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Investigator/Public Information Officer
GUY M. VOGRIN

July 31, 2025

Lisa Hoying, Esq.
Parole Board Chair
Ohio Adult Parole Authority
4545 Fisher Road, Suite D
Columbus, OH 43225

IN RE: POMPIE JUNIOR WADE
Inmate #A145035
Trumbull County Case No. 76-CR-9
Convictions:
AGGRAVATED MURDER
ATTEMPTED AGGRAVATED
MURDER
AGGRAVATED ROBBERY
MANSLAUGHTER
SENTENCE:
DEATH SENTENCE VACATED
AND COMMITTED TO 20
YEARS TO LIFE SENTENCE
TIME SERVED: 49 years 7 months

Dear Attorney Hoying:

Inmate Pompie Junior Wade, on December 29, 1975, was on parole in Ohio for manslaughter for the shooting death of William A. Jackson on November 5, 1972 when in the course of a robbery, he premeditatedly murdered with another firearm Chiarella (age 51 and attempted to murder Fred G. Piersol (age 23). After a jury trial before a Trumbull County jury in 1976, Pompie Wade was convicted on all

DENNIS WATKINS

Trumbull County Prosecuting Attorney
Attorney Lisa Hoying

July 31, 2025

Page | 2

charges and sentenced to death by Judge Sidney Rigelhaupt, assigned Common Pleas judge from Mahoning County. Both the Court of Appeals and the Ohio Supreme Court upheld the fairness of his trial and sentence. No claims were ever made that Wade was actually innocent. Today he lives guilty as sin. However, in 1978, his death sentence was vacated and commuted to a life sentence because the United States Supreme Court declared Ohio's statutory scheme of sentencing at the time was unconstitutional. Further, as I wrote in my most recent letter to the Parole Board in 2015 that "... with court action Wade benefited with a lessening of his sentence. Figuratively speaking he may have missed the bullet in 1978 but his real bullets did not miss his human targets which killed two and nearly killed a third."

Today, there have been 26 executions carried out by 10 states in the United States thus far in 2025. Ohio has numerous death row inmates lined up for execution once lethal drugs are obtained. However, under all circumstances, whether or not executions in individual cases are in fact carried out in all these states, cold blooded killers like Pompie Wade, who murder repeatedly and commit multiple felony crimes are not routinely being granted release on parole. Ohio's 1970's laws did not provide for a sentence of life without parole. For over 20 years Ohio now provides guilty defendants of these types of crimes either a sentence of death or life without the benefit of parole. Yet still today some legislative leaders want to give new chances for release to depraved killers who have been convicted by juries and sentenced by judges to life without parole. See Ohio Senate Bill 256 which abolished life without parole for murderers under 18, despite what judges and jurors recommended.

The overwhelming evidence of guilt against Wade, his psychopathic character traits, and prison risk evaluation, amply support providing no parole to Wade. According to the Ohio Department of Rehabilitation and Correction, Current Institutional Report Summary, Wade's current Risk Score is considered (moderate/high) at 3. Though Wade's last recorded act of violence was in 2010 when he had hit another inmate in the eye, it is well-established that even with good behavior in prison does not mean there will be good behavior once released, and

DENNIS WATKINS

Trumbull County Prosecuting Attorney
Attorney Lisa Hoying

July 31, 2025

Page | 3

from my experience, it is not uncommon for long term prisoners with anti-social personality disorder to fake learned remorse syndrome to gain release. Frankly, in my opinion, it would be craziness to ever release Wade again. The Parole Board did it once back in the 1970's and it cost Mr. Chiarella his life! Prison is a form of treatment that guarantees that there will be no more victims (except of course for those inmates who kill guards and other inmates—only the death penalty provides absolute peace and safety to society).

THE WADE CRIMES AND EVIDENCE

Since I was one of the trial prosecutors in the Pompie Wade trial in 1976, I know and remember the facts and circumstances surrounding the shooting of two innocent persons working and earning a living during the holiday season in 1975—nearly 50 years ago. I know the victim's families and survivor of that night and their suffering, and the continuous effort to release inmate Wade back into society. Those family members who still remain to fight for justice, say...“he was saved from the electric chair by the Supreme Court of the United States...yet, every 10 years he (Wade) is up for parole. Every 10 years the trauma of that event is relived and experienced by myself, my brother, and the Chiarella Family” (See attached July 15, 2025 Chiarella Family letter opposing Wade's third opportunity to show his contempt for the law and life).

I also know, as an actual participant in his trial, the criminal history that Pompie Wade has. Because I personally know from talking to witnesses what he wantonly and viciously did (as do others still living who remember that fateful day), I am writing the Board again (as previously in 2015, 2005, 1995, and 1989—see included letters) to re-emphasize the importance of, and as I see it, the moral mandate under the facts and the law of keeping Wade incarcerated for the rest of his life. He truly is a psychopath's psychopath and would reasonably present a clear and present danger to any community if he were released on parole. Therefore, I am additionally enclosing with this letter various materials, including police reports, statements, and scientific evidence for your consideration.

DENNIS WATKINS

Trumbull County Prosecuting Attorney

Attorney Lisa Hoying

July 31, 2025

Page | 4

Pompie Wade, as a young man, developed a reputation as a violent, hateful person. Eventually in the early 1970's, he ended up killing an individual in a bar in Warren and was charged with murder. Because of evidentiary problems, he was sentenced upon a plea of guilty for a manslaughter conviction to the appropriate Ohio institution.

Wade was thereafter released on parole, and while on parole, decided to team up with Mose Hurd, and possibly others, in holding up various establishments in the Warren area. During these series of armed robberies, Wade carried a firearm and was involved in multiple shootings.

On December 29, 1975, Wade decided to rob a beverage center on the west side of Warren. Dominic Chiarella and Fred Piersol are working that fateful day. Wade had a .32 revolver and stole money from the establishment. Even though he had the cash in hand, he ordered the victims to go to the back of the store into the cooler which was used for beverages. He did this even though he could have walked out the front door with his weapon and his friend and money in hand. The two victims stood in the cold, in the cooler, and then Pompie Wade walked in. Wade stared at them, and then in cold blood, shot both men in the chest several times with pattern shots near the heart. Dominic Chiarella died almost instantaneously. He left a wife and children. By the grace of God, Fred Piersol survived.

