9. Baier also has a fourth prison commitment for failing to register his address due to his sex offender status. Baier was last seen by the Parole Board in August 2010. He denied his offense and his entire prior sexually related offenses. Despite completing the mandatory phase of sex offender programming, Baier continued to take no responsibility for his offenses. Due to Baier’s repeated sexual assaults of children over many years, his lack of remorse and his failure to take responsibility for his actions, he was deemed unsuitable for release. The release of Baier was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to August 2014 when he will have approximately 16 years served.
324. A374-181  MAULLER, Raymond

Explanation: Inmate Mauller, age 74, is serving a 4 to 15 year sentence for the crimes of Attempted Rape, Gross Sexual Imposition, and Corruption of a Minor. He sexually assaulted three teenagers, ages 13, 15, and 18. He has a prior record of sex offenses including Sexual Battery and Gross Sexual Imposition, and has been committed to prison three times. He also has a prior technical parole violation for taking indecent liberties. He was last heard by the Parole Board in August 2009. He had completed some relevant programming and had maintained acceptable institutional conduct. However, he denied his offenses, displayed little insight and had a lack of empathy for his victims. A risk assessment conducted indicated that he is at moderate risk for sexually reoffending. Given his history of sexual assaults, and prior supervision failures, he was deemed unsuitable for release. The Board further determined that there is substantial reason to believe that his release would create an undue risk to public safety, particularly to young children. He was continued to the expiration of his maximum sentence, which is in December 2013.

325. A377-182  FERRETTE, Salvatore

Explanation: Inmate Ferrette, age 75, is serving a 1.5 year sentence consecutive to an 8-15 year sentence for the crimes of Gross Sexual Imposition (2 counts), Corruption of a Minor (3 counts), and Attempted Rape. These convictions involved him sexually abusing a young male victim over a three-year period of time. The record reflects that Ferrette would show the young male victim a .38 caliber weapon to prevent him from reporting the abuse. Ferrette was last heard by the Parole Board in January 2010. At that time, he had maintained good institutional conduct and had completed very little programming. He displayed little remorse for his offenses and very little insight. Additionally, he blamed the victim for his crimes. He respectfully shared with the Board that he desired to serve until his maximum expiration of his sentence, and that if he was given a parole he would refuse to leave prison. Given his lack of remorse or insight, limited programming, and stated intention to refuse parole, Ferrette was deemed unsuitable for release. The release of Ferrette was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to the expiration of his maximum sentence, which is in March 2015.
326. A389-190  WILSON, Harold

**Explanation:** Inmate Wilson, age 71, is serving an aggregate 20-50 year sentence for the crimes of Sexual Battery, and Felonious Sexual Penetration (4 counts). His offenses involve the sexual abuse of 2 female victims, from the ages of 5-13 over several years duration. The abuse often occurred twice a week. He has a prior criminal history of misdemeanor alcohol related convictions. He was last heard by the Parole Board in October 2010. He had maintained good institutional conduct, and had participated in offense-related programming. However, he claimed he cannot remember the offenses due to his alcohol abuse and current memory deficiencies. Significant community protest to release was received. Given the serious nature of the offenses and the significant victim impact, Wilson was deemed unsuitable for release. The Board determined that release would not further the interests of justice or be consistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to October 2015 when he will have approximately 15 years served.

327. A390-580  CROSS, Joseph

**Explanation:** Inmate Cross, age 66, is serving a 7 to 15 year sentence for the crime of Attempted Rape (2 counts). He fondled and performed oral sex on his twin stepdaughters. The offenses came to light when the girls were adults and he was suspected of abusing other girls. He was last heard by the Parole Board in July 2010 and had recent disciplinary infractions, but relevant programming efforts. Significant opposition to release was received. Given the aggravating factors of multiple victims and the abuse of his position of parental trust, he was deemed unsuitable for release. The Board determined that his release would create an undue risk to public safety, particularly to young children, and would not adequately deter violations of institutional rules. He was continued to July 2012 when he will have approximately 13 years served.
328. A394-148  WASHBURN, Gary

