

IN THE MATTER OF THE STATE OF UTAH against Art Frank.

FACTS RESPECTING PAROLE.

Art Frank, pled guilty of charge of grand larceny for stealing a Ford Coupe.

1. District Attorney E. A. Rogers recommended minimum of one year under the facts.

2. Judge L. B. Wight, who imposed the sentence, as specifically said that he would not oppose or object to a parole.

3. Mr. Estes of the H. and E. Reap Co., has offered and promised to take Mr. Frank on a contract for one year if he is paroled and being fully familiar with all the facts is willing to take Mr. Frank into his employment. Mr. Frank has a wife and one child by a former husband depending upon him for support. We are advised that at a meeting of the employees of the Pacific Nash Motor Co. that they decided not to oppose a parole.

4. Has been in County Jail or Penitentiary for four months lacking one day. Comes from good family, well thought of by Church and other officials. Stewart, who swore to complaint on which Frank was convicted has stated to Ralph T. Stewart, that he would not oppose parole. Mr. Frank has been a model prisoner.

Hancock and Barnes, representing the present Mrs. Frank's former husband, have filed a copy of the proceedings filed for the change of the custody of the child on the grounds that Mr. Frank and Mrs. Frank were living together without marriage. These proceedings were dismissed, Mrs. Frank's former husband abandoning the proceedings the day before the hearing was to be had, and nothing was done with it.