State of Maryland, City of Baltimore, to wit:

To the Warden of the Baltimore City Jail, Greeting:

YOU ARE HEREBY COMMANDED To Receive from any officer the body of Paul Gold
who is charged on the oath of Theadore Rock. with Unlawfully & wilfully assaulting & holding up at the point of a revolver & pistol one Theadore Rock on first floor premises #425-E Balto: St.; occupied by the Thom McAnn Shoe Store, and stealing from the cash register \$24.71-in U.S. Currency the property of the Thom McAnn Shoe Store, and \$1.30-in U.S. Currency from the said Theadore Rock, total Val. \$26.01,
·
in Baltimore City, State of Maryland, on or about the
COMMITTED for the action of the Criminal Court of Baltimore City,
COMMITTED for the action of the Criminal Court of Baltimore City, andh.o., the said
andh.O., the said
andh.Q, the said

Form 8 to be used for "Partial Hearings" and "Commitment for Further Hearings."

NOV 12 1931 Foreman

Filed

State of Maryland. City of Baltimore, to wit: To the Warden of the Baltimore City Jail, Greeting: YOU ARE HEREBY COMMANDED To Receive from any officer the body of Philip May Theadore Rock who is charged on the oath of with Unlawfully & wilfully assaulting & holding up at the point of a ... revolver & pistol one Theadore Rock on first floor premises #425-E Balto, St., occupied by the Thom McAnn Shoe Store, and stealing from the cash register \$24.71-in U.S. Currency the property of the Thom Mc Ann Shoe Store, and \$1.30-in U.S. Currency from the said Theadore Rock, total Val. \$26.01. COMMITTED for the action of the Criminal Court of Baltimore City. Philip May and...h... the said...safely keep in your jail and custody until ..., he shall be thence delivered according to law. Hereof fail not at your peril. WITNESS, The subscriber, a Police Justice of said State, in and for the city aforesaid, who hath hereto 7-th. set his hand and seal this.day of Central District.

Form 8 to be used for "Partial Hearings" and "Commitment for Further Hearings."

No

20000

STATE

Philip May

Charge Hold-Up & Robbery

WITNESS

Off. Leo Hess

" Edmund McGee

Central Dist.

Theadore Rock 2917-E. Balto. St.

Nathan Applefeld 532-S. Caroline St.

PRESENTED

NOV 12 1931
Foreman

Filed

10

District.

State of Maryland. City of Baltimore. to wit: To the Warden of the Baltimore City Jail, Greeting: YOU ARE HEREBY COMMANDED To Receive from any officer the body of Paul Sparks. Alias: -William Hainse Theadore Rock who is charged on the oath of ... with Unlawfully & wilfully assaulting and holding up at the point of a povolver & pistol one Theadore Rock on first floor premises #425-E. Balto. St., occupied by the Thom McAnn Shoe Store, and stealing from the cash register \$24.71, in U.S.Currency the property of the Thom .. McAnn Shoe Store, and \$1.30-in U.S. Currency from the said Theadore rock, total Val. \$26.01. Hearing had, and ... he was in default of \$.1 COMMITTED for the action of the Criminal Court of Baltimore City. Paul Sparks and....h. ... the said....safely keep in your jail and custody until he shall be thence delivered according to law. Hereof fail not at your peril. WITNESS, The subscriber, a Police Justice of said State, in and for the city aforesaid, who hath hereto 7-th. set his hand and seal this. ...day of

Form 8 to be used for "Partial Hearings" and "Commitment for Further Hearings."

STATE

Paul Sparks, Alias:-William Haines

Charge Hold-up & Robbery

WITNESS

Off. Leo Hess

Edmind McGee

Central Dist.

Theadore Rook

2917-E. Balto. St.

Nathan Applefeld

532-S. Caroline St.

CRIMINAL COURT OF BALTIMORE

SEPTEMBER TERM, 1931.