Explanation: Inmate Washburn, age 65 is serving a sentence of 7 to 25 years for the crime of Voluntary Manslaughter. The victim was an adult male victim that was shot and killed and his body placed in the trunk of his car and dumped in a lake. His body was not found for approximately two years. The crime went unsolved for well over 15 years. Washburn has a prior criminal record consisting of misdemeanor drug convictions. Washburn was last heard by the Parole Board in May 2011. At that time, he had negative institutional conduct, and limited programs completed due to medical issues. Objections to release were received by community members. Washburn was deemed unsuitable for release based on the offense of violence, avoiding apprehension for several years, and his negative institutional conduct. It was determined that the release of Washburn would not further the interests of justice and would be inconsistent with the welfare and security of society. He was continued to May 2013 when he will have approximately 13 years served.

329. A413-191  WILLIAMS, Gary

Explanation: Inmate Williams, age 68, is serving a 2 year sentence consecutive to a 10-25 year sentence for the crimes of Rape and Gross Sexual Imposition. These convictions involved the sexual abuse of a male juvenile from ages 2-5, while the victim was being babysat in Williams’ home. Williams admitted to the offense and further admitted that there were 3 other juveniles he had victimized under the same set of circumstances. Williams has a prior conviction for Attempted Gross Sexual Imposition. He was last heard by the Parole Board in January 2009. At that time, he had maintained good institutional conduct, but had not completed offense related programming. Given his prior criminal history, the age of the victim (s), the duration of the abuse and his lack of programming, Williams was deemed unsuitable for release. The Board determined that the release of Williams would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to January 2014, when he will have approximately 13 years served.
330. A419-437  SZABO, Dwight

Explanation: Inmate Szabo, age 69, is serving a 7 to 25 year sentence for one count of Rape. The victim of the offense was Szabo’s 11 year old biological son. Szabo sexually abused him on three different occasions. At the time of the crime, Szabo was also working at a state operated boys' home in Kentucky. While he was being investigated for his crimes against his son, Szabo was charged with abusing a boy at the camp. He was later convicted of Sodomy in Kentucky. Szabo was last heard by the Parole Board in August 2010. At that time, he had maintained good institutional conduct, but had not participated in any recommended programming. Szabo claimed that he participated in offense related programming while incarcerated in Kentucky, and does not believe that he needs further programming. In addition, Szabo minimized his offense behavior, arguing that he did not commit a rape because his 11 year old son consented to the sexual activity and has suffered no psychological scars. Given the nature of the crime against his minor son, his criminal history which includes an additional sex offense, and his marginal institutional adjustment, Szabo was deemed unsuitable for release. His release was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to August 2013 which equates to 17 years served.

331. A466-639  HYER, Edwin

Explanation: Inmate Hyer, age 65, is serving a 7-25 year sentence for two counts of Rape against his stepdaughter, and the son of an ex-girlfriend. The sexual assaults consisted of oral and anal sex. The abuse stopped when the victims were in their late teens, but the crime went unprosecuted until 2002, when Hyer contacted the victim for a sexual encounter. He has no prior criminal record. He was last heard by the Parole Board in August 2008, and had excellent institutional conduct and programming. However, Hyer denied committing the offenses. Given the multiple child victims, and the serious nature of the offenses, Hyer was deemed unsuitable for release. The Board determined that the release of Hyer would not further the interest of justice, would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to December 2013, which equates to 10 years served.

332. A479-760  REED, Bobby

Explanation: Deceased October 18, 2011
333. A485-408  GIVENS, Richard

Explanation: Inmate Givens, age 68, is serving a 7 to 25 year sentence for the crime of Voluntary Manslaughter. In 1986, Givens strangled his mother. Her body was found four days later and the crime went unsolved for years. In 2004, Givens wrote a letter to authorities in which he confessed to the crime. He was at the time serving a sentence in Canada for Attempted Murder and Sexual Assaults. Upon his release from Canadian prison, he was returned to Ohio to face a Murder charge, and ultimately plead guilty to Voluntary Manslaughter. Givens had served 7 years when heard by the Board in July 2011, and was in poor health. However, given his extensive violent criminal history which includes sex offenses, he was deemed unsuitable for release. The Board determined that a release would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety. He was continued to July 2016, when he will have approximately 12 years served.

