

II.

Petitioners had from him were to the effect that he was doing well in Utah. That your Petitioners moved to the Pacific Coast and thus got out of touch with the applicant, but no ill feelings or estrangement has at any time existed between these Petitioners and the applicant. The Petitioners are also acquainted with applicant's wife and children, and their circumstances, and Petitioners are ready, willing, and able to have the applicant and his family come to the Petitioners in the event that he is paroled or pardoned, and will pay for their transportation to Washington, and will see that the family is well provided for, and that the applicant works steadily and conscientiously under the Petitioners direct supervision and control, and brotherly help and kindness to himself and family, where the Petitioners can exercise a direct and helpful influence over him and assist him to lead an honorable, industrious, straight, forward life, and thereby support, maintain, educate and look after his own family, and from what Petitioners know now of the situation at present, gained from talking with the applicant and his family, if he could get into a new atmosphere where he is entirely unknown, and where these former difficulties would be unknown, it would be much better for the applicant in his attempt to straighten up.

Petitioners further states that the applicant has no blood relatives in Utah, except his own immediate family, and Petitioners are informed that applicant's wife will join in an attempt to carry out the direction of the Board of Pardons.

4. Your Petitioners further states that they will do any and all things necessary, in their own power to cheerfully and properly carry out any directions or conditions that your Honorable Board may see fit to impose, in the event that applicant is paroled to these Petitioners. Further, your Honorable Board ~~may~~ are at liberty to inquire into the standing of the Petitioners in the community. Your Petitioners are informed that the applicants