## SCHEDULE.

alternative "where (See Instrs p 2) (See note below.) (Spoplicable.)  EE 40 Nor Guilty GUILTY  EE 8 (1) Nor Guilty GUILTY  SEC 8 (2) Nor GUILTY GUILTY	ace for use as required for further charges, accused charged join special findings, etc.)
ER 40 NorGulty GULLTY GULLTY	
and the state of t	•
GEC 9 (2) NOTGOILTY GUILTY	
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(Note: As to findings for lesser offences see AA 56, RP 44; findings pectal findings see RP 44 and MML p 753, and in loss of kit see RP 44	ngs on alternative charges see MML p 483 fn 4 paro 2, RP 44;
1 L	· · · · · · · · · · · · · · · · · · ·
(1. Insert sestence being served, or delete, if not applicable. See RP	
(I. See PP 46(A) fn 2. Information should be found on MF 8355 or	days, of which N.L. days were spent in hospit AF B296 admitted in evidence under E2.)
One Hundred and Twen	ty 1/20 days cultures
	11
	v44. (But) Shepush to
Judge-Advocate, if any. Date aware	
(See back of Convening Order as to assemble	y and disposal of record after trial.)
	ON PECENTER
PART II. MINUTE WHERE CONFIRMATI	ON RESERVED. (A. 54(5), RP 120(F), MML p 760.)
	Commanding
PART III. DECISION OF CONFIRMING O	OFFR ON FINDING(S) AND SENTENCE.
(For duties and powers see AA S4, S7, RP 37(D) for 6,46(A), 51-56, 1	20, MALL by 759-761, KR Can S67-577. Acquittals require no
not confirmed accused may be tried again : AA 157 MMI b 64 Mil	nute of confirmation or non-confirmation may be altered before KR Can 573. Duties and powers of reviewing affrs: AA 57,
promulgation: RP 53, MML p 65. Quashing after promulgation:	
decision on the finding and sentence set forth in Pa	art I is:
(For duties and powers see AA 54, 57, RP 37(D) for 6.46(A), 51-56. I confirmation and cannot be revised: AA 54(3). Sending bock finding not confirmed, accused may be tried again: AA 157, AMAL 56. Hopping for the service of the promoting time. AP 53, MAL 56. Quanting after promoting time. 57A, RP 53A, 54. The Confirming Offr must sign here personally. AA y decision on the finding(f) and sentence set forth in Proceedings of the service of	art I is:
v decision on the finding and sentence set forth in Po	
y decision on the findings and sentence set forth in Property the findings	and betwee of the con
direct that the accused by not committed to price of	and dutine of the con
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decision on the findings and sentence set forth in Property the findings the findings that the security to not committed to primary (1. AA 57A. Delete 11 to Date 28 Nor 44.	and sentine of the earliest word by the earliest word by the senting of the earliest word by the earliest word word by the earliest word word word word word word word word

ALL DELETIONS AND ALTERATIONS WILL BE INITIALLED.

REGORDED AT CMHQ IN AB 160 STATE FIELD GENERAL COURT-MARTIAL Lt-col M.P. Bogert A Comd 2 Can Inf Basdated 18 Nov 44 ACCUSED.

(As to the trial of two or more charged jointly see RP 16, 71, 109. As to reasons for showing (a) permanent or rank, and (b) appmt, A/rank or A/appmt, if any, see AA 182, 183, fns, KR Can 308, 328, 330.)

of arma

Number. (a) Prmnt R. (b) Appmt, A/R or A/Appmt. Full Christian Names.