334. A486-110  PHILLIPS, Richard

Explanation: Inmate Phillips, age 65, is serving a 7-25 year sentence for the crime of Rape. The conviction involved the sexual abuse of a female relative from the age of 5 to the age of 12. Phillips was last heard by the Parole Board in August 2009. At that time, he had maintained superior institutional conduct and had completed sex offender programming. He displayed remorse and insight into his offenses. However, significant community protest to his release was received. Given the duration of the abuse, and the age and impact to the victim, Phillips was deemed unsuitable for release. The Board determined that the release of Phillips would not further the interests of justice and would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. He was continued to August 2014, when he will have approximately 10 years served.
335. A562-466 WILLIAMS, Archie

Explanation: Inmate Williams age 68, is serving a 2 year sentence consecutive to a 15 to 90 year sentence for the crimes of Possession of Drugs, Aggravated Robbery and Forgery. This is his fifth commitment to prison. Throughout his criminal history, Williams has been paroled a total of 11 times. While on parole for the offense of Possession of Drugs, Williams was arrested while in possession of 100 Oxycodone pills. Williams was returned to the state of Ohio as a technical parole violator in 2008. He has not yet been deemed suitable for reparole. Williams was last heard by the Board in August 2010. He has maintained a good institutional adjustment. However, given Williams’ extensive history of supervision failures, the Board determined that a release would create an undue risk to public safety and would not further the interests of justice nor be consistent with the welfare and security of society. Williams was continued to February 2012, when he will have three years served since his most recent return to the institution.

336. A576-393 SOSNOSKIE, Robert

Explanation: Inmate Sosnoskie, age 67, is serving a 10 to Life sentence for the crime of Second Degree Murder. The offense occurred in 1971; however, Sosnoskie was not linked to the offense until 2007, and was not convicted until 2008. His statutory first hearing date is not until May 2017, but due to the fact that in 1971, inmates convicted of Murder could be considered for Shock Parole, a hearing to consider same was scheduled and conducted in February 2009. Sosnoskie had served only 21 months of his sentence at the time of his Shock Parole hearing. Sosnoskie is a multi state offender with prior convictions of Soliciting, Assault with Intent to Commit Rape, Soliciting without a License, Attempted Rape and Driving Under the Influence. Given the serious nature of his current offense, coupled with the serious nature of his prior record, the Board determined that Sosnoskie was not deserving of shock parole. He will be considered for parole after serving his minimum sentence.
337. W13056  WERNERT, Patricia

**Explanation:** Inmate Wernert, age 68, is serving a 20 to Life sentence for two counts of Aggravated Murder. The victims of the offense were Wernert’s mother-in-law and her grandmother-in-law. Wernert’s husband, David Wernert and their friend, Richard Arterberry, were also convicted. The three codefendants planned the killing of the two elderly victims so Wernert and her husband could obtain their inheritance. Wernert was convicted by a jury of two counts of Aggravated Murder and originally sentenced to Death. However, her sentence was commuted to 20 years to Life in 1978 when Ohio’s death penalty scheme was declared unconstitutional. Wernert was last heard by the Parole Board in November 2011. At that time, she had maintained good institutional conduct. She displayed little remorse for the offenses and very little insight, admitting taking part in the murders as mercy killings. Given the nature of the crime, coupled with her lack of remorse or insight, Wernert was deemed unsuitable for release. Her release was determined to not further the interests of justice and would be inconsistent with the welfare and security of society. She was continued to November 2015 when she will have approximately 40 years served.

