# By Mr. Fierro:

- Q. Well, do you recall this man coming to work?
- A. Yes, I do.
- Q. Do you remember if you gave him anything?
- A. Yes, I recall giving him a uniform.
- Q. Do you know what the Company policy is and what your duties are with reference to issuing equipment?
  - A. Well, the day they start they get it.
  - Q. You say "they get it", do you mean equipment?
  - A. Yes.
  - Q. Cross examination.

## By The Court:

Mr. Ertel?

## CROSS EXAMINATION

By Mr. Ertel:

No, I have no questions.

(Excused from witness stand.).

By Mr. Fierro:

May he be excused?

By Mr. Ertel:

As far as I am concerned.

RICKY KOCH, being duly sworn according to law, testified as follows:

# DIRECT EXAMINATION

By Mr. Fier rro:

- Q. What is your name?
- A. Ricky Koch.

- Q. How old are you?
- A. 17.
- Q. Where do you live?
- A. 721 Howard Street, South Williamsport.
- Q. Do you know Kim Hubbard?
- A. Yes.
- Q. Last October were you familiar with his automobile?
- A. Yes.
- Q. What kind of car did he have?
- A. Green Oldsmobile.
- Q. Was there anything unusual about it?
- A. Yes, it had a smashed in fender.
- Q. Do you know which fender?
- A. The driver's side.
- Q. Coming to October 19th, Rick, on that day were you ever on West Central Avenue?
  - A. Yes.
  - Q. When, do you know?
  - A. About five after four.
- Q. Did you see anybody on West Central Avenue that you knew?
  - A. Yes, Phil Grimes.
- Q. Yesterday I was telling this Jury I called him "Mike", is that the same person?
  - A. Yes, Mike Grimes.
  - Q. What was he doing when you saw him?
  - A. Working underneath his car.
  - Q. What time do you say this was?

- A. Five after four.
- Q. Which way were you travelling, like towards Maynard or towards Market?
  - A. Towards Maynard.
  - Q. Now, did you stop and talk to Mike?
  - A. No, because I had to get to work.
  - Q. Where do you work?
  - A. Cobbler's, on Reach Road.
  - Q. What time do you have to be to work?
  - A. 4:20.
- Q. Now, when you saw Mike working on his car, you have already said you were familiar with Kim's car, did you see anyother vehicle parked near or in front of the Hubbard house?
  - A. Yes, there were two.
- Q. Can you tell us whether or not you saw Kim Hubbard's car?
  - A. Yes, his was the second one.
  - Q. And are you sure?
  - A. Positive.
  - Q. That you saw his car?
  - A. Yes.
- Q. I would like to ask you, Rick, why you say it was five after four?
- A. Because I go that way ever day and I leave the house at about 4:00 and by the time I get down there it is in between four and five after.
  - Q. I am going to show you marked for identification

as Commonwealth's Exhibit No. 115, as you can see it is a hard type, plastic helmet?

- A. Yes.
- Q. With reference to this Exhibit, did you ever see this before in your life?
  - A. No.
- Q. Did you ever see any type of hard hat type helmet in Kim Hubbard's car at any time?
  - A. No.
  - Q. Are you sure?
  - A. Positive.
  - Q. Cross examination.

#### By The Court:

Mr. Ertel?

## CROSS EXAMINATION

#### By Mr. Ertel:

- Q. Are you a good friend of Kim Hubbard's?
- A. Yes.
- Q. How long have you been a friend of his?
- A. Since 11th grade, two years.
- Q. You run around with him all of the time?
- A. Well, most of the time.
- Q. You go by his house every day?
- A. Yes.
- Q. And when were you first subposensed to come in here?
- A. Monday after school.
- Q. Just this last Monday?

- A. Yes.
- Q. The first time anybody asked you about this incident on this particular day, isn't that true, you recall it all from October 19th, that far back?
  - A. Yes.
  - Q. Did you talk to Mike Grimes?
  - A. Well, I am in school with him.
  - Q. Did Nike Grimes approach you?
  - A. No.
  - Q. Who approached you?
  - A. As to what?
  - Q. As to what your testimony would be here today?
  - A. Well, I just talked to Mr. Fierro.
  - Q. Did you talk to Mike Grimes also?
  - A. No.
  - Q. Mike Grimes didn't talk to you at all?
  - A. No.
  - Q. Are you sure of that?
  - A. Yes.
- Q. You never spoke to Mike even though you went to school with him and you knew he was over here?

  By Mr. Fierro:

I object, this is the fifth time he asked that questions.

By The Court:

The objection is over ruled, you may proceed. Do you expect to follow it up?

By Mr. Ertel:

I am asking questions.

By Mr. Fierro:

That is five times.

By The Court:

Let's not be so repetitious.

By Mr. Ertel:

- Q. When was the car damaged?
- A. I don't know, a couple, I am not sure when.

It was awhile before that.

- Q. Two weeks?
- A. I am not sure.
- Q. Three weeks?
- A. I don't remember.
- Q. Is all you drove by on that day?
- A. Yes.
- Q. You drive by there every day in the week?
- A. Yes.
- Q. No further questions.

By Mr. Fierro:

You may step down. May he be excused?

By Mr. Ertel:

Yes, I have no further questions.

By Mr. Fierro:

That means you can go, you don't have to wait

around. Thank you.

(Excused from witness stand.).