THE STATE OF MARYLAND

Issued the

To the Sheriff of Baltimore City, Greeting:

We command you that you take the body of immediately have before the Court here to answer a presentment for I Lold up + 1 obbin WITNESS the Hon. Samuel K. Dennis, Chief Judge of the Supreme Bench of Baltimore City, the 14th day of Sept., 1931. day of hor 1931.

EDWARD GROSS,

Clerk Criminal Court of Baltimore.

3472 STATE OF MARYLAND.

28

Jail Bold.
Capias.

TAKE BAIL IN \$ 20000 -

JUDGE.

CEPI Delle SHEBIFF
NOV 13 1931

CRIMINAL COURT OF BALTIMORE

SEPTEMBER TERM, 1931.

THE STATE OF MARYLAND

Issued the

To the Sheriff of Baltimore City, Greeting:

We command you that you take the body of ediately have before the Court here to answer a presentment for WITNESS the Hon. Samuel K. Dennis, Chief Judge of the Supreme Bench of Baltimore City, the 14th day of Sept., 1931. 1931.

EDWARD GROSS,

Clerk Criminal Court of Baltimore.

STATE OF MARYLAND.

vs.

00.		
Thellip.	may	
9,11		Capias.
Jan V		

TAKE BAIL IN \$ 20000 -

SAM JUDGE.

CEPL	Gil		
	R.J	lea	SHERIFF
FILED	NOV 1	3,1931	

CRIMINAL COURT OF BALTIMORE

SEPTEMBER TERM, 1931.

THE STATE OF MARYLAND

WITNE

To the Sheriff of Baltimore City, Greeting:

Oai	him immediately have before the C	Allean Haines
and	him immediately have before the C	ourt here to answer a presentment for
ISS the Hon Semuel K Down	is, Chief Judge of the Supreme Bench of B	4 altimore City the 14th day of Sept. 1921
Issued the	/ day of	1931.

EDWARD GROSS,

Clerk Criminal Court of Baltimore.

3472 STATE OF MARYLAND.

. 08.

CAPIAS.

TAKE BAIL IN \$ 20006-

my Judge.

CEPI Jul Dell O'Dlegner Filed NOV 13 1931

No.3472 Docket 1931
STATE OF MARYLAND
vs.
0 1

Maul Gold

MR. CLERK:

Ariminal Court of Baltimore

SEP -- 1931 Term, 192 Haldup & Rabbery

INDICTED for

Enter my appearance for Defendant and summon for defense the

Witnesses whose names are endorsed hereon.

NOV 1 3 1931

Attorney.

WITNESS

-	STATE OF MARYLAND VS.	Ariminal Court of Baltimore
1	Philip man	SEP 1931 Term, 192
		Holdup & Robberg
1	Mr. Clerk: Witnesses whose names are endorsed here.	Enter my appearance for Defendant and summon for defense the reon.
1	NOV 1 3 1931	Attorney.
1		

No.3472 Docket 193/

TNESS hilips.

No.3.4/2 Docket 19.3	
STATE OF MARYLAND	
Paul Sparks	
Welliam Naines	
Mr. Clerk:	

Criminal Court of Baltimore

SEP -- 1931 Term, 192

Hold up & Robbery

INDICTED for

Witnesses whose names are endorsed hereon.

Enter my appearance for Defendant and summon for defense the

Attorney.

ITNESS

FORM 407-5 Criminal Court of Baltimore 3472 TO THE SHERIFF OF BALTIMORE CITY. EDWARD GROSS, Clerk

NOV 1 8 1931 nominal Count of Baltimore THE SHEDING OF BYTHMORE OFF.

Readence - Paul Gold - And ho 3472/1931 50 Mr 20,1931 to 10 years My Resitenting TO 8 years Monglas House & Correction.