H-40722

Private

Frederick

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PROOFEDINGS REVIEWED Toges Nivieus Level

PROCEEDINGS OF TRIAL

3 Jan 45 MENEWING CHECH! THAT BRANCH C.M.H.O.

RECORD FORM A-OPENING PROCEEDINGS AND ARRAIGNMENT. 25-22

Al. The President, Members, waiting Member, JA, if any, and Office under instr., if any, assemble, and the (PRINTED MATTER, NOT IN ITALICS FOR BUIDANCE, WILL BE DELETED, IF NOT USED OR APPLICABLE, AND INITIALLED

BY PRES OR IA. The Schedule referred to throughout is on p. 4. Citations do NOT jucited all relevant fins ROs. For guidance on procedure when a variation in this form arises, see form for GCM in MML pp 741 to 759. A brief record of such variation will be made and given a number having reference to appropriate or preceding para number herein. See back of Convening Order, CF A95, for oaths and nintre on low to record addresses, evidence, etc., which instru are hereafter called "Notes". As to general provisions for canducting the trial see AA 53, RP 56, 63-70, 73, 74, 94, 103, 119, 132.)

A2. The President initials and lays before the Court the Convening Order and Charge Shest(# attached thereto.(\*)
The Court is satisfied that it is properly convened and constituted(\*), accused is (are) amenable to military law, and each charge discloses an offence.(\*)

(1. As to use of Summary of Evidence see RP 17 fn 6. 2. AA 49, 50, RP 105-107. 3. RP 11-13, 23, 24.)

A3. The Court is opened. The accused is (age) brought before the Court. At ...1.4.3.9 hours trial commences.

A4. The Prosecutor produces a Medical Certificate that accused is (are) fit to undergo trial by court-martial.(1)
The Prosecutor of the Court that accused elected to be tried by court martial instead of being deals with summarily by \$1.00.(2)
(1. KR Can 557. 2. AA 46(8), RP 60 fn 1. For effect see \*\*? Can 563(c). Delete, if not applicables)

A5. President to second: Do you object to The date proter in Prograting to your

(1. AP 72. Delete, I none employed.)

A6. The Convening Order and names of the President and Members of the Court are read to the accused. President to accused: Do you object to be tried by me as President or by any of the Members of the Court Ans No (2)

(1. AP 110. 2. If no objection, waiting member retires. RP 68(8). If objection, see procedure AA 51, AP 25, 71, 18, MANL p 742.) A7. The President, Members, JA, if any and Office under instr, if any, are sworn.(1) The following are the ranks, names and units of the office comprising the Court, etc:

LYNCH MAJOR. L.E.R. CAPT J.J. MACKIE SERFORCE T. A.S. KING. LT. EXW. S. Hoge S. L. 1 Prosecutor 3 GEN HOSP CAPT. Defending Offr

Questions by President : Is the Prosecutor a lawyer ? Ans No 19

A8. The accused H 44722 fre Good 1 E F before arraignment make(s) (no) Sples

(1. If a special plea is made for separate trial on one or more charges (RP 62(E), 108), or as to the jurisdiction of the Court (RP 34, 35(A), 113), or in bor of trial (RP 36), or as to accused's mental fitness to stand trial (AA 130, RP 57), or by one of several accused charged jointly to be tried separately (RP 16, 71), such plea, the oddresses made in support or against, the evidence, if any, and finding or recorded per Notes. For farms of record see references in fas to RaP cited. Insert in AB rank and name of the occused making the plea.)

A9. The accused is (are) arraigned (experiety) on all charges in the charge sheet.(1) The accused does (do) t object to any charge.(2) There is no amendment to be made to the Charge Sheet.(2) The President records the cas in Part I of the Schedule.

(J. RP 31, 112. See pare 1 of lastrs p 2. When more than one Charge Sheet see RP 62; when several accused to be tried experiency see RP 71(C), and use separate capits of CF AB6 to record proceedings. 2. RP 32, RP 33. If otherwise, delete and make appropriate record per Notes.)

A10. The Court (is closed and) considers the Instrs on Procedure after Arraignment at top of p 2. The us are continued on Record Form.

PRESIDENT OR IA WILL INITIAL ALL DELETIONS AND ALTERATIONS