Shortly following the shooting, Wade was apprehended with the loot from the store and the murder weapon in his possession. The evidence in the case, including his own and co-defendant's confessions, proved beyond all doubt Wade guilty. Furthermore, ballistic evidence was presented at trial along with a forensic expert for the Bureau of Alcohol, Tobacco and Firearms from Washington, DC who testified that hand swabs taken from Pompie Wade at the time of the murder showed the presence of "gunshot residue consistent with shooting the murder weapon." This was one of the first times Atomic Absorption Analysis was presented as evidence in a Northeastern Ohio courtroom (see included Leonard A. Read Forensic Chemist

DENNIS WATKINS

Trumbull County Prosecuting Attorney
Attorney Lisa Hoying

July 31, 2025

Page | 5

Report). He received the appropriate death sentence and as indicated, received a life sentence when the Ohio law was declared invalid. At no time did Wade express any remorse. Rather all times the facts revealed a psychopathic killer who did not and could not learn from past experiences. Accomplice Mose Hurd could not put it any better how mechanic Wade did his killing trade.

...I TOOK THE MONEY (FROM CASH REGISTER) FROM THE YOUNG DUDE (VICTIM PIERSON)... POMPIE TOLD THE YOUNG BOY AND THE OLD MAN (CHIARELLA) TO GO TO THE BACK. POMPIE TOLD THE TWO MEN TO GO TO THE COOLER AND THEY WENT BACK TO THERE TO THE COOLER. POMPIE TOLD ME TO LEAVE. I WAS WALKING OUT THE DOOR ABOUT HALF WAY OUT WHEN I HEARD QUITE A FEW SHOTS. ...I CONTINUED OUT THE DOOR AND WENT TO THE CAR. I GOT INTO THE PASSENGER SIDE AND WAITED FOR POMPIE. I WAITED FOR ABOUT FOUR OR FIVE MINUTES AND POMPIE CAME TO THE CAR. HE WAS CARRYING A BAG. HE HAD SOME WINE AND SOME POTATO CHIPS. POMPIE TOLD ME THAT HE HAD KILLED THE TWO MEN IN THE COOLER. I DIDN'T BELIEVE HIM. HE JUST STARTED DRIVING...(Emphasis added).

Please, the Parole Board and everyone needs to understand how mis-wired Wade is—he believed he had just murdered two human beings he did not know, and before leaving this slaughter house, calmly took a few minutes to not rush out to his getaway car but instead got a bag and went shopping (i.e. stealing) in the victims' store and took with him a bottle of wine and some potato chips to enjoy. That kind of behavior explains why Wade is a psychopath's psychopath and why he will never acquire a conscience.

Also, it is noteworthy that Mose Hurd's statement to the Warren Police Department ended with him making clear one thing—"This is the truth and I

DENNIS WATKINS

Trumbull County Prosecuting Attorney

Attorney Lisa Hoying

July 31, 2025

Page | 6

haven't lied to the officers. I have never shot anybody nor I ever fired a gun at anyone. I have never witnessed anyone being shot either. End of statement." The jury believed Hurd's version and the mountain of supporting evidence. With individualized sentencing and parole release eligibility standards, one can understand why the criminal justice system treats each defendant differently and why Hurd was released and why Wade never should be released! (See Mose Hurd statement to police dated December 30, 1975).

VICTIM'S PLIGHT AND RELIVING TRAGEDY EACH PAROLE HEARING

On Monday, August 3, 2015, an editorial by the Vindicator newspaper in Youngstown, Ohio headlined its position on the upcoming Ohio Parole Board October 2015 hearing considering Pompie Junior Wade's possible release on parole. The paper said: "State should deny parole to infamous Warren killer." See attached copy of that editorial. After reviewing the history of the crime and Wade, the newspaper concluded: Forty years is a long time to spend in prison. Wade, 63, has killed twice in the past without a demonstration of remorse, and should not be given a third opportunity to show his contempt for law and life."

The newspaper editorial further asked this question: How many breaks should a cold-blooded murderer get? A good question but one so easy to answer for the Ohio Parole Board members whose sworn duty is to enforce the rules and regulations of parole and make discretionary decisions by vote of the presentations before them. I appreciate and respect those decisions having appeared before many full board hearings, including three capital cases where the death penalty was carried out by Ohio officials. I have seen the results and prosecutors and victims don't succeed every time. Not every capital defendant will be executed nor will every person sentenced to life in prison serve the full sentence. But what is paramount is that everyone involved in the justice system process do their duty to the best of their ability

DENNIS WATKINS

Trumbull County Prosecuting Attorney

Attorney Lisa Hoying

July 31, 2025

Page | 7

and with the best decisions with transparency both the public and the individual can understand. Improvements and corrections, as always, will take place if a better way of doing things is approved by the appropriate governmental bodies.

The administrative rules in place for many years now gives the Parole Board the discretion to only continue an inmate's eligibility hearing for 10 years no matter what the crime/crimes and no matter what criminal and behavioral history (or societal risk) he/she has. In my opinion, that should be changed and appropriate, responsible, institutional officials should voice their views as to whether changes should or should not happen.

Without question from the Trumbull County Prosecutor's Office recent experience, we have noticed more hearings in a shorter period of time for defendants serving life sentences for murder, child rape, and long terms of imprisonment because of consecutive sentences.

However, I am thankful to the Board in the way it has handled its responsibility in dealing with Inmate #145035, Pompie Junior Wade. Importantly, past Ohio parole boards now, for 30 years, have denied Wade parole three times while maxing his next eligibility 10 years (to wit: hearings 1995, 2005, 2015 and now, August 2025). Moreover, the Dominic Chiarella Family appreciates the professional and courteous manner employees of the Department of Rehabilitation and Correction and parole members themselves have treated them throughout the years. Their problem is with the system itself which they view needs to be changed to have the law recognize that the true victims are the dead and the injured and not the proven guilty monster killers and child rapists. They want true killers arrested and convicted for their crimes, and for the Chiarella Family, the accused must have a fair trial where they and everyone will know that the legal system got the right person. No victim wants to see an innocent person arrested and prosecuted with the

DENNIS WATKINS

Trumbull County Prosecuting Attorney

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July 31, 2025

Page | 8

real killer roaming free to kill again. Their anger is with the guilty not an innocent person.

Attached to this letter are two important documents: First, a newspaper editorial dated August 3, 2015, and second, a letter authored by the Dominic Chiarella Family. The victim's family view, that in their case, repeated parole hearings are a post-trial traumatic stress event. Interestingly, with Ohio's Constitution, victims of crime have a constitutional right to a "Prompt Conclusion" of the litigation of a criminal case in court. However, for those murderers and other violent criminals who don't get the death penalty, parole hearings can be endless in some states like Ohio. (In fact, in Ohio, unlike many other states, executions are not being carried out by officials even after all appeals have been exhausted).