Charge Perteuces in following Cases:
Jan 11.1932 - Sentence - Philip & May Ind Wo 3 472/1931-on

Nov 20, 1931 to 10 year, Mrd Perntentiany To 3years

Bellower Coto Dans Baltimin City Janl

Dentence; Paul FAparks- broke-3472/1931 or her will prejon MNW, 1931 - Releases on Probation to Juvenile Out, Caddo Parish, Phreozat, La, Carrished order probat for state was for enter 10 years, so not essue intim. lease until Probabity and Bason Chierros

ORDER FOR PROBATION

STATE OF MARYLAND)	IN THE CRIMINAL COURT OF BALTIMORE
vs	SEPTEMBER TERM - 1931
PAUL F. SPARKS	INDICTMENT NO. 3472/1931.
}	CHARGE - ROBBERY WITH DEADLY WEAPON

ORDERED, by the Criminal Court of Baltimore, this // of January 1932, that sentence imposed upon PAUL F. SPARKS, on November 20th, 1931 to ten years in the Maryland Penitentiary, in this case be and the same is hereby suspended for the period of the fire years from the date hereof, upon condition of good behavior; and that said Defendant be and he is hereby released on Probation in the custody of the Probation Department of the Supreme Bench of Baltimore City, which, in turn, is authorized to transfer supervision to the Chief Probation Officer of the Juvenile Court of Caddo Parish in the State of Louisiana, subject to the following terms:

- 1. That said Defendant shall report to his Probation Officer as directed; and shall not return to the State of Maryland during the entire period of the above mentioned sentence suspended as aforesaid.
- 2. That said Defendant shall keep regularly employed when physically and mentally able and shall meet his financial and other obligations to those dependent upon him.
- 3. That said Defendant shall conduct himself in a law-abiding manner, and shall avoid places or association with people which might easily lead to additional offenses against the law.
- 4. That a Recognizance be entered with the Clerk of this Court in the penalty of \$100.00 by said Defendant.
- 5. That the aforegoing Order for Probation is conditioned upon the Chief Probation Officer of the Juvenile Court of Caddo Parish aforesaid, or some one empowered on his behalf, shall assume personal custody of the said Defendant and accompany him to the City of Shreeveport in the State of Louisiana upon the Defendant's release from the Maryland Penitentiary in pursuance of this Order for Probation.
- 6. That if the conditions mentioned in the preceding paragraph of this Order for Probation shall not be complied with on or before the 10th day of February, 1932, then this Order shall be and become null and void. Jeph Nheman

Attest:

pended for the period of to Joyce de aco from the date hereof. . ydered at ed bas ed tashaled bise tait bas tolvaded boom lo nottibnee mogiemerged edt le ineminaged noitsderf edt le vhoteus ent in incitador o beengler ency of Belimore City, which, in turn, is sutherized to transfer supervision Sist Probation Officer of the Juvenile Court of Caddo Parish in the State of Louiside, subject to the following terms: the Teat and Defendant shall reper it she best son the control of evode of to boing enime of maryland basing to state of aniter to liade bas .bisserols as bebreque enterned beneitnem

ours in the Maryland Panitentiery, in this case be and the arms is hereby aus

State of Maryland,

City of Baltimore, to wit;

