

IN THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT OF THE STATE OF
UTAH, IN AND FOR THE COUNTY OF BOX ELDER.

The State of Utah,

Plaintiff,

vs.

Carl Myers, alias Paul Myers,
Defendant.

Brigham, Utah, Feb. 7th, 1924.

TO THE HONORABLE STATE BOARD OF PARDONS,

Salt Lake City, Utah.

Gentlemen:

Pursuant to the provisions of Section 9064 of the
Compiled Laws of Utah, of 1917, the following report is hereby
made of the above entitled cause:

The defendant was convicted of forgery by a plea of
guilty; and this is another case where the Court has practically
no information other than that contained in the information. The
defendant is a transient. I could get no information from him
as to who he is, or any facts in the case, except that he claims
that he was hungry and without funds or friends, and he took a chance.
He attempted to cash a forged check, and the store-keeper sent for the
sheriff, who arrested him.

In view of the small amount, and the fact that the
defendant did not complete his enterprise, my recommendation is that
he be released upon serving the minimum sentence of one year.

Respectfully submitted,

Malvin C. Harris

District Judge.