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Q.237 And that's all he said?
A.237 Yes sir.

Q.238 Then on this day that you got the jeep, someone came and
A.238 told you that the jeep had been arranged?
Yes and to go down to the orderly room and that I was going
to get the jeep.

Q.239 From whom?
A.239 Just to go down to the orderly room sir and I went down
there and I saw Captain Jessop.

In the opinion of the Court and Judge Advocate, it is not necessary to
comply with the provisions of Rule of Procedure 83(B).

The witness withdraws.

At 1225 o'clock, the Court is adjourned.

At 1400 o'clock, the Court re-opens, pursuant to adjournment, present
the same members and Judge Advocate as upon adjournment.

The accused is brought before the Court.

Pros: That is the case for the Prosecution.

J.A: It is my duty at this stage to advise you as to your rights
in the general conduct of your defence. The procedure to
be followed depends on the answer to the question I will
put to you. It is therefore important that you should
understand the effect of your answer. You do not need to
give evidence on oath unless you wish to do so. If you do
give sworn evidence you will be liable to cross-examination
by the Prosecutor and to questioning by the Court and by
myself. If you do not give evidence on oath, you are
entitled to make a statement giving your account of the
charges against you. You will not be sworn and no questions
will be put to you by the Court or by any other person.
You will appreciate however that evidence given on oath will
carry with the Court more weight than a mere statement. You
may do either of those two things, or you may do neither.
Whichever you do, you may call witnesses on your behalf
as to the facts or as to your character. Is that clear?

Accused: Yes sir.

J.A: Do you wish to give evidence yourself as a witness; do you
wish to make a statement or do you wish to do neither?

Accused: I wish to give evidence sir.

J.A: Under oath?

Accused: Under oath.

J.A: Do you intend to call witnesses on your behalf?

Accused: Yes sir.

J.A: Are these witnesses both as to facts and to character?

Accused: As to facts, sir.

J.A: Are you giving evidence now?

Def Offr: I would prefer to put Captain Jessop in last, if it meets with
the approval of the Court.

J.A: You are familiar with the Rule of Procedure --

Def Offr: I'm familiar with the RP but it's at the discretion of the
Court.