

Transcript of the Testimony of Kevin Nutter

Date: July 10, 2010

Case:

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STATEMENT UNDER OATH

OF

KEVIN NUTTER

taken pursuant to Notice by Alison Salyards, a Court Reporter and Notary Public in and for the State of West Virginia, at The National Mine Health & Safety Academy, 1301 Airport Road, Room C-137, Beaver, West Virginia, on Saturday, July 10, 2010, beginning at 3:58 p.m.

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2		
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5	(b) (7)(C)	
6	(b) (7)(C)	
7	(b) (7)(C)	
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1	PROCEEDINGS
2	
3	ATTORNEY BABINGTON:
4	My name is Matt Babington. Today is July
5	10th, 2010. I'm with the Office of the Solicitor,
6	U.S. Department of Labor. With me is Erik Sherer, an
7	accident investigator with the Mine Safety and Health
8	Administration, MSHA, an agency of the U.S. Department
9	of Labor. Also present are several people from the
10	State of West Virginia. I ask that they state their
11	appearance for the record.
12	MS. MONFORTON:
13	I'm Celeste Monforton with Governor
14	Manchin's special team.
15	MR. TUCKER:
16	Bill Tucker with the Office of Miners'
17	Health, Safety and Training.
18	ATTORNEY BABINGTON:
19	There are several members of the
20	investigation team also present in the room today.
21	Erik Sherer will be conducting initial questioning.
22	All members of the Mine Safety and Health
23	Act's Investigation Team and all members of the State
24	of West Virginia Accident Investigation Team
25	participating in the investigation of the Upper Big

1 Branch Mine explosion shall keep confidential all 2 information that is gathered from each witness who 3 voluntary provides a statement until the witness statements are officially released. MSHA and the 4 State of West Virginia shall keep this information 5 confidential so that other ongoing enforcement 6 7 activities are not prejudiced or jeopardized by a premature release of information. 8 This confidentiality requirement shall not preclude 9 10 investigation team members from sharing information with each other or with other law enforcement 11 12 officials. Your participation in this interview 13 constitutes your agreement to keep this information confidential. 14 Government investigators and specialists 15 have been assigned to investigate the conditions, 16 17 events and circumstances surrounding the fatalities that occurred at the Upper Big Branch Mine-South on 18 19 April 5th, 2010. The investigation is being conducted 20 by MSHA under Section 103(a) of the Federal Mine 21 Safety and Health Act and the West Virginia Office of 22 Miners' Health, Safety and Training. We appreciate your assistance in this investigation. 23 24 You may have your personal attorney 25 present during the taking of this statement or another

personal representative if MSHA has permitted it, and 1 2 you may consult with your attorney or representative 3 at any time. Your statement is completely voluntary. You may refuse to answer any question and you may 4 terminate your interview at any time or request a 5 break at any time. For the record, do you have a 6 7 personal representative with you today? MR. NUTTER: 8 No, sir. 9 10 ATTORNEY BABINGTON: 11 Also, we have bottles of water available 12 if you get thirsty. Your identity and the content of this conversation will be made public at the 13 conclusion of the interview process and may be 14 included in the public report of the accident unless 15 you request your identity remain confidential or your 16 17 information would otherwise jeopardize a potential criminal investigation. 18 19 If you request us to keep your identity 20 confidential, we will do so to the extent permitted by 21 That means that if a judge orders us to reveal law. 22 your name or if another law requires us to reveal your 23 name or if we need to reveal your name for other law 24 enforcement purposes, we may do so. Also, there may 25 be a need to use the information you provide to us or

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	1430
1	other information we may ask you to provide in the
2	future in other investigations into and hearings about
3	the explosion. Do you understand?
4	MR. NUTTER:
5	Yes.
б	ATTORNEY BABINGTON:
7	Do you have any questions?
8	MR. NUTTER:
9	No.
10	ATTORNEY BABINGTON:
11	After the investigation is complete, MSHA
12	will issue a public report detailing the nature and
13	causes of the fatalities in the hope that greater
14	awareness about the causes of accidents can reduce
15	their occurrence in the future. Information obtained
16	through witness interviews is frequently included in
17	these reports. Since we will be interviewing other
18	individuals, we request that you do not discuss your
19	testimony with any person aside from a personal
20	representative or counsel.
21	A court reporter will record your
22	interview. Please speak loudly and clearly. If you
23	do not understand a question asked, please ask the
24	interviewer to rephrase it. Please answer each
25	question as fully as you can including any information

