B.88480 Bdr (A/L/Sjt)

CARR TO

2 CARU

CHARACTER WITNESS

It J.G. ANDERSON, 2 CARU, having been duly sworn, states:

Sit Carr was working directly with me for roughly 3 weeks, handling category men, a very difficult job. It was definitely a job that was very trying on the nerves. He was never off and did a good job and I never had had occasion to find fault with his work at any time. It was definitely a browning off job. I would say it was just a straight case of getting a man down.

MO CROSS-EXAMINATION

IN THE OPINION OF THE COURT IT IS UNMECESSARY TO COMPLY WITH RP 83(B).

CHARACTER WITNESS

B.9016 CSM (WO II) LOUGHRIN, S.M., 2 CARU, having been duly sworn, states:

During the course of my duties as Sgt-Major at all times I have found Sjt Carr to fulfill his duties properly. At no time have I ever had to doubt his work, his conduct towards the men was always good, and his bearing was that of a smart soldier.

NO CROSS-EXAMINATION

IN THE OPINION OF THE COURT IT IS UNDECESSARY TO COUTLY WITH RF 83(B).

STATISTING BY THE ACCUSED

The accused, B,88480 Bdr (A/L/Sjt) CARR, T.G., 2 CARU, having been duly sworn, states:

At the beginning and before I came overseas there was trouble at home, and I joined the army in Jan 40. While in Canada I made a couple of trips home which were not very pleasant and I decided to revert in order to get overseas. Things went well when I arrived overseas until last Feb when I was informed I was to be returned from the field where I felt I was doing a good job, to 2 CARU. I came to CARU from Canada in the first place, reached the rank of Edr, went to the field, and on account of age was returned to CARU. I was left alone with nothing to do at CARU, was reboarded and put down to 1-3 and fell into this job, found it very trying on the nerves, stood it as long as I could, asked for a pass and found once I was away I couldn't come back. However, I made up my mind to get it all settled and returned. On return I went to hospital with inflammation of the legs and I was in close arrest all the time. The NO finally let me out. In civil life I was manager for loblaw's in Toronto. I would like to be put as hut orderly or something until

NO CROSS-EXAMINATION

IN THE OPINION OF THE COURT IT IS UNIXOESBARY TO COUPLY WITH HE 83(B).

PIRA IN MITIGATION OF HENTENCE BY DEFENDING OFFICER

I know the job the accused has been on and know how it get you, and he has worked hard, a really tough job, and it has just got him down, and he just gave up.

19