

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

\* \* \* \* \*

THE STATE OF UTAH,  
Plaintiff,  
v.  
ART FRANK,  
Defendant.

No. 6202

\* \* \* \* \*

BE IT REMEMBERED, That on Saturday, the 24th day of  
December, 1921, the defendant in the above entitled cause ap-  
peared before the Court, Honorable L. B. Wight, Judge, for  
arraignment on the information filed against him in said  
court, the State being represented by E. A. Rogers, District  
Attorney; the defendant being represented by Ralph Stewart,  
Esq., and the following proceedings were had:

THE COURT: The case of the State of Utah v. Art  
Frank, is the defendant present in court?

MR. STEWART: The defendant is present, Your Honor,  
and desires to waive the reading of the information and enter  
a plea of guilty and be sentenced at this time.

THE COURT: I don't think the defendant can waive  
the reading of the information in a felony case, can he, Judge  
Rogers?

MR. ROGERS: It has always been customary to read  
it, but I think anything can be waived, except in a capital  
case.