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you may have learned from someone else. I'd like to
 thank you in advance for your appearance here. We
 appreciate your assistance in this investigation.
 Your cooperation is critical in making the nation's
 mines safer.

6 After we've finished asking questions,

you'll have an opportunity to make a statement and provide us with any other information that you believe to be important. If at any time after the interview you recall any additional information that you believe might be useful, please contact any of us or Norman Page at the contact information previously provided to you.

14 Finally, any statements given by miner

15 witnesses to MSHA are considered to be an exercise of statutory rights and protected activity under Section 16 17 105(c) of the Mine Act. If you believe any discharge, discrimination or other adverse action is taken 18 19 against you as a result of your cooperation with this 20 investigation, you're encouraged to immediately 21 contact MSHA and file a complaint under Section 105(c) 22 of the Act. Bill? MR. TUCKER: 23 24 Mr. Nutter, I too would like to thank you for coming today. We do appreciate you coming in. 25

Page 11 I'd like to advise you also that under West Virginia 1 2 Law 22A-1-22 of our Code that you have rights against 3 being discriminated against for being here today. If you should experience any actions that you feel like 4 they're discriminatory in any manner, you contact the 5 6 Board of Appeals who addresses those complaints and my 7 information's there along with Terry Farley's. If we 8 can help you in any way, be sure and let us know. Ιf you would feel like you were discriminated against, 9 10 you have 30 days to file a claim. So there's the information you need pertaining to that. 11 12 KEVIN NUTTER, HAVING FIRST BEEN DULY SWORN, TESTIFIED 13 14 AS FOLLOWS: 15 16 EXAMINATION 17 BY MR. SHERER: O. Thanks for coming down this afternoon, Mr. Nutter. 18 19 You mentioned that you were at Upper Big Branch for 20 about a day or so prior to the explosion. 21 A. One shift. 22 Q. One shift. Where did you work on that shift? A. Longwall section, which would be Headgate 22. 23 24 Q. What did you do up there that day? 25 A. That's hard for me to remember. We just changed

		Page 12
	1	oil filters and stuff like that. And like I said,
	2	that was my first shift back from being hurt, so I was
	3	you know, wasn't doing anything too strenuous.
	4	Q. Sure. How long had you been out with your injury?
	5	A. They had me on light duty, bathhouse work. I'm
	6	going to say right around a month.
	7	Q. Okay.
	8	A. Well, about three weeks, because I took off a week
	9	when my (b)(7)(C) was born.
	10	Q. Okay. Did you do the were you asked to do the
	11	light duty, or did you ask to do the light duty?
	12	A. It was to help me out and to help the company out.
	13	Q. Okay.
	14	A. You know, they offered it to me and I've heard
	15	horror stories about Workers' Comp, so
	16	Q. Sure.
	17	A. It takes forever to get your money and everything,
	18	so I just said, shoot, there ain't no sense in even
	19	fighting.
	20	Q. You're listed as a welder/electrician; is
	21	that?
	22	A. I'm a trainee electrician.
	23	Q. Trainee electrician. Okay. Did you do much
	24	welding prior to your injury?
	25	A. Yeah. When you know, whoever was free to do
I		

		Page	13
1	it, you know, we done it.		
2	Q. You ever weld on the longwall face?		
3	A. No, sir. I ain't never stepped foot on the		
4	longwall.		
5	Q. Okay.		
6	A. I have always been curious to how it works, but		
7	no.		
8	Q. Okay. How many years of mining experience do yo	u	
9	have?		
10	A. Underground?		
11	Q. Yes.		
12	A. That will be going on two years.		
13	Q. Has that all been with Massey?		
14	A. Yes, sir.		
15	Q. Was it all at Upper Big Branch?		
16	A. Yes, sir.		
17	Q. Okay.		
18	A. I believe November 8th will make me two years.		
19	Q. And were you a mechanic/electrician trainee that		
20	entire time?		
21	A. No, sir. I worked outby when I was a red hat,		
22	helping lay track, you know, shoveling. And then f	or	
23	I'd say about three months after I become a		
24	trainee electrician I worked in a motor barn and		
25	helped service the track equipment outside.		

