

you.

THE DEFENDANT: Yes, sir.

THE COURT: What is your plea to the charge contained in the second count in this information charging grand larceny, guilty or not guilty. You understand if you plead guilty the court can presently pronounce judgment. If you plead not guilty, you are entitled to a trial. I want you to understand fully what your rights are.

THE DEFENDANT: I have no money to fight the case by under the circumstances, and I have no witnesses. I don't wish to be in jail always, as I am a working man and am living by work. I don't wish to be in jail always, so that if there is any possible chance to finish I would like to get thru with it, because I don't want to be in jail.

THE COURT: Let the court say this, so far as not having any money is concerned to employ a lawyer, the court can appoint a lawyer whose duty it would be to defend you without any charge. The other question as to whether you have sufficient witnesses, he would have to determine. If you plead guilty to this second count, grand larceny, it means confinement in the penitentiary, it is what we call a felony. If it is a fact that you wish to do it, and are willing to do it, the fact that you plead guilty would have a great deal to do in reducing the term of imprisonment. Whether you want to plead guilty and take a term of imprisonment, is of course for