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Dr. Sam Must Serve **10 Years for Parole**

By ED HEINKE Press State Writer COLUMBUS, Dec. 22-Under Ohio law, Dr. Samuel H. Sheppard will not be eligible for parole until he has served 10 full years of his sentence, Percy I. Lowery, chairman of the Ohio Pardon and Parole Commission declared today.

Dr. Sam's conviction of second degree murder automatically carries a life imprisonment sentence and under no circumstances can he be eligible for parole until the 10 years is served, Lowery asserted.

The "10 full years," as carried in the pardon and parole statutes, starts from the date that the convicted person is admitted to the institution-not from the time that he is originally sentenced, according to the state parole chief.

The only possibility that Dr. Sam could get out of being imprisoned for less than 10 years lies in the law that permits him to apply for executive clemency from the governor of the state.

. Up to Governor

This application would rest solely with the governor and would not be subject to any action by the Pardon and Parole Commission.

"However, clemency is often applied for but hardly ever granted," Lowery said.

"A governor seldom disturbs the findings of the court."

At the end of the 10 full years from the date of admittance to Ohio Penitentiary, it is statutory that the Pardon and Parole Board hear the case. The board can either grant a parole or continue the case for further hearing "between that time and the rest of the convicted person's life," Lowery said.

This means, he said, that the case could be continued for any period of time that the board specifies, possibly a year, two years, five years, 10 years or life, depending on the circum-stances of the case and the prisoner's record while con-



MARILYN REESE SHEPPARD was murdered by her husband the morning of July 4, a jury decided after nine weeks of trial, five days of deliberation.

before the 10 year period, Low- years. ery declared.

Ohio's parole system arises from the state's 20-year law governing persons serving life for a first degree murder.

mercy is the electric chair.

However, when a person is Therefore, if Dr. Sam had convicted of first degree mur- been convicted of first degree der with mercy and is sen- murder with a recommenda-

Commutation is for the gov-The most confusing part of ernor to decide. The governor may refuse to commute the first degree sentence, or he may commute it to second degree murder. Then, under the Penalty for conviction of lesser charge, the prisoner first degree murder without would be eligible for parole hearing before the board.

Therefore, if Dr. Sam had prisoner's record while con- tenced to life imprisonment, tion of mercy, he would not fined in the institution. he is permitted a commuta- have been eligible for commu-Under no circumstance could tion hearing—not a parole tation and possibly parole until Dr. Sam be eligible for parole hearing—after serving 20 serving 20 years.