Proceedings on Plea of Guilty.

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

is found guilty of - but charges as laid - Schedule. The accused £4630-

†The summary (or abstract) of evidence is read, marked \mathbb{Q} , \mathbb{S} , \mathbb{S} 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- but Rich- H. Chone will make a

Answer.

The accused in mitigation of punishment says: - Defending of free soys! aming to the circumstance of thems of to farme

, signed by

is more uneful to his launtry right now. So I with to ash the launt is he indulgent in giving his renterice. It . La hose did not maly what he may what he may about "

Problisher

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.