So it should be apparent to many experienced Parole Board members today that distressed victims of violent crimes often ask, saying, "how many breaks should a cold-blooded murderer get?" Please read their letter. In relevant part they say: "(Wade) was sentenced to life imprisonment. Yet, every 10 years he is up for parole. Every 10 years the trauma of that event is relived and experienced by myself, my brother, and the Chiarella Family. If Wade "would have been executed, then the Chiarella Family would have psychological closure" (one of the family members, Dr. David Chiarella, is a licensed psychologist and knows about the subject matter).

You may agree with me, to some, justice makes no sense when the system appears to repeatedly coddle proven monster killers and evil with parole hearing after parole hearing. To the Chiarella family, the law should be changed to limit Parole Board hearings for the worst of the worst murderers, like Wade, or at least provide discretion to the board to extend re-hearings beyond 10 years. There is no constitutional right to release given inmates sentenced to life.

DENNIS WATKINS

Trumbull County Prosecuting Attorney

Attorney Lisa Hoying

July 31, 2025

Page | 9

You know before Ethel Kennedy died, the state of California, in 2023, required her and other family members to go to their 17th California parole hearing for Robert F. Kennedy's assassin, Sirhan Sirhan, which was denied. "Our family and our country suffered an unspeakable loss due to the inhumanity of one man," Ethel Kennedy said in a statement in 2021. A majority of the Kennedy family opposed any release of the 77 year old killer at that time. However, an "unexpected" parole vote to release Sirhan Sirhan, which was later reversed, "inflicted enormous additional pain" according to family members. If Ted Bundy would have done his estimated 35 murders in California he probably would be alive today, and a lot of victims would be going to parole hearings. Bundy got no pass for killing citizens in the State of Florida and was executed in 1989. Ohio is not California! Victims of crime in Ohio deserve better because repeated parole hearings unnecessarily traumatize them by reliving the crimes and fearing the release of dangerous killers.

In conclusion, for all the foregoing reasons in my letter, please keep on doing what you have been doing throughout the years. Wade's just sentence must be fully served and a safe public always is insured with incapacitation by incarceration. Importantly, under the totality of circumstances in this case, under standards of Ohio Administrative Code Rule 5120:1-1-07(A)(2) and its guidelines, there is substantial reason to believe that the unique factors of the heinous and murderous acts of Wade in the commission of his offenses outweigh the rehabilitative efforts and furthermore the release of this inmate into society would create undue risk to public safety and/or would not further the interest of justice nor be consistent with the welfare and security of society. Therefore, please deny Pompie Junior Wade parole which will keep the status quo where both the inmate and society are safe!

DENNIS WATKINS

Trumbull County Prosecuting Attorney

Attorney Lisa Hoying

July 31, 2025

Page | 10

Thanking the Board for its consideration in this matter.

Very truly yours,

A handwritten signature in cursive script that reads "Dennis Watkins".

Dennis Watkins

Trumbull County Prosecuting Attorney

DW/fd

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September 22, 2015

Andre Imbrogno, Acting Parole Board Chair
Ohio Adult Parole Authority
770 West Broad Street
Columbus, OH 43222

**IN RE: POMPIE JUNIOR WADE
INMATE #A145035
Trumbull County Convictions:
Aggravated Murder
Attempted Aggravated Murder
Aggravated Robbery
Manslaughter
Sentence: 20 yrs. to Life
Time Served: 39 years and 9 months**

Dear Attorney Imbrogno:

Please be advised that in the past I have written three separate letters to three different Ohio Parole Board Chairs opposing the possible parole of Pompie Junior Wade for separate homicide or attempted homicide offenses in Trumbull County in the 1970's. (Enclosed with this letter are copies of those letters for your review). In fact, Wade on December 29, 1975 was on parole in Ohio for manslaughter for the shooting death of William A. Jackson on November 5, 1972 when in the course of a robbery he premeditatedly murdered Dominic Chiarella (age 51) and attempt to murder Fred G. Piersol (age 23). After a jury trial in 1976, Pompie Wade was convicted on all charges and sentenced to death. In 1978 his death sentence was vacated and commuted to a life sentence because the United States Supreme Court declared the Ohio's statutory

DENNIS WATKINS

Framble County Prosecuting Attorney

Attorney Andre Imbrogno, Parole Board Chair

September 15, 2015

Page Two

scheme of sentencing at the time was unconstitutional. Therefore, with court action Wade benefited with a lessening of his sentence. Figuratively speaking he may have missed the bullet in 1978 but his real bullets did not miss his human targets which killed two and nearly killed a third.

Since I was one of the trial prosecutors in the Pompie Wade trial in 1976, I know well the facts and circumstances surrounding the shootings of two innocent persons working and earning a living during the holiday season in 1975. I know the victims' families and the survivor of that night and their suffering. I also know the criminal history that Pompie Wade has. Because I know him (as do many others who remember that fateful day), I am writing the Board again to re-emphasize the importance and as I see it, moral mandate, in keeping Wade incarcerated for the rest of his life. He truly is a psychopath's psychopath and would be a clear and present danger to society if he should ever be released. Therefore I am enclosing various materials including police reports, statements, and scientific evidence for your consideration. And as always I am available to answer any of your questions.

As the Board is aware, various members of the family and friends of Dominic Chiarella and Fred Piersol are meeting with the Board or its representatives regarding their views regarding parole in this matter. Others would, along with myself and members of this office, be available if it would be necessary to come to Columbus and present our case to a full board hearing. It is my sincere hope that such a hearing will not be needed since the evidence in this matter is so overwhelming that Pompie Wade should be denied parole due to the serious nature of the crimes, that his release into society would create undue risk to public safety, and such a release would not further the interest of justice and would only diminish the meaningfulness of the punishment given by the trial court.

DENNIS WATKINS

Frambault County Prosecuting Attorney

Attorney Andre Imbrogno, Parole Board Chair

September 15, 2015

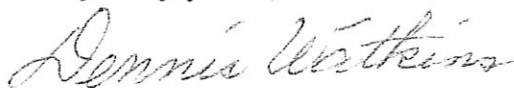
Page Three

In conclusion I would like to quote from my second of the three previously written letters to the parole board chair, Margarette Ghee, dated October 26, 1995:

“... a defect in the law gave Wade a second life. It hopefully did not and will not give him another chance to kill again, Put it this way, Wade killed once and was given a second chance. He then went out and killed again for the second time and almost a third time. He then successfully reversed his justly deserved death sentence and received the benefit of a life sentence. Don't give him a THIRD CHANCE TO KILL AGAIN. ENOUGH IS ENOUGH!”