	Page 14
1	Q. Okay. What shift would you normally work?
2	A. I was in dayshift up until I went on the section
3	and then I went to hoot owl.
4	Q. And which section did you work on?
5	A. I worked on the old Two section, which was this
6	section right here when I first went underground.
7	Q. That's the tailgate of the current longwall?
8	A. Yeah, yeah. And then we finished, and then they
9	pulled off that. I was outside when they finished
10	this up, and then when they went back on the headgate
11	side of the future panel, they put me back
12	underground.
13	Q. So you worked on the 22 Headgate
14	A. Yeah.
15	Q for a while?
16	A. 22 Headgate.
17	Q. What did you do when you were on the 22 Headgate?
18	A. We just you know, maintenance.
19	Q. Okay.
20	A. That's all I ever done underground was maintenance
21	after I became a red hat I mean, black hat
22	Q. Okay.
23	A from my prior experience, you know, in
24	mechanics and welding and stuff.
25	Q. Sure.

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1	A. And I didn't have no interest in no equipment.
2	Q. Okay. And so you worked the hoot owl?
3	A. Yes, sir.
4	Q. Is that a maintenance shift?
5	A. Yes, sir. That's an idle shift.
6	Q. Did you hear anything about ventilation problems
7	at this mine in the month or so before the explosion?
8	A. No.
9	Q. Did you ever hear of any problems with methane in
10	that same time period?
11	A. No. Well, that month, you know, like before when
12	I got hurt, Hugh Downs, the superintendent, told me
13	you come in. When the guys go underground, you get
14	your, you know, work however long you feel like
15	you could work and then go home.
16	Q. Okay.
17	A. Most of the time he got there at five o'clock in
18	the morning, and if I was there, he'd run me off.
19	Q. Okay. That's a pretty good deal. Did you ever
20	hear of methane outburst or methane inundations in
21	this mine?
22	A. What do you mean, methane explosion?
23	Q. Big bunch of methane coming out like through a
24	crack in the floor or
25	A. No, sir.

Q. Okay. Did you ever see much water in this mine?
 A. Yes, sir.

3 Q. Where was that at?

A. On a headgate side of the previous section, might
be 131 Break. We set a temporary bridge support in
and water was chest deep.

Q. Okay. So that was out toward the Bandytown fan?
A. Yes. And my instructions was --- I built that
bridge outside and we took it in ten foot sections and
put it together. And it was for the fire bosses to
travel, but it was right in like a deep watering hole
or something.

13 Q. Okay.

14 A. Like I said, right around 131, 134 Break,

15 somewhere in there. That was after they pulled out 16 and getting ready to start the longwall face.

Q. Okay. Did you notice any pumps in there when youwere putting that bridge in?

A. No, sir. Like I said, they still had all of the
track, beltline and all in. You know, this was --they hadn't even got all of the longwall set up yet.

22 Q. Oh, okay.

A. And you know, you got several water holes here and
there where a miner man cut too deep and the water
would accumulate in areas. And they would pump them

