

DISTRICT COURT
OF THE
SECOND JUDICIAL DISTRICT
STATE OF UTAH

JUDGES
JAMES N. KIMBALL
GEORGE S. BARKER
JOSEPH E. EVANS
DISTRICT ATTORNEY

OGDEN, UTAH

OFFICIAL REPORTERS
J. S. FARRINGTON
SIMON BARLOW
LAWRENCE A. VAN DYKE
CLERK WEBER COUNTY

June 6, 1925.

TO THE HONORABLE STATE BOARD OF PARDONS,
Salt Lake City, Utah.

Gentlemen;

In re State of Utah v. Wm. J. Gribble.

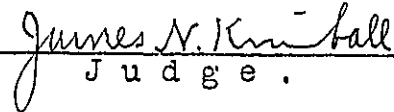
I am informed that the above-named prisoner's application for either parole or termination of sentence will come before you at your June meeting. The prisoner was sentenced by me on May 5, 1924, upon an information charging him with Grand Larceny, to which charge he plead guilty.

On or about the 25th of August, 1923, the prisoner stole an automobile from Robert I. Burton, of this city. The automobile was, at about the expiration of eight months, recovered, but many of its parts had been stripped from it and disposed of, so that the machine itself was practically destroyed.

I am not aware that this man had been implicated in any former criminal acts. He has now served more than the minimum of the sentence. He has a wife and child living in this city. They are in destitute circumstances,-- the wife in ill health. She has living with her, her father, who is an invalid. Both the child and the father are dependent upon the wife for their support. She is now in such physical condition that she is unable to do work sufficient to properly provide for the child or the father.

I can get very little information relative to Gribble's mode of life prior to his commission of the offense for which he was sentenced, but, taking into consideration that he has served something over one year and that his services are absolutely necessary for the well-being of his wife and child, I recommend that his application be by you granted.

Yours respectfully,



J u d g e .