5.

HOUR

Justy

gestil,

\*Instruction. ee R.P. 39 (A) )

## Proceedings on Plea of Not Guilty

Q.6.

\*Do you wish to apply for an adjournment on the ground that any of the rules relating to procedure before trial have not been complied with, and that you have been prejudiced thereby, or on the ground that you have not had sufficient opportunity for preparing your defence?

A.6. Answer.

No sir.

(Strike out and initial words not applicable.) The prosecutor makes an opening address [hands in a written address, which is read, marked , signed by the President, and attached to the proceedings], [declines to make an opening address].

The prosecutor proceeds to call witnesses.

First witness for prosecution.

No.F.35510, Cpl. W. D. Muise, No. 6 District Depot, C.A.,

being duly sworn, is examined by the prosecutor.

- Q.7. Please state your number, rank, name and unit?
- A.7. F.35510, Cpl. Muise, W.D., No. 6 District Depot, C.A.
- Q.8. How are you employed here?
- A.S. In the Record's Office, No. 6 District Depot.
- Q.9. What are these documents? (Handing papers to the witness).
- Q.9. What are these documents.
  M.F.B. 375 dated the 20th December, 1943; M.F.W. 216 dated the 15th February
  A.9. M.F.B. 375 dated the 20th December, 1943; M.F.W. 216 dated the 15th February
  1944; Certified true extract Part II Daily Order of No. 6 District Depot,
  No. 54 dated the 3rd March, 1944.
- Q.10. De you produce those documents in evidence?
- A.10. Yes sir.
- Q.11. To whom do they refer?
- A.11. To the accused whom I identify.

M.F.B. 375 DATED DECEMBER 20TH, 1943, IS READ BY THE COURT, MARKED EXHIBIT "G", SIGNED BY THE PRESIDENT AND ATTACHED TO THE PROCEEDINGS.

M.F.M. 216 DATED FEBRUARY 15TH, 1944, IS READ BY THE COURT, MARKED EXHIBIT "H", SIGNED BY THE PRESIDENT AND ATTACHED TO THE PROCEEDINGS.

CERTIFIED TRUE EXTRACT PART II DAILY ORDER OF NO. 6 DISTRICT DEPOT, NO. 64 DATED MARCH 3RD, 1944, IS READ BY THE COURT, MARKED EXHIBIT "I", SIGNED BY THE PRESIDENT AND ATTACHED TO THE PROCEEDINGS.

THE DEPENDING OFFICER DECLINES TO CROSS-EXAMINE.

IN THE OPINION OF THE COURT IT IS NOT NECESSARY TO COMPLY WITE R.P. 85 (B).

THE WITNESS WITHDRAWS.