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1	areas.
2	Q. Okay. When you're welding, did you take legal
3	methane checks?
4	A. Yes, continuously.
5	Q. Okay. Did you keep it 12 inches from the roof and
б	rib?
7	A. I took it on I suspended it from the roof bolt
8	plate with hangers.
9	Q. Okay. Before you started cutting on the weld?
10	A. Yes, yes. Well, back and forth to the entry.
11	Q. Okay. Did anybody ever tell you that you didn't
12	have to take a legal one, you should actually get up
13	next to the roof and rib
14	A. No.
15	Q when you're welding? Okay. Thank you.
16	That's actually two different sections of the law.
17	A. I didn't know that. You know, if they went if
18	there was any amount of methane wherever, I wouldn't
19	even strike an arc on a tool or welder, nothing like
20	that. I've heard too many horror stories.
21	Q. That's a good way to do it. You ever hear of any
22	advanced notice being given to folks in the mine when
23	MSHA or state people came up on the property?
24	A. No.
25	Q. Do you think that the mine ventilation was

		Page	18
1	adequate at all times?		
2	A. Yes, except for during like belt moves and stuff	•	
3	Then you'd have you know, before your stoppings		
4	got built, your intake would short circuit and your		
5	return.		
6	Q. But did you ever hear of them having problems wi	th	
7	getting enough air on the section to run?		
8	A. No, because we was normally done by then.		
9	Q. Okay.		
10	A. I mean, once we got on a mantrip, I was looking		
11	forward to home.		
12	Q. There you go. You guys did all the hard work.		
13	A. Most time, yeah. Most time, you know, as soon a	S	
14	you got on the mantrip and that thing started hangi	ng	
15	on the rails, you woke up and you was about outside	•	
16	Q. I've done that a few times		
17	A. I slept better on the mantrip than I did in my		
18	bed.		
19	Q. You better keep that close in the bed. Did you		
20	ever hear of ventilation changes being made while		
21	miners were underground?		
22	A. No, sir.		
23	Q. Did you ever hear of anybody in the mine without		
24	ventilation curtains in place?		
25	A. No, sir. Like I said, we didn't get the only	У	

	Page 19
1	thing we heard from production is what was broke down.
2	Q. Okay. I imagine you heard a lot of that.
3	A. Yes, sir.
4	Q. Did you ever hear of methane monitors being
5	bridged out?
б	A. No, sir.
7	Q. Did you ever hear of miners being subject to
8	retaliation or threats for reporting safety issues or
9	other concerns?
10	A. I didn't quite understand what you said.
11	Q. In other words, did you ever know anybody that
12	called the 1-800 number for MSHA or possibly
13	complained to upper management about a safety problem?
14	Did they suffer any ill consequences?
15	A. Uh-uh (no). No.
16	Q. That's a no?
17	A. No.
18	Q. Okay.
19	A. Not that I know of, because, you know, if we
20	presented, you know, anything in that sort of fashion,
21	they our boss got you know, made sure we had
22	the right stuff, adequate stuff to work with.
23	Q. Okay. Who was your boss?
24	A. Rick Nicolau.
25	Q. Okay.

10

	Page 20
1	A. He was a chief electrician, and that's who we
2	reported well, that's who my immediate boss, which
3	was Andrew Lucas, reported to.
4	Q. Okay.
5	MR. SHERER:
6	That's all the questions I got for you.
7	MR. TUCKER:
8	I just got a couple.
9	EXAMINATION
10	BY MR. TUCKER:
11	Q. Did you work on 22 Headgate prior to being
12	injured?
13	A. Yes, sir. That's where I worked when I got
14	injured.
15	Q. What type of injury did you have?
16	A. Back.
17	Q. So you was off on light duty about a month, so
18	that would have put you around the 10 of February or
19	the 1st of March?
20	A. Yeah, the 1st of March. Yeah.
21	Q. During that time before you were injured, did you
22	did you hear comments during that time about
23	ventilation problems on the section from the crew
24	members?
25	A. No. I mean, you know, once when we met at our

