Prosecutor - Lieut. E.D. Pulton, H.J. 2 Odn Inf Sde. Counsel for Defence - Capt. J.R.S. Carter, Edma R.

The court re-convenes at 0915 hours, 4 Jul 41.

The Defending officer objects to the charges laid acting the accused, in that they are under the wrong Sec of they are not and should have been laid under Sec. 11, A.A.

The Prosecutor submitted that regulations regarding dress were laid down in Army Coancel Instructions,

The court decided that the charges were properly laid

The president read the first charge out to the acquired, to which he bleaded suilty.

The second charge scalast the andused, to which he plended

The president exists to the accused, to the accused to the charges, he is now extracted to call evaluate relating to his sull or otherwise, but that he could call witnesses as to his character sto. In mitigation of punish-

ment.
The appropriate stated that he fully understood, and was

Surmary of evidence is read by the President.

The president explains to the abouted that he may make a verbal statement in mitiration of punishment, statements which might influence the court in awarding the numishment.

The Defending officer states that he will make a statement is behelf of the encased. The accused agrees.

The Countel for the Defence addresses the court.

The Prosecutor hands to the court the Medical Certificate and M.F.M.6 of the accused which were marked, and addresses the court.

The court adjourned to make its finding.

Certified a emeet racerd of Proceedings 4 Jul 41

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