Thanking you for your consideration in this matter.

Very truly yours,



DENNIS WATKINS

PROSECUTING ATTORNEY

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SUE ELLEN STINEDURF

November 18, 2005

Ms. Cynthia Mausser, Chairman
Ohio Adult Parole Authority
1050 Freeway Drive North
Columbus, OH 43229
Attn: Victim Section, Dated Material

Dear Ms. Mausser:

In re: Pompie Junior Wade
Inmate No. 145035

In 1989, I wrote the Adult Parole Authority (see attached letter of October 3, 1989 to Mr. Raymond Capots) opposing any early release of Pompie Wade from prison. In 1995, the Parole Board agreed with my position and denied his release. It then scheduled another hearing for the year 2026.

Apparently since 1995, the guidelines regarding parole hearings have been changed and now Wade will be considered earlier for parole. Thus, I write this letter reaffirming this office's strong opposition to any release of Wade.

As I stated in my prior communication with the Board, Pompie Wade was given considerable leniency when his death sentence was vacated to a life sentence in 1978 after the U.S. Supreme Court declared Ohio's death penalty statute unconstitutional.

DENNIS WATKINS
Framble County Prosecuting Attorney

Ms. Cynthia Mausser, Chairman
November 18, 2005
Page Two

Under all circumstances previously presented to the Board and even when applying today's law to the facts of Wade's crimes in 1975, this Defendant deserves *no less* than life without the benefit of parole. Therefore, as I stated in the past: "It is my judgment that any release (i.e. unleashing) of Wade during his lifetime, would bring about a substantial risk to members of the community."

I urge you *not to release Wade!*

Sincerely,

DENNIS WATKINS
Prosecuting Attorney

Enclosure

DW:fah

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First Assistant—Criminal Division
PETER J. KONTOS
Administrator—Criminal Division
THOMAS P. GYSEGEN
Chief Counsel—Child Assault Division
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COPY

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RALPH E. MARCHIO
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JAMES L. TEEPLE

October 26, 1995

*Ms. Margarette T. Ghee, Chair
Ohio Parole Board
Adult Parole Authority
1050 Freeway Drive, North
Columbus, OH 43229*

Dear Ms. Ghee:

*INRE: Recommendation Concerning
Sentence of Pompe Wade*

It is my understanding that the Ohio Parole Board is going to consider the possible release of Pompe Wade. Unfortunately, I know this is not just a bad dream, although twenty (20) years has passed since the brutal murder of Mr. Dominic Chiarella and the attempted murder of James Piersol by Pompe Wade. I further know that time usually changes everyone, except the Pompe Wade's of the world who are devoid of conscience. I would also note that Wade's accomplice in these crimes, Moses Hurd, was considered for parole in 1993 and therefore I have hereto attached my opinion letter as to his release (or unleashing).

Wade is a textbook psychopath who was on parole for manslaughter when he murdered Mr. Chiarella. He was prosecuted for a capital offense (i.e. aggravated murder of the victim while committing aggravated robbery) and received a death sentence in 1976. Only because Ohio's death penalty statute was declared unconstitutional by the U.S. Supreme Court in 1978 did Wade receive a commuted sentence of life imprisonment. A defect in the law gave Wade a second life.

DENNIS WATKINS

Turnbull County Prosecuting Attorney

Ms. Margarette T. Ghee, Chair

October 26, 1995

Page Two

It hopefully did not and will not, give him another chance to kill again. Put it this way, Wade killed once and was given a second chance. He then went out and killed again for a second time and almost a third time. He then successfully reversed his justly deserved death sentence and received the benefit of a life sentence. Don't give him A THIRD CHANCE TO KILL AGAIN. ENOUGH IS ENOUGH!

Very truly yours,

A handwritten signature in cursive script, appearing to read "Dennis Watkins".

DENNIS WATKINS

Prosecuting Attorney

Enc.

DW:fah

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CHRISTOPHER J. SHAKER

October 3, 1989

Mr. Raymond Capots
Adult Parole Authority
1050 Freeway Drive North
Columbus, OH 43229

Dear Mr. Capots:

INRE: Pompie Junior Wade
76-CR-9

Please be advised that relatives of the victims to the shootings by the above-captioned inmate contacted this office regarding his possible parole. After contacting your department, it was learned that Pompie Wade will be eligible for a parole hearing in November, 1995. It was further learned that an accomplice (who was an aider and abettor and not a principal in any of the offenses) was paroled on July 14, 1989 after serving approximately fourteen years.

I am writing this letter now to make sure that I am on record concerning my opinion as to any release of Pompie Wade. It should be pointed out that I was one of the trial attorneys who prosecuted Wade and presented the evidence to the court which resulted in a death sentence. Unfortunately, the United States Supreme Court vacated the death sentence declaring the Ohio statute at the time unconstitutional. Thereafter, the Ohio Supreme Court imposed a life sentence.

In succinct terms, no rational human being would ever release this monster on society. The reasons follows.

DENNIS WATKINS

Frambult County Prosecuting Attorney

Mr. Raymond Capots
October 3, 1989
Page Two

Pompie Wade as a young man developed a reputation as a violent, hateful person. Eventually in the early 70's, he ended up killing an individual in a bar in Warren and was charged with murder. Because of evidentiary problems, he was sentenced upon a plea of guilty for a manslaughter conviction to the appropriate Ohio institution.

Wade was thereafter released on parole and while on parole, decided to team up with Mose Hurd and possibly others in holding up various establishments in the Warren area. During these series of armed robberies, Wade was armed and was involved in multiple shootings.

On December 29, 1975, Wade decided to rob a beverage center on the westside of Warren. Dominic Chiarella and Fred Piersol are working that fateful day. Wade had a .32 revolver and obtained money from the establishment. Even though he had the money in hand, he ordered the victims to go to the back of the store into the cooler which was used for beverages. He did this even though he could have walked out the front door with his weapon and his friend and money in hand. The two victims stood in the cold in the cooler and then Pompie Wade walked in, Wade stared at them and then in cold blood, shot both men in the chest several times. Dominic Chiarella died almost instantaneously. He left a wife and children. By the grace of God, Fred Piersol survived.