		Page 21
	1	mantrips, you know, we met the on shift, and you know,
	2	it was pretty much discussed what was broke down and
	3	pretty much just, you know, pre-shift talk and stuff.
	4	Q. Hear any bath house talk about
	5	A. No.
	6	Q ventilation problems?
	7	A. No, because we was the only one in there, and we
	8	was you know, when we come in and when we left
	9	you know, we was the black sheep I guess you could
	10	say. Nobody wanted us.
	11	Q. And I know you were only back for one shift after
	12	your injury,
	13	A. Yes.
	14	Q but could you tell any difference in the
	15	ventilation between
	16	A. No.
	17	Q those two time periods?
	18	A. No. My mind was from what I can recall, my
	19	mind was pretty much just watching what I was doing so
	20	I wouldn't end up in the same shape I was in prior.
	21	Q. Right. It just takes a split second, doesn't it,
	22	one wrong move?
	23	A. I'll tell you what, it gives you a whole new
	24	respect for people in them wheelchairs because the
	25	time they got me to Raleigh General, I couldn't feel
1		

	Pag
1	from my waist down.
2	Q. Were you in the face area on April 5th when you
3	were on 22 Headgate?
4	A. I can't really recall everything I done that
5	night. I know I changed some oil filters, yeah, in
6	the miner, yeah, on the if I ain't mistaken, on
7	the right miner.
8	Q. So if you all were working on a miner, servicing
9	or whatever, you typically power the miner up?
10	A. No, not
11	Q. You would have the power on?
12	A. No, not changing oil filters because they're all
13	right there in a bank filter.
14	Q. Do you recall that night if the miner had power on
15	it?
16	A. No, I don't. No idea.
17	Q. My next question was going to be, if it did have
18	power, did you notice the methane monitor, any readout
19	on the methane monitor?
20	A. No. When I change filters on something, I you
21	know, I don't fire it up because I don't want
22	something to go haywire and I have to, you know, work
23	over to change it. That's dayshift electrician's
24	problem. They pass the book on us enough.
25	Q. Have you ever calibrated the methane monitors on a

Page 22

1 miner? 2 A. I've helped. 3 Q. You've helped. A. Yeah, I've been the gopher up there on the head 4 switching bottles. 5 Q. Okay. 6 And you mentioned you were an electrician 7 trainee. 8 A. Trainee, yes, sir. Q. Okay. When they've calibrated the monitors, have 9 10 you ever heard the electricians make any comments or 11 lead you to believe that the monitors were bridged 12 out? Well, to go to an extra measure on that, we 13 A. No. did read a fault one night and we had to change out 14 15 the sniffers on them. I mean, you know, it was as far as --- you know, as far as stuff like that, no, we 16 17 done everything by the book that we could. O. Typically, when you drive or arrive up on the 18 19 section, they'd still be loading coal? 20 A. No, we'd meet the on shift at mantrips. 21 Q. Okay. A. Or we'd pass them on the track and we stop. 22 23 Q. On the way in? 24 A. Yeah, we stop, and you know, they'd give us a 25 daily report of what was down, what needed to be

1 2 O. So when you arrived on the section, there would be 3 nobody on the section and then you would go up to the equipment, which a lot of times would be parked up in 4 the face area? 5 6 A. Uh-huh (yes). 7 Q. So did you notice, was the line curtain hung when you all arrived on the section in the ---8 A. Yeah. 9 0. --- working face? 10 Because I'd --- I mean, the reason I know 11 A. Yeah. 12 because every time we'd have to take a scoop or a maintenance ride across a section or something, it'd 13 take two or three people to hold the line curtains up 14 so we wouldn't rip them down. 15 That's a good thing, good deal. 16 0. Okay. 17 A. And up there, I believe they just seen how much curtain they could hang. It was just --- I mean, it 18 19 was everywhere. 20 Q. And I realize you only worked one shift, but it 21 was the night before the explosion. 22 A. Yes, sir. 23 Q. And you never heard any comments about anything 24 out of the way ---25 A. No, sir.

fixed.

	Page
1	Q that would throw up a red flag to you in any
2	way?
3	A. Uh-uh (no).
4	MR. TUCKER:
5	That's all I have.
б	EXAMINATION
7	BY MS. MONFORTON:
8	Q. I just have a couple of questions about your
9	injury. When did you suffer your injury?
10	A. When?
11	Q. When did you have your injury?
12	A. I'm thinking right around March 10th.
13	Q. Around March 10th. I have a record of the injury
14	reports that were submitted by the company, and so I'm
15	trying to identify the injury that to see how it
16	was reported by the company. How did the injury
17	occur?
18	A. Pulling miner cable.
19	Q. Would you look at this list and see if you can see
20	which one is the injury? It has some of the dates
21	here, so these are some of the ones in which
22	you're saying would be in 2010.
23	A. Yes, ma'am.
24	Q. This is December. So it doesn't appear that it's
25	on this record.

