

DEFENDANT WILLIAMS: I am guilty.

THE COURT: Your plea is guilty. A plea of guilty may be entered. I think perhaps you had better wait just a minute, Mr. Williams, if you will be seated. I will ask the District Attorney to make a statement.

MR. ROGERS: If the Court please, all of these defendants, with the exception of Williams, have committed a number of hold-ups in Salt Lake City within the last few days. All of the defendants, other than Templeton, in the first information, have been confined in state penitentiaries before. Each of them has been confined more than once, one of them has been confined three times and the other has been confined once and once in a military prison. This is only one of several charges which could be filed against them from information which the Police Department now has.

The defendant Williams, as far as the Police Department knows, or as far as I know, has not been engaged in any of these other robberies and as far as we know, has not served time before. I do not know whether or not the defendant Templeton has ever served time before.

THE COURT: Mr. Templeton, Mr. White and Mr. Alexander, stand up again please, just stand up where you are. Gentlemen, the Court instructs you further that you can take time for the passing of sentence or you can waive that and receive your sentence now. What is your desire in that regard. Mr. Templeton, do you want to take time?

DEFENDANT TEMPLETON: I would rather take mine now, Your Honor.