Shortly following the shooting, Wade was apprehended with the loot from the store and the murder weapon in his possession. The evidence in the case proved beyond all doubt Wade guilty. He received the appropriate sentence and as indicated, received a life sentence when the law was declared invalid. At no time did Wade express any remorse. Rather at all times the facts showed a psychopathic killer who did not and could not learn from past experiences.

Therefore, it is my judgment that any release (i.e. unleashing) of Wade during his lifetime would bring about a substantial risk to members of the community. To release him when he is in his middle years of life is insane. It is likely that there would be carnage and death in that event.

Sincerely,

Dennis Watkins

DENNIS WATKINS
Prosecuting Attorney



Warren City Council

MUNICIPAL JUSTICE BUILDING • 141 SOUTH STREET, S.E.
WARREN, OHIO 44483-5796 • (330) 841-2549

OHIO PAROLE BOARD

July 29, 2025

OPPOSING THE PAROLE OF POMPIE JUNIOR WADE

Dear Chairman Attorney Lisa Hoying:

Greetings, My name is Michael O'Brien; and I am a Warren City Council Person. Prior to this office, I was a State Representative in the Sixty-fourth (64th) District of the State of Ohio – eight (8) years; Mayor of Warren, Ohio - eight (8) years; and Trumbull County Commissioner - eleven (11) years.

I am writing to you not in the official capacity as a State Representative, former Mayor, or former County Commissioner; I am writing to you as a very close friend of two members of the family of a man named, DOMINIC CHIARELLA.

On December 29th, 1975, David Chiarella (age 20), his brother Jim (age 17), and their mother, Virginia, were enjoying the holiday season between Christmas and New Year's Day----when something happened that would change their lives forever. Their husband and father, DOMINIC CHIARELLA (age 51) was working at a Beverage Center in Warren, Ohio, along with another gentleman, FRED PIERSOL (age 23); when two men, POMPIE JUNIOR WADE and MOSES HURD, came in for the express purpose to rob the store of their money in the register. The two employees obliged the robbers and were then ordered to march into the cooler by the two robbers. The door was shut....the robbery complete. THEN, the unthinkable happened to not only change the life of the CHIARELLA FAMILY, but to shock the entire Warren City Community.

As both robbers walked out of the Beverage Store, POMPIE WADE turned around, went back in, walked to the cooler--opened the door, and UNLOADED HIS PISTOL KILLING DOMINIC CHIARELLA INSTANTLY and WOUNDING FRED PIERSOL SEVERELY.

CHAIRMAN ATTORNEY LISA HOYING

Page 2

July 29, 2025

This Robbery/Murder sent Shock Waves, not just in the Warren Community, but the entire Mahoning Valley. Such a senseless, as well as a brutal act unlike any other, demonstrates such a lack of respect for human life. Fifty (50) years later, this savage Murder is still in the minds of residents.

While WADE was on Parole for an earlier crime of Manslaughter, it was WADE's decision to end the life of DOMINIC CHIARELLA. It is obvious, by his actions, that chances for any Rehabilitation of WADE, and, thus, becoming a member of society in a civilized world, are unconscionable.

I personally will never forget, nor will the residents in Trumbull County, specifically in the City of Warren, forget this heinous crime.

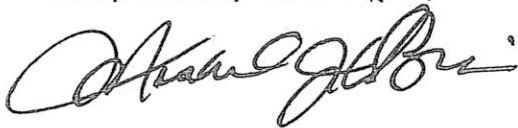
Enclosed in this letter are Petitions that were circulated in Warren, pleading not to grant WADE a Parole and release him back in this Community.

WADE deprived DOMINIC CHIARELLA from seeing his sons marry and have children of their own. He deprived VIRGINIA CHIARELLA of a husband for thirty-five (35) years left of her life. He deprived sons DAVID and JAMES, a father for their early years of adulthood. He deprived the Warren, Ohio, community of one great human being, DOMINIC CHIARELLA.

WADE is a KILLER, who deprived so many....., he should continue to be deprived of civilization and remain in prison.

I humbly request that you DENY the PAROLE of POMPIE JUNIOR WADE.

Respectfully submitted,



Michael J. O'Brien

Warren City Council

1849 Edgewood N.E, Warren, OH 44483

330-727-1097 mobrien0618@aol.com



Office of the Mayor City of Warren

391 Mahoning Ave., N.W. · Warren, Ohio 44483-4634
Phone: (330) 841-2601 · Fax: (330) 841-2676

William Douglas Franklin
Mayor

Eddie L. Colbert
Director of Service-Safety

Dear Chairman and Honorable Parole Board Attorney,

Greetings. My name is WILLIAM D. FRANKLIN, and I currently serve as Mayor of Warren, Ohio. Prior to holding this office, I served on the City Council for 12 years and worked as the City Safety Service Director before becoming Mayor 13 years ago.

I write to you today not in my official capacity, but as a close friend of two members of the Chiarella family — loved ones of Mr. Dominic Chiarella, whose life was tragically taken in a senseless act of violence.

On December 29, 1975, Mr. Chiarella (age 51) was working at a Beverage Center in the City of Warren, Ohio, alongside his co-worker, Mr. Fred Piersol. (age 23). During that holiday season, while his wife, Virginia, and sons David (age 20) and Jim (age 17) were enjoying time together, their lives were forever changed.

Two men, POMPIE JUNIOR WADE and MOSES HURD, entered the store with the intent to rob it. After forcing the employees to comply and locking them in the cooler, the robbery should have ended. Instead, what followed was an act of cold-blooded violence that shocked not just the City of Warren, but the entire Mahoning Valley.

As both robbers walked out of the Beverage Store, POMPIE WADE turned around, went back in, walked to the cooler--opened the door, and UNLOADED HIS PISTOL KILLING DOMINIC CHIARELLA INSTANTLY and WOUNDING FRED PIERSOL SEVERELY. This brutal act, committed by a man already on parole for a previous manslaughter conviction, demonstrated a complete and utter disregard for human life. Even fifty years later, this tragedy remains etched in the hearts of residents.

POMPIE JUNIOR WADE's actions deprived:

- Virginia Chiarella of a husband for the remaining 35 years of her life;
- David and Jim of a father during their formative years
- The Chiarella family of Dominic, witnessing weddings, grandchildren, and shared milestones
- The entire community of a kind, honorable, and beloved human being

For the sake of the Chiarella family and the integrity of our community, I humbly urge you to deny the parole request of Mr. POMPIE JUNIOR WADE.

