

C23

Q.131 How many times did Edr. Waterfield hit him?

A. No more than two or three times.

Q.132 Could you recall after the first blow struck, how it effected the accused?

A. They were all over before he fell down.

Q.133 Did he drop his guard?

A. I think he held it to the first one.

Q.134 Could he have hit him other than in the face?

A. Yes, I suppose he could.

In the opinion of the Court it is not necessary to comply with R.P. 83(B).

The witness withdraws.

Fourth witness for the prosecution H.40921 L/Cpl. Richmond, N.A., RCASC, attached A.1 CATC Petawawa Military Camp, having been duly sworn, is examined by the prosecutor.

Q.135 Where are you attached?

A. A.1 C.A.T.C.

Q.136 What are your duties at A.1 C.A.T.C.?

A. I am on duty as a cook in the kitchen.

Q.137 Do you know the accused in this case?

A. Yes I do, sir.

Q.138 Will you point him out in the Court room?

A. Yes, sir (indicates accused).

Q.139 Could you tell us what his duties are at A.1 C.A.T.C.?

A. At the present time, no I couldn't, sir.

Q.140 Do you know what his duties were in March of this year?

A. He was my vegetable man.

Q.141 Where would that be?

A. In L.11 "H".

Q.142 Do you recall seeing the accused on the night of March 10 of this year?

A. I do, sir.

Q.143 Would you describe to the Court the circumstances under which you saw him?

A. When I saw Lecompte, as a matter of fact, he and I were in the Wet Canteen around 7 o'clock and we left the Canteen and I was going back to my kitchen. We roast our meat the day before, which left me on duty that night. Cdr. Lecompte walked back as far as A.5 film theatre with me and we parted there and I went into my kitchen and he came in about 20 minutes later. We were