

CC

Proceedings on Plea of Guilty.

* To be struck out in case no plea of "Not Guilty" has been pleaded with.

*[The Court having been re-opened, the accused is again brought before it, and the charge to which he has pleaded "Guilty" read to him again.]

W.H.

The accused *D3667 Trooper Lucien Romeo Wash Wright*
is found guilty of *7 Canadian Forces Regulation*
with 1st and 2nd charges.

†The summary (or abstract) of evidence is read, marked "C" signed by the President, and attached to the proceedings.

Question to the accused.

Do you wish to make any statement in mitigation of punishment?

No sir

Answer.

The ~~accused~~ *defender's* in mitigation of punishment says:—

[or hands in a written statement, which is read, marked , signed by the President, and attached to the proceedings.]

The accused misunderstood the orders given with regard to the second charge. He submitted the troops were given permission to go back under their own steam.

Questioned by Court whether it was custom in the unit that the troops return from both parades on their own.

Answer by defending officer. No not always. If the troops march as a parade they march back as a parade. If they are taken by transport, they sometimes come back on their own. In this case it

Instruction.

† If there is no summary or abstract of evidence, sufficient evidence to enable the Court to determine the sentence, and to enable the confirming officer to know all the circumstances connected with the case, will be taken on a separate sheet in the same manner as on a plea of "Not Guilty."

If from the statement of the accused, or from the summary or abstract of evidence, or otherwise, it appears to the Court that the accused did not understand the effect of his plea of "Guilty," the Court shall alter the record, and enter a plea of "Not Guilty," and proceed with the trial accordingly.