Respectfully submitted,

William D. Franklin

Mayor, City of Warren

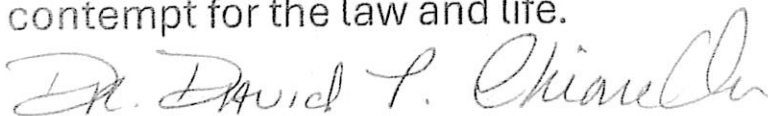
7/25/25

Mr. Dennis Watkins
Trumbull County Prosecutor
160 High Street NW #4
Warren, OH 44481

RE: Strong Opposition to the Parole of Pompie Wade

Dear Dennis,

How many breaks should a cold-blooded murderer get? 50 years ago, Wade murdered our father on December 29th, 1975. He was tried, convicted and sentenced to death on March 17, 1976, but he was spared from the electric chair by the Supreme Court of the United States; they declared Ohio's death penalty unconstitutional. He was sentenced to life imprisonment. Yet, every 10 years he is up for parole. Every 10 years the trauma of that event is remembered and experienced by myself, my brother and the entire Chiarella family. If Wade had been executed, then the Chiarella family would have psychological closure. If he spends the rest of his life in prison, then we have closure. Otherwise, we continue to experience and deal with the trauma and our grief every 10 years. Wade avoided execution and he was sentenced to life in prison. Wade has killed twice in the past without a demonstration of remorse. He was on parole when he killed our father. He should not be given a 3rd opportunity to show his contempt for the law and life.


Dr David Chiarella and the Chiarella Family,

October 5, 2015



The Valley's Homepage

Twice-convicted killer shouldn't get third chance

Monday, October 5, 2015

We'd be amazed if the Ohio Adult Parole Authority receives a more impassioned appeal to keep a dangerous criminal behind bars than the one received last week from Trumbull County Prosecutor Dennis Watkins in the case of Pompie Junior Wade.

Watkins' website describes a prosecuting attorney's duties succinctly. He "represents the State of Ohio by inquiring into and prosecuting felony crimes committed by adults and all offenses committed by juveniles. The Trumbull County prosecuting attorney is also legal counsel for county officials, county agencies, townships and assorted boards, representing them in various civil matters."

But Watkins, who joined the prosecutor's office as an intern 44 years ago and has been the prosecutor since 1984, has traditionally gone far beyond any bare-bones definition of his office's duty to prosecute criminals.

He has taken personal responsibility in trying murder cases in Trumbull County and was a pioneer in the state in hiring an advocate for victims and witnesses in the prosecutor's office.

He brought Miriam Fife on board shortly after her son, Raymond, was brutally murdered at age 12 in 1985 by Danny Lee Hill, then 18, and Timothy Combs, then 17. Hill remains on death row at the Ohio State Penitentiary in Youngstown, and Watkins' office continues to fight appeals that have delayed his execution. Combs is in Allen Correctional Institution in Lima and won't be eligible for parole until 2049.

Miriam Fife counseled thousands of victims of violent crime, their families and witnesses as a volunteer and as Trumbull County's first witness/victim advocate in Watkins' office. When she retired this past May, Watkins described her hiring as possibly the best of his long career in public service.

WATKINS' LATEST EFFORT

That background adds context to the latest effort Watkins is making to assure that justice is done for Dominic Chiarella and Fred Piersol. Chiarella was murdered at age 51 shortly before Christmas in 1975 during a robbery at the Austin Beverage Center on Warren's West Side. Piersol, then 23, was severely wounded.

Pompie Junior Wade, then 21, was convicted of aggravated murder with specifications and sentenced to the death penalty. His accomplice, Moses Hurd, was convicted on lesser charges and paroled after

14 years in prison. But Ohio's death sentence protocol in effect at the time of Wade's conviction was subsequently ruled unconstitutional, and Wade avoided execution. Now he is up for parole.

And Watkins is once again taking point in opposing that parole. He brings to the battle a unique perspective. We often hear complaints about elected officials who have been in office for too long. But Watkins demonstrates that a public official who brings an institutional memory to his work can be invaluable.

When Watkins describes Wade as a "psychopath's psychopath" he can back up that description with facts pulled from memory. Watkins sat second chair to Prosecutor Walter Dragelevich when Wade was convicted in Trumbull County Common Pleas Court. He can recount the details of the robbery at the beverage store – how Chiarella and Piersol were ordered into a cooler at the back of the store and how Wade, who could have left with the loot, decided to walk into the cooler and shoot both men in the chest with a .32-caliber revolver.

Watkins also knows that Wade had been charged with murder in the 1972 barroom shooting of William A. Jackson. He pleaded guilty to manslaughter in that death and had been released on parole shortly before the robbery in which Chiarella was murdered in cold blood.

In a letter to Andre Imbrogno, acting chairman of the Parole Board, Watkins was able to write, with authority: "I know the victims' families and the survivor of that night and their suffering. I also know the criminal history that Pompie Wade has. Because I know him ... I am writing the Board again to re-emphasize the importance and, as I see it, moral mandate, in keeping Wade incarcerated for the rest of his life."

Some criminals who are sentenced to "life" in prison may earn consideration for parole under the laws of the state. And some have proved by the choices they have made that parole is not an option.

Wade, who killed Chiarella and tried to kill Piersol while on parole for killing Jackson, is clearly one of those prisoners who should die behind bars. Justice for Wade's victims and the need to protect society from a man with a history of killing without remorse demands no less.

We trust that when the Parole Board meets later this month, it will agree.



Department of Rehabilitation & Correction

Mike Dewine, Governor
Annette Chambers-Smith, Director

DATE: MAY 13, 2025

TO: TRUMBULL County Prosecutor
160 HIGH STREET
WARREN, Ohio 444810000

FROM: Ohio Adult Parole Authority

SUBJECT: NOTICE OF HEARINGS: WADE, POMPIE JUNIOR
Institution Number: A145035
Type of Hearing: CONTINUED HEARING
Time Served: 49 YEARS

The above offender was convicted in your county on the charges listed below and is presently confined at MARION CORRECTIONAL INSTITUTION

The offender is scheduled for hearing before the Parole Board during the month of AUGUST, 2025

COURT CASE NO.	ADMISSION DATE	SENTENCE	SENTENCING JUDGE
73CR52	04/30/1976	1.00- 20.00	RIGELHAUPT/ MC LAIN
Crime: MANSLAUGHTER - CS/W			
76CR9	04/30/1976	7.00- 25.00	RIGLHAUPT/MCLAIN
Crime: AGG ROBBERY - CS/W			
76CR9	04/30/1976	7.00- 25.00	RIGLHAUPT/MCLAIN
Crime: ATT AGG MURDER - CS/W			
76CR9	04/30/1976	15.00 (15.00 FULL)- LIFE	RIGLHAUPT/MCLAIN
Crime: AGG MURDER - CC/W			

You may request to observe the hearing by emailing the Parole Board with the name and contact information of the attorney observing at drc.paroleboardinstitutionalhearingobservation@odrc.state.oh.us. That attorney will receive an email from a parole board member which will contain a link to TEAMS. Please do not forward that email or link to another person. If circumstances require that another attorney attend in the original attorney's place, please notify us as soon as possible and the parole board member will issue a new invitation to that attorney.

