

TO THE HONORABLE BOARD OF PARDONS OF THE STATE OF UTAH.

In the matter of the
application for parole
of Moroni Chatwin.

)
)
)
AFFIDAVIT AND PETITION.

COUNTY OF SALT LAKE,) ss
STATE OF UTAH 0

Chancy C. Chatwin and Elizabeth Chatwin, his wife, being
each duly sworn, depose and say:

That we are the parents of above named Moroni Chatwin, who
is now confined in the penitentiary of the State of Utah; that our
said son was convicted as we understand it of the offense of burglary
in the second degree, and sentenced on or about the 12th day of Sep-
tember, 1923 to an indeterminate term in the state penitentiary, where
he has been since about said date, and is now confined. In support
of his application for parole on file with your honorable body, we
respectfully represent as follows:

That said boy was born at Heber City, Utah on December 18,
1900, and for the past 13 years or there about, has lived with the
affiants, at Tabiona, Duchesne County, Utah. That said son completed
the common school course, and has spent about one year in high school.
That affiants own the farm of 40 acres where they now live, at Tabiona
and make their living by farming said land, and that it has been, and
is a hard struggle for affiants to support their family consisting of
eight children including said Moroni Chatwin, none of which children
are married, and all of whom reside with the affiants.

Your affiants, petitioners, herein allege that said Moroni
Chatwin has always been a hard working boy, and of great help to
affiants in the support of the family, and that he has always been a
kind and good boy to his parents, your petitioners, and that he was
never arrested until for the offense, for which he is now imprisoned.

Affiants further say that said Moroni Chatwin is not naturally