

County, Utah, in the night time, the charge is that you stole, took and carried away from the dwelling house at No. 509 West First South Street, in Salt Lake City-- did then and there steal, take and carry away goods and chattels belonging to Louise Williams and Jenny Wedlock, the goods being of the value of more than fifty dollars. What is your plea to the charge as thus set forth, guilty or not guilty?

THE DEFENDANT: Guilty.

THE COURT: The record may show that Mr. Allen, the attorney for the defendant is present and has been present ever since the proceedings commenced. You think, Mr. Allen, he understands now what the ^{effect} ~~affairs~~ of the plea ~~ix~~ he has entered is?

MR. ALLEN: Yes, he understands it.

THE COURT: The plea of not guilty to the charge of burglary as set forth in the information may be vacated and set aside, and the plea now entered of the defendant of guilty to the crime of grand larceny at the time and place set forth may now be entered. You are entitled to further time at least two days before the court shall pronounce judgment against you. Do you wish to take the time, or are you ready to waive time and have judgment pronounced now?

THE DEFENDANT: I am ready to receive my judgment at the present time.

THE COURT: Let the record show that the defendant waives time and consents that judgment be entered now. Does the District Attorney or counsel wish to be heard from before the court makes the formal statement to the defendant?

MR. ALLEN: I am not familiar with the facts in