

IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF UTAH
IN AND FOR SALT LAKE COUNTY.

Hon. G. A. Iverson, Judge.

The State of Utah	}	ooo
Plaintiff;		
Vs.		
Lee Williams		
Defendant.		

The following proceedings were had in this case
on the 24th day of March, 1923:

MR. ROGERS: Mr. Ashworth represents the defendant.

THE COURT: Has the defendant been arraigned?

MR. ROGERS: Yes.

MR. ASHWORTH: Your Honor please-- That complaint or
information, I think, reads Burglary in the Second degree,
and Mr. Rogers has consented to change that to Burglary in
the Third degree. With that understanding the defendant
will enter his plea of Guilty.

MR. ROGERS: Of course the charge includes Burglary
in the Third degree, and it is satisfactory to the State
that the defendant enter a plea of Guilty to Burglary in the
Third degree.

THE COURT: You say the defendant is ready at this
time to enter a plea to the Information, charging Burglary
in the Third degree?

MR. ASHWORTH: Yes sir.

THE COURT: Has the Information been read to the defend-
ant?

MR. ROGERS: Yes.

MR. ASHWORTH: If not, we will waive the reading of
the Information.