25

	Page 26
1	A. No. There was a woman that a lady that
2	contacted me with MSHA's safety or it was an 877
3	number, but she did contact me to verify. She said
4	she had to go through all the injuries that Massey
5	reported at Upper Big Branch Mine and she, I mean
6	Q. But your injury occurred in March of 2010?
7	A. Yes, ma'am.
8	Q. Okay. And it was an injury to your back,
9	A. Yes, ma'am.
10	Q a serious injury? Okay. Thank you very much.
11	RE-EXAMINATION
12	BY MR. SHERER:
13	Q. Okay. I've got just a couple follow-ups, Mr.
14	Nutter. When you were going into the section, did you
15	go through any equipment doors?
16	A. Airlocks?
17	Q. Yeah.
18	A. Yes, sir.
19	Q. Several of those?
20	A. From outside or once we?
21	Q. Yes, sir.
22	A. Oh, yeah.
23	Q. What shape were those in?
24	A. For the most part, they was all pretty good except
25	for let's see. Let me look at your map to be able

	Page 27
1	to tell you exactly. Okay. Right here is 78 Break.
2	Okay. You should have had one set of doors. Let's
3	see. Where's the Mother Drive at? I'm trying to find
4	that here.
5	Q. The Mother Drive's going to be right up here.
6	A. You had a set in between. You had
7	Q. There's double doors here.
8	A. Okay. Double doors here, and you ought to have
9	had a set right here.
10	Q. Right there.
11	A. Okay. I can't remember which one, but one of
12	these on the inby door, they was like tore up where
13	like a motor slid through them or something.
14	Q. Okay.
15	A. It was on a downhill, because they was hard
16	shutting.
17	Q. Okay. Did it stay in that condition for any
18	period of time?
19	A. No. Well, they had before I got hurt, they
20	had brand new doors laying there. Now, on mantrip in
21	on the 5th, I don't recall if they was up or not.
22	Q. Okay. Do you recall if any of those doors had a
23	man door either in the door or beside the door?
24	A. They had them in the doors.
25	Q. Okay. When you're up on that section, the very

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1	last shift you worked up there, did you notice
2	anything different, anything unusual?
3	A. No.
4	Q. Anything that smelled different?
5	A. Not as I can recall. Now, they was doors from
6	the Glory Hole, we turned, went on the section. There
7	was a set of doors before we got to the number one
8	split here I mean, number two split to go over on
9	the Two section. There was a set of doors there.
10	They was aluminum type doors. Now, they didn't have
11	no man doors in them, the best I can remember. Now, I
12	could be wrong.
13	Q. Okay. Yeah, we were just asking. We've heard
14	some people talking about the doors in the doors and
15	we weren't sure what they were talking about, but we
16	appreciate that.
17	ATTORNEY BABINGTON:
18	To clarify, those aluminum doors were
19	just outby the face of Headgate 22?
20	A. No. No, they was
21	MR. SHERER:
22	Outby the mouth.
23	A. Yeah, outby the mouth.
24	ATTORNEY BABINGTON:
25	Sorry. Yeah. I said face. I meant

1 mouth.

