REVIEW OF SENTENCES AWARDED BY COURT MARTIAL.

	JT Unit Ir R C
	tude on 13 Mar 45
Age on, and date of enlistment.18 - 31	Jan 41 Term of service Durati
II.—То	
11.—10	Superior Military Authority.
I have directed that the above	e-named be not committed to undergo his
sentence, which I recommend should be (s	uspended) (put into execution) (1) for reasons
given in paragraph X.	
Place	
Date	. Confirming Authority.
III.—I direct that the sentence (which	ch I hereby commute to)
(of which I remit)	(1) (2) (be suspended) (be put into execution)
(1) and be reviewed on	
Place	
Date (For action on revi	Superior Military Authority (4). iew, see paragraph VI.)
IV.—(5) To	
	Superior Military Authority.
	and I have directed that he shall not be
execution) (1) and run (concurrently) (confor the reasons given in paragraph XIII.	I recommend should be (suspended) (put into secutively) (1) with the previous (6) sentence.
Place	
Date	Confirming Authority.
V(5) I direct that the sentence (w	hich I hereby commute to
) (2) (be suspended) (be put into execution)
	ntively) (1) with the previous (6) sentence
of and be revie	wed on (3).
Place	

(I) Erase words not required, and initial erasures.

(2) A sentence of penal servitude or imprisonment, combined with Discharge with Ignominy, cannot be suspended unless the Discharge with Ignominy is remitted.

(3) A suspended sentence must be reviewed at least once every three months, and a sentence put into execution should be reviewed in not more than six months.

(4) An order directing a sentence to be put into execution must be signed by the Superior Military Authority personally.

(5) This paragraph to be left unused until required. If the man is convicted a third time, a fresh form, using only paragraphs IV and V., will be made out and attached to this form, and all further reviews will be on the attached form.

(6) A previous sentence of imprisonment or detention in a state of suspension is avoided by the award of a subsequent sentence of penal servitude.