in and upon one Theodore Rock feloniously did make an assault, and him , the	said Theodore Rock
	n bodily fear and danger of his life
then and there feloniously did put and	
Twenty-six dollars and one cent cu	rrent money of the value of
twenty-six dollars and one c	ent current money,
of the goods and chattels, moneys and properties of	Theodore Rock
from the person and against the will of the said	Theodore Rock
then and there feloniously and violently did steal, tak	te and carry away, contrary to the form of the Act
of Assembly in such case made and provided, and	
State.	
State. SECOND	COUNT.
SECOND And the Jurors aforesaid, upon the	ir oath aforesaid, do further present that the said
SECOND And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA	eir oath aforesaid, do further present that the said
SECOND And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA	eir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES, late of said City, on the said day in the said year,
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA	rir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES , late of said City, on the said day in the said year, eadly weapon, to wit, a pistol ,
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one. Theodore Rock	ir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES, all the said City, on the said day in the said year, sadly weapon, to wit, a pistol did make an assault, with intent
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one Theodore Rock then and there him, the said The in bodily fear and danger of his life then	ir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES , late of said City, on the said day in the said year, eadly weapon, to wit, a pistol did make an assault, with intent eodore Rock and there feloniously to put, and certain goods and
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one Theodore Rock then and there him , the said The in bodily fear and danger of his life then chattels, moneys and properties of the said The	ir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES, late of said City, on the said day in the said year, eadly weapon, to wit, a pistol did make an assault, with intent codore Rock and there feloniously to put, and certain goods and codore Rock
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one Theodore Rock then and there him, the said The in bodily fear and danger of his life then	ir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES, late of said City, on the said day in the said year, eadly weapon, to wit, a pistol did make an assault, with intent codore Rock and there feloniously to put, and certain goods and codore Rock ewill of the said Theodore Rock
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one Theodore Rock then and there him, the said The in bodily fear and danger of his life then chattels, moneys and properties of the said The then and there being, from the person and against the	ir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES , late of said City, on the said day in the said year, eadly weapon, to wit, a pistol did make an assault, with intent codore Rock and there feloniously to put, and certain goods and codore Rock he will of the said Theodore Rock then and there feloniously and violently to steal,
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one Theodore Rock then and there him , the said The in bodily fear and danger of his life then chattels, moneys and properties of the said The then and there being, from the person and against the	eir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES , late of said City, on the said day in the said year, eadly weapon, to wit, a pistol did make an assault, with intent codore Rock and there feloniously to put, and certain goods and codore Rock he will of the said Theodore Rock then and there feloniously and violently to steal, et of Assembly in such case made and provided, and
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one Theodore Rock then and there him, the said The in bodily fear and danger of his life then chattels, moneys and properties of the said The then and there being, from the person and against the take and carry away, contrary to the form of the Act	eir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES , late of said City, on the said day in the said year, eadly weapon, to wit, a pistol did make an assault, with intent codore Rock and there feloniously to put, and certain goods and codore Rock e will of the said Theodore Rock then and there feloniously and violently to steal, et of Assembly in such case made and provided, and cate.
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one Theodore Rock then and there him, the said The in bodily fear and danger of his life then chattels, moneys and properties of the said The then and there being, from the person and against the take and carry away, contrary to the form of the Acagainst the peace, government and dignity of the St THIRD Control Theodore Rock The Jurors of the State of Maryland, for the body	ir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES, late of said City, on the said day in the said year, sadly weapon, to wit, a pistol did make an assault, with intent sodore Rock and there feloniously to put, and certain goods and sodore Rock then and there feloniously and violently to steal, at of Assembly in such case made and provided, and sate. COUNT. By of the City of Baltimore, do on their oath present
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one	ir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES, late of said City, on the said day in the said year, eadly weapon, to wit, a pistol did make an assault, with intent sodore Rock and there feloniously to put, and certain goods and sodore Rock then and there feloniously and violently to steal, et of Assembly in such case made and provided, and sate. COUNT. By of the City of Baltimore, do on their oath present SPARKS otherwise called WILLIAM HAINES
And the Jurors aforesaid, upon the PAUL GOLD, PHILIP MAY and PAUL SPA at the City aforesaid, with a certain dangerous and de in and upon one	ir oath aforesaid, do further present that the said RKS otherwise called WILLIAM HAINES, late of said City, on the said day in the said year, addy weapon, to wit, a pistol did make an assault, with intent sodore Rock and there feloniously to put, and certain goods and sodore Rock are will of the said Theodore Mock then and there feloniously and violently to steal, at of Assembly in such case made and provided, and sate. COUNT: By of the City of Baltimore, do on their oath present GPARKS otherwise called WILLIAM HAINES late of the City

