

C

Proceedings on Plea of Not Guilty.

\*Instruction  
(See R. P. 39  
(A))  
Question

\*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?

Answer Yes, sir. (see attached sheets.) p 8 25 00

The prosecutor makes an opening address [REDACTED]  
[REDACTED]  
[REDACTED] JMF

The prosecutor proceeds to call witnesses.

First witness  
for  
prosecution.

Lieut SHG Margetts, Cdn Provost Corps Coy, ICGRU.  
being duly sworn states:

[REDACTED] BAG

I am Lieut SHG Margetts, Cdn Provost Corps Coy, ICGRU  
and I took a Summary of Evidence in the case of Lt  
Haufek on the 4th and 5th April.

JUDGE ADVOCATE:

- Q.1 Was he cautioned?
- A.1 He was cautioned as follows: " Do you wish to make any statement or to give evidence on oath? You are not obliged to say anything or give evidence unless you wish to do so, but whatever you say or any evidence you give will be taken down in writing, and may be given in evidence."
- Q.2. What was his reply?
- A.2. He desired to give evidence on oath. And the statement on page 5 of the Summary is that taken down from him at the time and the initialling of changes is by him and the changes are by him also, in his own handwriting.

THE DEFENCE DECLINES TO CROSS EXAMINE.

JUDGE ADVOCATE reads aloud in whole to the Court the evidence of the accused given under oath at the Summary of Evidence.

(In the opinion of the Court and of the Judge Advocate it is not necessary to comply with RP 8j(B) in connection with this witness.)