Please direct relevant information & recommendations to PAROLE BOARD, ADULT PAROLE AUTHORITY, 4545 Fisher Road, Suite D, Columbus, Ohio 43228

Your assistance in obtaining and providing input from the victim(s) of the offense(s) would be greatly appreciated. Victims may also register with the Office of Victim Services to directly receive hearing notices by calling 1-888-842-8464.

The result of the hearing can be obtained from the Department of Rehabilitation and Correction's website: www.drc.ohio.gov/OffenderSearch. Results are posted when the decisions are finalized, which generally occurs within thirty (30) to sixty (60) days of the hearing date.

Sent By: BUREAU OF SENTENCE COMPUTATION

DIVISION OF LEGAL SERVICES
OHIO DEPARTMENT OF REHABILITATION AND CORRECTION.



Ohio Department of Rehabilitation and Correction

Current Institutional Report Summary

Inmate Name: POMPIE WADE	Current Inmate Number: A145035	Date Report Generated: 07/08/2025
Institution: MCI	Current Risk Score: Prison Screening PST (Moderate/High) 3	
Current Security Threat Group (STG) Participation Level (Level of Gang Participation):	Current Sex Offender Classification:	Current Security Level: 1
Purpose for Report: Court Request	Report Printed By: Glenn Elder	

Warrants / Detainers Reported to DRC: DRC Recommends that courts check LEADS, NCIC and OHLEG prior to releasing the inmate as these law enforcement data systems may contain additional detainer and warrant information pertaining to the inmate that are not currently known to DRC.

Type	Agency	Date Placed	Date Canceled
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Security Classification Level History:

Effective Date	Level	Type
6/5/2025	1	Anniversary
6/11/2024	1	Anniversary
6/13/2023	1	Anniversary
6/22/2022	1	Anniversary
7/1/2021	1	Anniversary
7/29/2020	1	Anniversary
7/31/2019	1	Anniversary
7/31/2018	1	Anniversary
7/24/2017	1	Anniversary
7/28/2016	1	Anniversary
7/31/2015	1	Anniversary
7/31/2014	1	Anniversary
7/31/2014	2A	Anniversary
7/22/2013	2A	Anniversary
7/16/2012	2	Anniversary
7/7/2011	2	Anniversary
6/6/2011	2	Anniversary
6/21/2010	2	Anniversary
6/24/2009	2	Anniversary
6/19/2008	2	Anniversary
6/21/2007	2	Anniversary
6/7/2006	2	Anniversary
5/4/2005	2	Anniversary
5/19/2004	2	Anniversary
5/13/2003	2	Anniversary
5/22/2002	2	Anniversary
4/13/2002	3	Conversion Load
5/16/2001	2	Anniversary

Program Participation: Because of federal education and program treatment information disclosure regulations, program information will not be displayed if the inmate did not agree to release education, mental health, and/or recovery services information.

Program Name	Status	Start Date	Recommended Date	WaitListed Date	Completed Date	Terminated Date	Declined Date	Reason
Career Tech - Carpentry	Completed	02/25/1988			11/1/1992			
Victim Awareness	Completed	01/09/2011			4/3/2011			
Thinking for a Change	WaitListed			09/13/2018				
Decision Points	WaitListed			06/22/2022				
VICTIM AWARENESS	Completed	01/09/2011			4/3/2011			
OPENING DOORS	Completed	05/24/2004			5/26/2004			
Kairos Shortcourse	Completed	05/04/2000			5/7/2000			
Furniture Factory	Completed	11/30/1998			7/16/2007			
Associate of Arts from OSU	Completed	01/01/1993			6/9/1995			
Focus Program	Completed	09/29/1991			12/29/1991			
Vocational Carpentry	Completed	02/25/1988			11/1/1992			
Vocational Masonry	Completed	02/25/1988			1/1/1991			
	Completed	12/23/1992			1/18/1996			Completion

Community Service Hours:

Activity	Month Year	Hours	County
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Advanced Job Training(New):

Inmate Id	Institution	Provider Name
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AJT Certifications List:

Institution	AJT Provider Name	AJT Degree/Certificate Name	Certificate Date	AJT Completion	EC HB86 Completion	EC HB49 Completion
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Certifications List:

Course	Date Completed	For Whom	Organization
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Assessments List:

Assessment Type	Institution	Test Date	Test Code	Score	Pass/Failed	Math Form	Math Score	Science Form	Science Score	Social Form	Social Score	Arts Form	Arts Score	Write Form	Write Score
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Evidence Based Tools / Interventions: Because of federal education and program treatment information disclosure regulations, program information will not be displayed if the inmate did not agree to release education, mental health, and/or recovery services information..

Targeted Domain	Tool / Intervention Used	Date Completed
Criminal History	Carey Guide - Problem Solving : Evaluate and Choose	7/17/2019
Criminal History	Carey Guide - Problem Solving : Plan, Act, Assess, and Adjust	7/15/2019
Criminal History	Carey Guide - Problem Solving : Solve On-The-Spot Problems	7/15/2019
Criminal History	Carey Guide - Problem Solving : Stop and Think	7/15/2019
Criminal History	Carey Guide - Problem Solving : Brainstorm	7/15/2019

Pro-Social Activity / Group Participation: Because of federal education and program treatment information disclosure regulations, program information will not be displayed if the inmate did not agree to release education, mental health, and/or recovery services information.