338. W14918  DUERR, Carol

**Explanation:** Inmate Duerr is serving a 20-Life sentence for the crime of Aggravated Murder. Duerr and her daughter, who was 18 at the time, conspired to have another co-defendant kill her husband. The killing was set up to look like a burglary, with the co-defendant waiting inside and shooting the victim with one of the victim’s own guns. Duerr and her daughter were shopping at the time of the offense. They then picked up the co-defendant and assisted him in getting rid of the evidence. All three co-defendants were sentenced to Life. Duerr was last seen by the Parole Board in June 2011. At that time she had good conduct and had completed relevant programs. She denies any involvement in the planning of the offense, and places total blame on her daughter and the other codefendant. Strong and significant community protest against her release was received. Given the heinousness of the crime, her poor insight and her manipulation of her 18 year old daughter’s involvement in the crime, Duerr was deemed unsuitable for release. The Board determined that the release of Duerr would not further the interests of justice and would be inconsistent with the welfare and security of society. She was continued to June 2014 when she will have approximately 33 years served.
339.  W15949  JOHNSON, Frances

Explanation: Inmate Johnson, age 66, is convicted of one count of Involuntary Manslaughter, Murder and Aggravated Robbery. Johnson along with a male co-defendant stabbed her ex-boyfriend 81 times and placed his body in a creek. While on the run, Johnson and her co-defendant robbed a gas station and shot the male attendant in the head. Johnson has a prior misdemeanor conviction for Passing Bad Checks. She was last heard by the Board in April 2010. Johnson denied any involvement in the Murder and Aggravated Robbery offenses. She lacked remorse and displayed limited insight into her offense behavior, and was deemed unsuitable for release. The Board determined that the release of Johnson would not further the interests of justice and would be inconsistent with the welfare and security of society. Johnson was continued to April 2015, which equates to approximately 33 years served.

340.  W17115  COURTNEY, Katherine

Explanation: Inmate Courtney, age 70, is serving a 3 year gun specification consecutive to a 20 to Life sentence for the crime of Aggravated Murder. Courtney was involved in a relationship with the victim, and became upset when she observed the victim’s ex-wife at his home. Courtney went to her house, retrieved a gun and went back to the victim’s home. She became engaged in an argument with the victim, during which Courtney shot him in the chest and killed him. Courtney claims the shooting was not intentional, and occurred when she and the victim were struggling over the gun. A jury, however, found her guilty of Aggravated Murder. Courtney was last heard by the Parole Board in July 2009. Objections to release were received by a significant number of community members. Given the serious nature of the crime, Courtney was deemed unsuitable for release. Courtney’s release was determined to not further the interests of justice and would be inconsistent with the welfare and security of society. She was continued to July 2012, which equates to approximately 28 ½ years served.
341. W17611 ALBANESE, Beulah

Explanation: Inmate Albanese, age 75, is serving a 15 to Life sentence for the crime of Murder. This conviction involved her forcing her two-year old granddaughter to drink excessive amounts of water, beating her, and torturing her for several hours, leading to her death by way of drowning. Further aggravating this case was the fact that this crime was committed in the presence of two other minor children who were in the home at the time of the offense. Albanese was last heard by the Parole Board in October 2008. At that time, she had maintained good institutional conduct. She had received good work evaluations and had completed many programs. She displayed little remorse for her offense and very little insight, and simply stated that the only thing she did was give her granddaughter a drink of water because she was having a seizure. Objections to release were received by a significant number of community members. Given the serious and torturous nature of the offense, Albanese was deemed unsuitable for release. The release of Albanese was determined to be inconsistent with the welfare and security of society, and would not further the interests of justice. She was continued to October 2013 which equates to 29 years served.

342. W25931 LAMPKIN, Beatrice

Explanation: Inmate Lampkin, age 70, is serving a 20 to Life sentence for the crime of Aggravated Murder. Lampkin conspired along with her co-defendants to have her husband killed. She contacted multiple individuals before selecting co-defendant Johnny Curry to kill her husband. The victim was shot and killed as he carried out the trash. Lampkin was last heard by the Parole Board in July 2010. At that time, she had maintained good institutional conduct and had completed numerous programs. She admitted to making statements that she wished her husband was dead, but maintained that these were just words. According to her, she had no intention of harming her husband whom she claimed was physically abusive. Given the serious nature of the offense, Lampkin was deemed unsuitable for release. The Board determined that her release would be inconsistent with the welfare and security of society, would not further the interests of justice and would create undue risk to public safety. She was continued to November 2012 when she will have approximately 22 years served.
343. W27605    SHACKLEFORD, Maggie

