ON PLEAS OF NOT GUILTY TO ALL CHARGES.

to apply for an adjournment on the ground that any of the rules somplied with, and that you have been prejudiced thereby, or on ment or evidence, if any, is recorded per Notes.)

address (1)

oddress per Notes, subject to RP 95(C).)

3

n.(1)

per Notes. As to Prosecutor giving evidence himself see RP 39(D) (E).)

ading Offr submits that the evidence for the Prosecution does not charge(s).(1) The Court that the submission on the _______charge(s).(*) The Court or re-opened, and the President announces that the submission

charge(s), and allowed on the seed on the former, but the accused is (are) found Not Guilty on

mode. 2. Arguments on submission, answer and reply are recursed 12-14 and p 81 para 42. 4. Delete part not used. If accused acquitted fence, and the Court should not stop his defensa

wed with your defence.(1) You may, if you wish, give evidence to the in which case you will be subject to cross-examination.(2) the kerom, and you will not be subject to cross-examination.(3) will not carry with the Court the same weight as sworn testimony.(4) character, whether you give evidence or make a statement or do

idence yourself as a witness, make a statement, or do neither to be you intend to call witnesses on your behalf to fact only ! Arm of his of the fact of the defence is followed.(!) to 10 the appropriate procedure for the defence is followed.(!) to 10 the appropriate procedure for the defence is followed.(!) to 10 the appropriate procedure for the defence is followed.(!) to 10 the 10 the propriate in the first procedure for accused as to his sendence and any summing up by the 14 under \$4. \(101(e) \).

(a) (b) The finding(s) of the Coort is (are) recorded in Part I ss, make a statement, or do neither f

y, of Not Guilty, and states to the accound that the finding(s) and ship subject to confirmation, will be promulgated laner. (1) and Not Guilty on all charges and is to be released forthwith. Part 1 of the Schedule is dated and signed 1.

(5, 17). This afternoons communicated is not applicable who there was be C.)

or more of the charges, the proceedings are concluded

N CONVICTION BEFORE SENTENCE.

nce yourself or to call any witnesses as to your character *(1)

te this pare. MF 37(C) fe 4, 46 fn 1.

Character and Particulars of Service⁽¹⁾, and certified to the accused, which he submits to the Defending Officience. The Court is satisfied that these documents as manner required by AA 163(I) (g) (h), and (ii) they purpane and corps as the accused. Admitted in evidence a

ER Can 558. If at duced, see RP 46 fn /

Court on the ent(s) and Conduct Sheet(s), and i

or permit accused or his witnesses to pro

at the sentence to be awa promulgated later, and

o in Part I of the Schedule, w

DELETIONS AND ALTERATIONS.