

There is a bit inspection each week. No the accused has never ~~been~~ short of any blankets issued to him. He has had ~~three~~ blankets on charge to him at that season of the year. His equipment was always complete.

R.P. 73 (b) has been complied with.

The accused does not want to make any statement.

The Prosecution — The prosecutor says that he has ~~W. Mountain~~ failed to prove the second charge.

Defence — The defence agrees that there isn't sufficient evidence on the second charge —

The court closes for finding — The court finds that the accused is guilty on the first charge and not guilty on the second charge.

The defence does not want to bring any witnesses for character.

Prosecutor produces a certified copy of M.F.M. 6 and short statement as to past records of service of the accused, marked exhibit B and C respectively.

Defence says — This man is 42 years old. Has been in this country since Jan 1940 and has been employed as a driver during that time and in that capacity has served very satisfactorily and in view of the circumstances of the case which I have mentioned before I think to punish him more than mildly would be doing an injustice to him. Considering all the circumstances of his past record, is not bad and the