

IN THE FOURTH JUDICIAL DISTRICT COURT OF THE STATE OF UTAH,
IN AND FOR UTAH COUNTY.

THE STATE OF UTAH,

Plaintiff,

vs.

Maroni Chatwin,

Defendant.

Cause No. 60 Criminal.

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

In accordance with the provisions of Section
9064, Compiled Laws of Utah, 1917, I hereby transmit
in duplicate the statement required by that act.

Maroni Chatwin was convicted of burglary in the second degree on September 13, 1923. The evidence was conclusive as to his guilt, and showed that he entered a store at Tabiona, Duchesne county, Utah, by breaking the panel of a door, and crawled into the store where he took the money that was in the cash register, consisting of about \$14.00. He also took a silk muffler and a pair of garters. He was later apprehended, and the muffler found in his pocket, and he returned the money to Mr. Jolley, the owner of the store. The entry was made at about ten o'clock at night, and a young man by the name of Andrew Defa stood watch while he entered the store. His older brother was charged with having entered the store a month or two before the burglary of the defendant, but his brother was acquitted because of insufficient evidence. From reports that I have received, he and his brother have been engaged in stealing property of small value for some time. In my opinion the defendant should be imprisoned in the State Prison for a period of eighteen months, and I recommend that he be held for such period.

Respectfully submitted,

Elias Hansen

J U D G E .

Dated Oct. 2, 1923.