feloniously did make an assault, and	him	the said Theodore Rock
		lily fear and danger of his
life then and there feloniously did put a		
Twenty-six dollars and one six dollars and		t money of the value of twenty
of the goods and chattels, moneys and	properties of the	said Theodore Rock
		om the person and against the will of the s
		then and th
feloniously and violently did steal, take in such case made and provided, and ag		contrary to the form of the Act of Assemvernment and dignity of the State.
	FOURTH COU	NT.
And the Jurors afores	aid, upon their oa	th aforesaid, do further present that the s
PAUL GOLD, PHILIP MAY and	PAUL SPARKS	therwise called WILLIAM HAIN
		aid day, in the said year, at the City afores
in and upon one Theodore R	ock	<u> </u>
did made an assault with intent then are	nd there him	the said
		lily fear and danger of his
4일 Print (1991) 12 (1991) 12 (1991) 12 (1991) 12 (1991) 12 (1991) 12 (1991) 12 (1991) 13 (1991) 13 (1991) 13 (1		and chattels, moneys and properties of the sthen and there being, fr
then and there feloniously and violently	to steal, take and	carry away; contrary to the form of the Act ne peace, government and dignity of the Sta
	FIFTH COUN	VT.
		th aforesaid, do further present that the statement that the statement of
late of s	said City, on the sa	aid day, in the said year, at the City afores
		lore Rock
did then and there beat, against the pe	ace, government a	nd dignity of the State.
	SIXTH COUN	VT.
And the Jurors afores	aid, upon their oa	ath aforesaid, do further present that the s
PAUL GOLD, PHILIP MAY and PA	UL SPARKS otl	nerwise called WILLIAM HAINES
PAUL GOLD, PHILIP MAY and PA	UL SPARKS otl	nerwise called WILLIAM HAINES
PAUL GOLD, PHILIP MAY and PA late of a Twenty-six dollars and one	UL SPARKS others of the said City, on the sa	nerwise called WILLIAM HAINES aid day, in the said year, at the City afores money of the value of twenty.
PAUL GOLD, PHILIP MAY and PA	UL SPARKS others of the said City, on the sa	nerwise called WILLIAM HAINES aid day, in the said year, at the City afores money of the value of twenty-
PAUL GOLD, PHILIP MAY and PA late of a Twenty-six dollars and one	UL SPARKS others of the said City, on the sa	nerwise called WILLIAM HAINES aid day, in the said year, at the City afores money of the value of twenty-
PAUL GOLD, PHILIP MAY and PA late of a Twenty-six dollars and one	SPARKS others of the said City, on the said City	nerwise called WILLIAM HAINES aid day, in the said year, at the City afores money of the value of twenty-ent money,
PAUL GOLD, PHILIP MAY and PA late of Twenty-six dollars and one six dollars and o of the goods and chattels, moneys and	III. SPARKS others of the said City, on the said City, on the said cent current ne cent current properties of one	

The State's Attorney for the City of Baltimore.

1000 8. 3472 490 STATE OF MARYLAND 600 PAUL GOLD, Shark PHILIP MAY and PAUL SPARKS alias WILLIAM HAINES 10 year ino Indictment The Pero (TRUE BILL) 1/11/1932 Senter Such as ga Prov Sepren Togo bout to Leaver Parus Lus 10 Man in an Pur lever I'lled 11/199 W. Senty Kennedy WITNESSES Strate Cent V Off. Hess 1/1/1932 Senter to Off. McGee The Hour florenter Theodore Rock Nathan Applefeld year Im hor 20/37 HF/3/22/80 1/11/1972 Senter home al 1 Sturtulent /11/1934 Senter to 3 yearing ROBBERY WITH DEADLY WEAPON, ETC., Art. 27, Sec. 481-A (Ch. 457, Acts of 1922). Drawn by