2 A. So you had to cross --- see, we was coming up --what is this, 118? I believe right here. 3 We was coming up this and then turning at ---. 4 BY MR. SHERER: 5 0. That connector? 6 7 A. Yeah. See, we drove all this up and then we turned this way. And once they said longwall got 8 close to us, me and Damian, you know, they wanted us 9 10 to start coming in this way. So we covered all the 11 track and built stoppings in here and ---. Q. Hung a bunch of doors? 12 A. Yeah, put some doors. Well, for a long time, it 13 was a curtain. We had to replace curtain every time 14 we turned around right here. But once we got all this 15 track laid in here and then once --- I mean, Two 16 17 section, started using this way to come in, too. ATTORNEY BABINGTON: 18 Okay. So sorry, just to clarify, 19 originally before the longwall ---20 21 A. Advanced back. 22 ATTORNEY BABINGTON: --- advanced too far, ---23 A. Yeah. 24 ATTORNEY BABINGTON: 25

Page 3	3 C)
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1	your team your crew traveled from
2	Six North to Headgate One
3	A. Yes.
4	ATTORNEY BABINGTON:
5	and then up crossover section
6	Headgate 22?
7	A. Yes, sir.
8	ATTORNEY BABINGTON:
9	But once the longwall advanced far
10	enough, then you started taking Six to Seven up to
11	Glory Hole area and then did the switch over to
12	Headgate 22 there?
13	A. I reckon you would call Headgate 22 from here up,
14	wouldn't you?
15	ATTORNEY BABINGTON:
16	Right, right.
17	A. Because this was a you had the belt from Two
18	section coming off and that's how their track run up.
19	ATTORNEY BABINGTON:
20	All right. So for the Two section, which
21	is also known as Tailgate 22, I believe, they would
22	travel down that crossover section?
23	A. Yes.
24	ATTORNEY BABINGTON:
25	Okay.

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1	A. To stay away from this, because they went in
2	this is how all of our high line run and everything
3	else we had to re-run all of our high line, and we
4	put a splitter box in and everything else that way.
5	ATTORNEY SHERER:
6	That's a lot of work. That's all the
7	questions I have.
8	ATTORNEY BABINGTON:
9	Bill?
10	RE-EXAMINATION
11	BY MR. TUCKER:
12	Q. Where are you currently working?
13	A. Elk Run Repair Shop.
14	ATTORNEY BABINGTON:
15	Okay. For the record, would you state
16	your full name, address and telephone number, please?
17	A. Kevin Edward Nutter, (b)(7)(C)
18	(b)(7)(C) Phone number is (b)(7)(C)
19	ATTORNEY BABINGTON:
20	Okay. And did you appear here today
21	voluntarily?
22	A. Yes.
23	ATTORNEY BABINGTON:
24	Thank you. All right. On behalf of MSHA
25	and the Office of Miners' Health, Safety and Training,
I	

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1	I want to thank you for appearing and answering
2	questions today. Your cooperation is very important
3	in the investigation as we work to determine the cause
4	of the accident. We request that you not discuss your
5	testimony with any person aside from a personal
6	representative. After questioning other witnesses, we
7	may call you if we have any follow-up questions. If
8	at any time you have additional information regarding
9	the accident that you'd like to provide to us, please
10	contact us at the contact information previously
11	provided to you. If you wish, you may now go back
12	over any answer you've given during this interview,
13	and you may also make any statement that you'd like to
14	make at this time.
15	A. No.
16	ATTORNEY BABINGTON:
17	Again, I want to thank you for your
18	cooperation in this matter. Thanks for coming in.
19	* * * * * * *
20	STATEMENT UNDER OATH CONCLUDED AT 4:28 P.M.
21	* * * * * * *
22	
23	
24	
25	

Page 3.

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1	STATE OF WEST VIRGINIA)
2	
3	
4	CERTIFICATE
5	I, Alison Salyards, a Notary Public in and
6	for the State of West Virginia, do hereby certify:
7	That the witness whose testimony appears in
8	the foregoing deposition, was duly sworn by me on said
9	date and that the transcribed deposition of said
10	witness is a true record of the testimony given by
11	said witness;
12	That the proceeding is herein recorded fully
13	and accurately;
14	That I am neither attorney nor counsel for,
15	nor related to any of the parties to the action in
16	which these depositions were taken, and further that I
17	am not a relative of any attorney or counsel employed
18	by the parties hereto, or financially interested in
19	this action.
20	2. A. O. Z.
21	Satura Lon K
22	
23	alicon Salyards
24	
25	