

THE COURT: You understand, Mr. Ross, you have been informed against here, by the District Attorney, in three separate Informations, charging you with the violation of Section 3235 of the Compiled Laws of Utah, 1917; and to these Informations you have entered a plea of guilty, in each case. Have you any legal reason to show at this time why the judgment of the Court should not be imposed upon you?

A No, I haven't anything--

THE COURT: Then the judgment and sentence of the Court is that you be confined in the State Prison of the State of Utah under the Indeterminate Sentence Act; and the Court will make such recommendation in these several cases as the Court feels that justice requires, in due time.

MR. ROGERS: The State consents to a stay of execution, your Honor, until tomorrow at two o'clock, and with the understanding that Mr. Ross will furnish a bond at that time in the sum of \$1,000.

THE COURT: Very well. Let the execution be stayed until that time. Then, as I understand you, when the bond is furnished, a further stay of thirty days is agreeable?

MR. ROGERS: Yes, if that meets with your Honor's approval. I feel that that is proper, and I think that the amount of the bond will be sufficient.

THE COURT: Under the circumstances, let that be the order of the Court.

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F. W. Otterstrom,
Reporter.