Nancy Stuempfle.

A. No.

Q. You never saw anything else other than just tools in the car?

- A. Hub caps.
- Q. Where were the hub caps?
- A. On the floor.
- Q. How often did you see that in there?
- A. I couldn't tell you.
- Q. You don't remember how long you saw that?
- A. No.
- Q. What was Kim wearing when you saw him on the 19th?
- A. I don't remember.
- Q. See those combat boots on the table?
- A. Yes.
- Q. Did you see him wear those?
- A. I don't remember.
- Q. You don't remember ever seeing him wear those

either?

- A. No, I never really looked at his feet.
- Q. No further questions.

(Excused from witness stand.).

FRANK STRYKER, being duly sworn according to law, testified as follows:

DIRECT EXAMINATION

By Mr. Flerro:

- Q. State your name?
- A. Frank Stryker.

1201.

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Frank Stryker.

Q. Frank, where do you live?

A. 314 Winter Street, Duboistown.

Q. Do you know Kim Hubbard?

A. Yes.

Q. How long have you known him?

A. Three or four years maybe.

Q. Are you familiar with this car?

A. Yes.

Q. Were you familiar with the car last July and

August?

A. Yes.

Q. How often would you say that you saw the car last July and August?

A. Well, I would say that I saw it maybe every day, but I wasn't in it every day.

Q. But you say you saw it almost every day?

A. Yes.

Q. Now, as often as you saw it last July and August, Frank, did you ever see any white helmet in that car?

A. No.

Q. Cross examination.

CROSS EXAMINATION

By Mr. Ertel:

Q. Do you go to Community College?

A. No.

Q. Were you up the Community College?

A. No.

Frank Stryker.

Q. Have you been trying to get witnesses lined up in this case? A. No. Q. You have not been talking to anybody about being a witness in this case? A. No. None, not at all? Q. A. No. You didn't discuss it out in the hallway at all? **Q**. I didn't talk. A. Q. You were listening out there? A. I heard talk. You heard talk? Q. Α. Yes. Q. You heard talk about the white helmet, didn't you? A. Some. **Q**. You heard talk about when the car was damaged, didn't you? A. Yes. Q. Did you see Kim Hubbard on October 19th? Α. I don't remember. Q. You don't remember? A. No. Q. Did you see him on the 18th? I can't remember that far back. A. Q. Do you see those combat boots on the table there? A. Yes.

1203.

1204.

6.

Did you ever see Kim Hubbard wear them? Q. A. No. Q. You never saw Kim wearing combat boots? A. No. You are sure of that? Q. Α. Yes. You are a good friend of Kim's? Q. A. Yes. Q. Ran around with him all last Summer? Pretty much. Α. You never saw him wear the combat boots? Q. A. No. He always wore sneakers? Q. Α. Yes. All of the time? Q. A. Whenever I saw him he had sneakers on. Q. Do you consider yourself a good friend of his? Yes. A. Q. Do you know Kinney? A. Which one? **Q.** David Kinney? Yes. Α. Q. Is he a good friend of Hubbard? I would not know. A. Q. You don't know? A. No. Q. Do you know he worked with him?

Frank Stryker.

A. No, I don't know that.

Q. Do you know where Kim worked?

A. No.

Q. Do you know he worked at Eastern Wood?

A. No.

Q. You know when his car was damaged now, don't you?

A. Yes.

Q. When did he paint his car?

A. I didn't know that he did.

Q. You didn't know he painted his car?

A. No.

Q. So you seen the car over the last two years, how long has he had the car?

A. I can't remember that.

Q. Well, have you seen the car over the last year?

A. All I can remember seeing it was in the Summer.

Q. Well, you have known him for a long time, haven't

you?

A. Yes, but I have known him through school, but other than that I didn't see him.

Q. Did you see him at the Hum-Dinger?

A. Starting this Summer, but before that I didn't see him other than school.

Q. I thought you said you knew him for three years?

A. In school, that don't mean I ran around with him.

Q. Did you see his car when you were in school with

him?

1206.

Frank Stryker.

A. Not in school.

Q. Didn't he drive the car to school?

A. I don't know.

Q. What color is the car?

A. Green.

Q. What kind of green?

A. I don't know what kind.

Q. You don't know the color?

A. It is light, it is not dark green.

Q. Is it metallic green?

A. I would not know.

Q. Well, you have seen the car on many occasions, you know what metallic green looks like, don't you? By Mr. Fierro:

I object, if he doesn't know, he doesn't know. By The Court:

Q. Do you know what metallic green looks like?

A. No.

Q. The objection is sustained.

By Mr. Ertel:

No further questions.

RE- DIRECT EXAMINATION

By Mr. Fierro:

Q. You were asked about being a friend of Kim's, although you are a friend of his would you come here and perjure (yourself because of that reason?

A. No.

Michael Millhouse.

Q. That is all.

(Excused from witness stand.).

MICHAEL MILLHOUSE, being duly sworn according to law, testified as follows:

DIRECT EXAMINATION

By Mr. Fierro:

- Q. What is your name?
- A. Michael Millhouse.
- Q. Do you know Kim Hubbard?
- A. Yes, I do.
- Q. About how long have you known him?
- A. Two years.
- Q. Were you familiar with his car last year?
- A. Yes, I was.
- Q. Particularly July and August, did you see it at

that time?

A. Yes.

Q. Can you tell us how often you saw it during those

months?

A. Every night.

Q. Every night you said?

A. Just about.

Q. About how often would you say you were in it,

and I am only talking about July and August of last year?

A. Four or five times a week.

Q. Michael, from what you have just told this Jury, can you tell them whether you ever saw a white helmet in the