Activity Type	Activity Name	Source	Status	Date Completed
Inmate Activity / Group	Kindway Parole Board Prep	Verified	Completed	5/1/2024
Inmate Activity / Group	Basic Houses of Healing	Verified	Completed	7/27/2022
Unit Led Activity / Group	Cage Your Rage Decemebr 2020	Verified	Completed	7/16/2021
Employment Readiness Activity / Group	Masonry	Verified	Completed	4/27/2016
Wellness Activity / Group	Focus Program	Verified	Completed	4/27/2016
Community Service Activity / Group	Furniture Factory	Verified	Completed	4/27/2016
Independent Study Activity / Group	Associate of Arts/OSU	Verified	Completed	4/27/2016
Religious Service Activity / Group	Kairos	Verified	Completed	4/27/2016
Religious Service Activity / Group	Opening Doors	Verified	Completed	4/27/2016

Coupons and Certificate Incentives Issued For Positive Behaviors:**Coupons:**

Date Issued	Behavior
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Certificates:

Date Issued	Program Name
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Disciplinary History Including Rule Infraction Board (RIB) / Hearing Officer (HO) Disciplinary Actions:

This section contains information from January 2007 forward when DRC began automating inmate disciplinary history data.

Institution	Date of Infractions	Guilty Infractions	Disposition	HO/RIB	Local Control Y/N
MCI	2/28/2018	51	warning and counseled see findings	Hearing Officer	NO
Infraction Summary If Reported :	On the above date and time I observed inmate Walters 702-156 give inmate Wade a laundry bag full of clothes. Inmate wade headed down the hallway till I called him back and asked him where he got the clothing? He stated from the QM! He had a pass to the QM for 1-state shirt! No personal whites! In the bag he had 3-sox, 6- T-shirts and 6-Boxers all new! He would not say who gave them to him!				
MCI	6/10/2010	19	11 days dc c.t.s OUT 6-21-10	Rules Infraction Board	NO
Infraction Summary If Reported :	I officer Stratton had been informed that inmate Wade had been fighting on the yard during our fire drill, and that he had hit inmate Bainum 384219 on the yard. Then the drill was cleared and as they were going in from the fire drill inmate Wade had hit inmate Tolbert in the eye while in the cell #34. End of Report.				
MCI	1/2/2010	35, 51	8 hrs. x-duty on shelf,dispose of soups	Hearing Officer	NO
Infraction Summary If Reported :	On the above date and time while I, C/O K. Nolan, monitored the main hall I stopped inmate Wade 145035 for a patdown. I found and confiscated 5 soups. Wade was headed in the direction of the cafe. Wade lives in H-Block which puts him out of place. Wade admitted he was giving the food to someone else. Contraband # 26829. EOR-KN				
MCI	3/23/2008	21, 35	warning	Hearing Officer	NO
Infraction Summary If Reported :					
MCI	6/20/2006	18	VIOLATED RULE 18	Rules Infraction Board	NO
Infraction Summary If Reported :					

Job History: Because of federal education disclosure regulations, education-related job information will not be displayed if the inmate did not agree to release the information.

Institution	Job Name	Department	Location	Start Date	End Date
MCI	LIBRARY AIDE 7	ACADEMIC EDUCATION	LIBRARY	2/13/2023	
MCI	LIBRARY AIDE	ACADEMIC EDUCATION	LIBRARY	11/18/2022	2/13/2023
MCI	PORTER 5	OPERATIONS DEPUTY	ORIENTATION	11/10/2022	11/18/2022
CMC	LIBRARY AIDE	SPECIAL SERVICES	LIBRARY	10/17/2022	10/17/2022
MCI	AWL	ADMINISTRATION	AWL OTHER INSTI	10/13/2022	10/17/2022
MCI	LIBRARY AIDE 7	ACADEMIC EDUCATION	LIBRARY	5/19/2015	10/13/2022
MCI	LIBRARY AIDE	ACADEMIC EDUCATION	LIBRARY	10/25/2013	5/19/2015
MCI	LIBRARY AIDE	ACADEMIC EDUCATION	LIBRARY	6/21/2010	10/22/2013
MCI	DC	DC	DC	6/16/2010	6/21/2010
MCI	SC	SECURITY	SC	6/10/2010	6/16/2010
MCI	LIBRARY AIDE	ACADEMIC EDUCATION	LIBRARY	7/13/2007	6/10/2010
MCI	UNIT ASSEMBLER I	OPI	OPI WOOD	6/30/2006	7/13/2007
MCI	SC	SECURITY	SC	6/20/2006	6/30/2006
MCI	UNIT ASSEMBLER I	OPI	OPI WOOD	1/27/2003	6/20/2006
MCI	DC	DC	DC	1/21/2003	1/27/2003
MCI	SC	SC	SC	1/17/2003	1/21/2003
MCI	UNIT ASSEMBLER I	OPI	OPI WOOD	11/26/2002	1/17/2003
MCI	DC	DC	DC	11/19/2002	11/26/2002

MCI	SC	SC	SC	11/16/2002	11/19/2002
MCI	UNIT ASSEMBLER I	OPI	OPI WOOD	3/12/2001	11/16/2002
MCI	DC	DC	DC	3/5/2001	3/12/2001
MCI	UNIT ASSEMBLER I	OPI	OPI WOOD	3/10/1999	3/5/2001
MCI	MATERIAL HANDLER I	OPI	OPI WOOD	1/6/1999	3/10/1999
MCI	IPIT I	OPI	OPI WOOD	11/30/1998	1/6/1999
MCI	FOOD SERVICE ATTN	CAFE	CAFE	8/11/1998	11/30/1998
MCI	FOOD SERVICE WKR	CAFE	CAFE	8/6/1998	8/11/1998
MCI	FOOD SERVICE ATTN	CAFE	CAFE	8/5/1998	8/6/1998
MCI	FOOD SERVICE WKR	CAFE	CAFE	7/10/1998	8/5/1998
MCI	PORTER 5	UNIT 3	UNIT 3	6/29/1998	7/10/1998
MCI	DC	DC	DC	6/11/1998	6/29/1998
MCI	PORTER	SOUTH HALL	SOUTH HALL	1/18/1996	6/11/1998
MCI	PORTER	CAFE	CAFE	12/11/1992	12/23/1992
MCI	UNASSIGNED	C DORM	C DORM	12/9/1992	12/11/1992
MCI	CLERK SALES	COMMISSARY	COMMISSARY	12/1/1992	12/9/1992
MCI	DISHROOM WKR	DISHROOM	DISHROOM	10/6/1992	12/1/1992
MCI	ORIENTATION	UNIT	UNIT	10/1/1992	10/1/1992
MCI	ORIENTATION	UNIT 4	UNIT 4	10/1/1992	10/6/1992
MCI	ADD TO COUNT AND ROLLS	UNIT 4	UNIT 4	10/1/1992	10/1/1992

Release Placement Plans

Created By	Plan Details	Comments
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