

- A. 60 Yes Sir.  
THE DEFENDING OFFICER DECLINES TO RE-EXAMINE.  
QUESTIONED BY THE COURT.
- Q. 61 At the time you went in, after catching with the boys, did you go into the canteen for another drink, was that the purpose?
- A. 61 Yes Sir.
- Q. 62 When you passed the first bottle out the window, were there others in the canteen?
- A. 62 Yes Sir, it was pretty full.
- Q. 63 How much did you pay for the quart?
- A. 63 Forty cents.
- Q. 64 When you went back for the other two bottles, how much did you pay for them?
- A. 64 Eighty cents.
- Q. 65 Do you think that was a sound proposition to buy beer for eighty cents and sell it for fifty cents?
- A. 65 No Sir.
- Q. 66 Why did you do it?
- A. 66 Just for friendship.
- Q. 67 What was your intention with regard to these two bottles of beer?
- A. 67 I intended to go down and drink with them.
- Q. 68 You intended to treat them?
- A. 68 Yes Sir.  
IN THE OPINION OF THE COURT IT IS NOT NECESSARY TO COMPLY WITH R.P. 83 (B).  
THE WITNESS RESUMES HIS SEAT.  
THE DEFENDING OFFICER HAS NO FURTHER WITNESSES.  
The Prosecutor makes a closing address.  
(See document marked "I" attached).  
The Defending Officer makes a closing address.  
(See document marked "J" attached).

*Jan*