

is no other charge that you could bring against him other than that.

THE COURT: What recommendation do you make?

MR. CRAFTS: The Statute does not prescribe any minimum. I don't think the man ought to spend a long time up there.

THE COURT: How much time has he spent in jail here?

THE DEFENDANT: Oh, about two weeks.

THE COURT: He is addicted to the use of liquor?

MR. CRAFTS: Yes, to liquor. He has not been any help in capturing those fellows that are making a business of it over there.

THE COURT: Under that statute all the court can do is to fix the sentence for not less than one nor more than five years, and then make a recommendation.

MR. CRAFTS: That could be done.

THE COURT: How much time do you think he ought to spend?

MR. CRAFTS: I don't think more than six months.

THE COURT: Recommend to the Board of Pardons not more than six months?

MR. CRAFTS: Yes, sir.

THE COURT: You say you are ready for sentence at this time?

THE DEFENDANT: Yes, sir.

THE COURT: You may stand up. Mr. Jack Adams, the judgment of this court is that you be committed to the custody of the Sheriff of Millard County to be taken to the State Prison, and there serve a term of imprisonment not to exceed five years, and the court will make its recommendation to the Board of Pardons in this matter. Take your seat here.