**Explanation:** Inmate Shackleford, age 73, is serving a 20 to Life sentence for the crime of Aggravated Murder. This conviction involved the stabbing to death of a coworker. Shackleford approached the victim from behind, while he was clocking into work, and repeatedly stabbed him. The victim attempted to evade her, but Shackleford continued stabbing the victim even as other employees came to help the victim. After killing the victim, Shackleford went to the guard shack and waited for the police to arrive. Shackleford was last heard by the Parole Board in September 2009. She had maintained good institutional conduct, and had participated in many institutional programs. The Board voted to propose parole, however a petition opposing release and requesting a Full Board hearing was received. A Full Board Hearing was conducted on January 27, 2010. Arguments for and against release were heard. Additional aggravating information was presented to the Board, suggesting that the offense was of a more premeditated nature than previously indicated. Shackleford was deemed unsuitable for release. Her release was determined to not further the interests of justice, and would be inconsistent with the welfare and security of society. She was continued to March 2012 which equates to approximately 21 years served.

344. W30210    LAROSA, Janet

**Explanation:** Inmate Larosa, age 67, is serving a 3 year gun specification consecutive to a 20 to Life sentence for the crime of Murder. She shot and killed her 50 year old romantic partner when she became jealous that the victim was going to return to her husband. She purchased the firearm in advance, and shot the victim while she slept. She has no prior criminal record. She was last heard by the Parole Board in October 2008. She had participated in relevant programming, and had maintained good institutional conduct. Objections to release were received by interested parties and community members. Larosa claimed health issues and indicated that she suffered from a stroke in 2005. Given the premeditation and the use of a firearm in the commission of the offense, it was determined that Larosa was not suitable for release, and that her release would not further the interests of justice. She was continued to July 2015, which equates to her court-imposed minimum sentence of 23 years.
345.  W36524   WILKINS, Carolyn

Explanation:  Inmate Wilkins, age 76, is serving a 10 to Life sentence for the crimes of Kidnapping, Felonious Sexual Penetration, Felonious Assault, and Endangering Children.  At the age of 60, she beat and then inserted an object into the vagina of a 5 year old girl.  The victim has suffered permanent physical injury and ongoing psychological trauma.  Wilkins has a prior shoplifting conviction.  She was last heard by the Parole Board in March 2010, and had maintained good programming and conduct.  Strong community opposition to her release was received.  Given the aggravating factors and very serious nature of the offense, the Board found Wilkins unsuitable for release.  The Board determined that her release would not further the interests of justice, would be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children.  She was continued to March 2013 when she will have approximately 18 years served.

346.  W38381   BUCKLEY, Patricia

Explanation:  Inmate Buckley, age 68, is serving a 5-25 year sentence for the crime of Attempted Aggravated Murder.  At age 52, she beat a 75 year old woman with an antique iron that was being used as a door stop.  The victim, who survived the beating, suffered from Alzheimer’s disease, and Buckley was her caregiver.  Buckley has no prior adult criminal record.  She was last heard by the Parole Board in May 2011, and had completed relevant programming and had good institutional adjustment.  Strong community opposition to her release was received.  Given the brutality of the assault against a vulnerable victim, and the significant opposition received, the Board determined that Buckley was unsuitable for release, and that her release would not further the interests of justice, nor would it be consistent with the welfare and security of society.  Buckley was continued to December 2015, when she will have approximately 20 years served.
347. W44111 MARCISZEWSKI, Wanda

Explanation: Inmate Marciszewski, age 65, is serving a 2 year sentence consecutive to a 10 to 25 year sentence for the crimes of Involuntary Manslaughter and Tampering with Evidence. Marciszewski and five co-defendants were involved in the sexual assault and killing of two minor female victims. The crime took place in 1992, but she was not convicted until six years later. Despite her guilty plea, she continues to deny any involvement in this crime. Marciszewski was last heard by the Parole Board in June 2010. At that time, she had maintained good institutional conduct. However, she had participated in very limited institutional programming. She displayed little remorse for her offenses and very little insight. Given those aggravating factors, Marciszewski was deemed unsuitable for release. Her release was determined to be inconsistent with the welfare and security of society, and would create undue risk to public safety, particularly to young children. She was continued to April 2013, which equates to 14 years.