

of the facts. Harold Smith is apparently nineteen in April next, and raided the section house occupied by a Jap foreman named-- well, his name is immaterial--in Tooele County in the day time at about 2:30 P.M., on March 13th. The cash value of the goods taken would exceed fifty dollars. There is a list of them, black hand bag, automatic colt, and the like, goods of that nature. And the sheriff in talking to me about this thinks that there should be a penitentiary sentence, but if your honor would, in recommending to the Board of Pardons, recommend the minimum he thinks that would best meet the ends of justice, and so at this time we would follow the recommendation and ask that you impose an indeterminate sentence and when the proper time comes recommend that these boys be held no longer than the minimum under the statute.

THE COURT: Have either of you anything to say at this time in your behalf?

DEFENDANT GROVER: No, sir.

DEFENDANT SMITH: No, sir.

THE COURT: The judgment of the court is that you and each of you be confined in the Utah State Prison for an indeterminate term which, under the statute mentioned may not be less than six months nor more than three years. In view of the recommendation of the district attorney and of the sheriff of Tooele County I will probably recommend the minimum of six months. You are committed to the custody of the sheriff of Tooele County to see that this sentence is carried into execution.

State of Utah
County of Salt Lake :

I, Clyde Rasmussen, official reporter of the above-entitled court, hereby certify that the above and foregoing three typewritten pages is a full, true and correct transcript of the proceedings on arraignment, plea and sentence in the above-entitled case.

Witness my hand this 17th day of March, A.D. 1925.

Clyde Rasmussen