RECORD FORM D-PROCEEDINGS ON PLEAS OF NOT GUILTY TO ALL CHARGES.

- DI. President to accused: 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 to prepare your defence? Ans.

 (1. H "res", see RP 39(A) for pracedure. Statement or evidence, if any, is recorded per Notes.)
 - The Prospection makes (an) (no) opening address.(1) (1) RR 39(b), 60(A) (B), 90, 92(C) (D). Record address per Notes, subject to RP 95(C).)
 - The evidence for the Prosecution is taken.(1) Da. 79(C), 114, KR Can 555. Record evidence per Notes. As to Prosecutor giving evidence himself see RP 39(D) (E).)
- D4. The Prosecution is closed.(1) The Defending Offr submits that the evidence for the Prosecution does not establish a prima facie base against the accused on the energe (s). The Court is closed, and considers the aubmission (s). The Court is re-opened, and the President announces that the submission .charge(s).(*) The Court ...eharge(s), and allowed on the is disallowed on the. charge(s), and that, accordingly, the trial will proceed on the former, but the accused is (are) found Not Guilty on
- charge(s), and that, accordingly, the trial will proceed on the former, but the accused is (are) found Not Gui the latter charge(s). (*)

 (1. Delete remainder of this pers, if submission not made.

 2. Arguments an submission, answer and reply are recorded per Notes.

 3. 89 40 fo 1. See MML p. 72 pares 12-14 and p. 81 pares 42.

 4. Delete part not used. If accused acquitted as all chargest use second alternative in play G8.)

 No. If trial proceeds, occured must be diamed great latitude in making his defence, and the Court should not stop his defence solely an ground of irrelevance. (RP 60(C), 114, 115.)
- D5. President to accused: You will now preceed with your defence (1) You may, if you wish, give evidence yourself on oath as to the facts or your character by both, in which case you will be subject to cross-examination. (?)
 You may, however, make a statement without by by sworn, and you will not be subject to cross-examination. (?)
 But a statement which could have been made on oath will not carry with the Court the same weight as sworn testimony. (*)
 You may call witnesses in your defense and as to character, whether you give evidence or make a statement or do

President to accused: Do you wish to give evidence you'relf as a witness, make a statement, or do neither ! Do you kntend to call witnesses on your behalf ! Are they witnesses as to character only 1 Ans.
(1. RP 175. 2. RP 40(A), see BO(D). 2. RP 40 fo 10. 4. RP 40 fee 2. 9.)

- D6. Consequent on the answers recorded in para D5 the appropriate procedure for the defence is followed.(*)

 (1. RF 114, 115, 116. For procedure see Notes on bock of Covering Order, CK, AFS. Evidence for accused as as has cherocater should, if in his lotteral, be given before the finding. See RF 46(A) fs 1.86(C). Note the further opportunity is pour E1 of Record Form E. Record F
- D7. The Court is closed to consider the finding(s).(1) The finding(s) of the Caurt is (are) recorded in Part I of the Schedule.(2) The Court is re-opened.
 (1 RP 43, 117(8) See Notes in Fact 1 of Schedule. 2. RP 44(8).)
- D8. The President amounces the finding(s), if any, of Not Guilty, and states to the acquised that the finding(s)

- D9. The accused having been found Guilty on one or more of the charges, the proceedings are concluded by using Record Form E below.

RECORD FORM E-PROCEEDINGS ON CONVICTION BEFORE SENTENCE.

- E1. President to accused: Do you wish to give evidence yourself or to call any witnesses as to your character 1(*) NU
- esidence has already been given by accused up his witnesses as to his character, delete this para. AP 37(C) fn 4, 40 fn 1 witnesses are swin. Endence recording for Notes.) E2. The Prosecutor produces Statement(s) as to Character and Particulars of Service(1), and certified true
- copy (copies) of Conduct Shoeths(*), purporting to refer to the accused, which is submits to the Defending Offr for examination, and then to the Court for admission in evidence. The Court is satisfied that these documents refer to the accused, because if they purport to be signed in the manner required by AA 163(1) (g) (h), and (ii) they purport to refer to (a) soldiering liaving the same number, rank, name and corps as the accused. Admitted an evidence and
- marked Ex IM2 and Ex IMACL respectively (*) (1. MFE 201 or MFE 204 or MFE 204 . 2. MFM 6. 2. RP 66, KR Con 558. H above documents not produced, see SF 66 Sn)
- E3. President to accused: Do you wish to address the Court on the Statement(s) and Conduct Sheet(s), and in milligation of purpolament 1(1). And ICS.

 (I. RP 331C), 46(D).

 2. Adverse, if any, recorded per Notes. Court should permit account or his witnesses to prove an earth anything lock or previously stated which would affect the process of pursuinness. RP 33(9) (n T.)
- E4. The Fresident states that the Court is closed to consider the sentence, and that the sentence to be awarded by the Court, being subject to conformation, will not be announced, but will be promulgated later, and the proceedings in open court are accordingly terminated. (1)
- AA 54(6), AF (30(A))
- E.S. This Court considers the applicates (1). The President records the sentence in Part I of the Solvedule, which is dated until signed by him and the M.A. of Kiry (2).
 (1). When several occased tried appearantly see NP 71 (D). One sentence only, conditioned of the punishment is parameterized to the punishment of the field down in AA 41, 44 and in present is to be associated to cover all therges in all there where we which account from gooding, AP 48. As to excenses as AA 41, 44 and AI present in the AA 41, 18, 182, AF 46-50, 197, 118, 118, 18, EC or X88, 282, 343-346, Overnor 80, 309, 2322, MAMS, p. 80, 753-319. As a sentence suggest flar covid affected by the law of Logical are AA 41(1), 480, 18 (2). When accounted strength under sentences of imprimisements or decisions see AA 48(1), 48(1), 48(1), 48(2), 48(2), 48(2), 48(3),