2 Cdn Inf Div

REVIEW OF SENTENCES AWARDED BY COURT MARTIAL.

	Sentenced to five yrs penal serv and discharge on 17 Jun 45 with ignominy Age on, and date of enlistment 29 yrs 10 Sep 43 Term of service Duratio
	a base to a second of the seco
	II.—To Superior Military Authority.
	I have directed that the above-named be not committed to undergo his
	sentence, which I recommend should be (suspended) (put into execution) (1) for reasons
	given in paragraph X.
	Place
	Date Confirming Authority.
	III.—I direct that the sentence (which I hereby commute to)
	(of which I remit) (1) (2) (be suspended) (be put into execution)
	(I) and be reviewed on (3).
	Place
	Date Superior Military Authority (4). (For action on review, see paragraph VI.)
)	IV.—(5) To Superior Military Authority.
	This man was again convicted on and sentenced to
	and I have directed that he shall not be
	committed to undergo his sentence, which I recommend should be (suspended) (put into
	execution) (1) and run (concurrently) (consecutively) (1) with the previous (6) sentence
	for the reasons given in paragraph XIII.
	Place
	Date Confirming Authority.
	V(5) I direct that the sentence (which I hereby commute to
	(of which I remit) (1) (2) (be suspended) (be put into execution)
	and that it run (concurrently) (consecutively) (1) with the previous (6) sentence
	of and be reviewed on (3).
	Place
	Date Superior Military Authority (4).

⁽¹⁾ Erase words not required, and initial erasures.

(2) A sentence of penal servicade or imprisonment, combined with Discharge with Ignominy, cannot be suspended unless the Discharge with Ignominy is remitted.

(3) A suspended sortence must be reviewed if least once every three months, and a sentence put into execution should be reviewed in not more than six months.

(4) An order directing a sentence to be put into execution must be signed by the Superior Military Authority personally.

(5) This paragraph to be left unused until required. If the must is onswitted a third time, a fresh form, using only paragraphs IV and V., will be made out and attached to this form, and all interface reviews will be on the attached form.

(6) A previous scittence of imprisonment or detention in a state of suspension is avoided by the award of a subsequent sentence of penal servitude.