The content of the foregoing press release was prepared by the Parole Board based on information supplied by the Department of Correction and is believed to be complete and accurate at the time of preparation. The Parole Board is not responsible for any errors contained in the information supplied to the Parole Board by the Department of Correction. An institutional transfer by the Department of Correction could change the date and place of the offender’s appearance beyond the control of the Parole Board.

The county of conviction may not be the county where the crime occurred in a situation where a case was venued. The date of a sentence will not reflect the time actually served by the offender because of additional time lost while out on appeal bond or on escape, and/or because of the possibility of parole revocation time or other sentences being served consecutively that could have delayed the start of the particular sentence now being considered.

The fact that an offender appears on the foregoing press release as eligible for consideration should not be construed to suggest that it is either likely or unlikely that favorable action will be taken. Parole cases are decided solely by the Parole Board. Clemency cases are decided by the Governor following submission of a non-binding advisory recommendation by the Parole Board to either grant or to deny the request for clemency. The granting of clemency does not result in the release of an offender. Clemency, if granted, only allows the offender to be considered by the Parole Board for possible parole at some future date which would be an earlier date than if clemency had not been granted. Eligibility to be considered is established by the law or promulgated rule based on institutional conduct and a certain minimal fractional portion of the sentence having been served. The computation of the time served by an offender and any credit time earned is done by the Department of Correction staff at the offender’s institution and not by the Parole Board. The Parole Board will consider the nature and circumstances of the offense; the offender’s past criminal history, the offender’s institutional conduct, the best interest of society, and all other relevant factors in arriving at a decision.

Individuals who have information or comments either for or against an offender are welcome to write to the Parole Board at the following address: Indiana Parole Board, Indiana Government Center South, 302 West Washington, Room E-321, Indianapolis, Indiana 46204 or to schedule an appointment to meet in person with the Parole Board or Parole Board member to the extent of available time on the Parole Board’s appointment calendar.