## The prosecution is closed.

THE ACCUSED WAS ADVISED OF THE JUDGE ADVOCATE OF HIS RIGHTS UNDER R.F. 40X2) Question to the accused

Answer

Wes, Sir.

Question

Do you intend to call any other witness in your defence?

Answer

Yes, Sir.

Question.

Is he a witness as to character only? Answer.

## INSTRUCTIONS TO THE COURT

- (i) When the answers to the above questions have been recorded, the Court will follow the provisions of Rules of Procedure 40 and 41 respecting tite order of evidence and addresses which is applicable to the circumstances of the case.
- (ii) All addresses by prosecutor, counsel or defending officer, whether recorded by the Court or handed in in writing will be attached to the proceedings in the order in which they are made. Any address which the accused is emittled to make pursuant to Rules of Procedure 40 (C) (iv) and 41 (A) (i) and (iii) will be similarly dealt with. Written addresses will be read to the Court, marked and signed by the President. If any person who is entitled to make an address declines to do so, a record will be made to that effect.

(Where any evidence is given for the defence.)

The evidence of the accused (and of the witnesses for the defence including witnesses as to character) is recorded on a separate page treat x overleaft x

Where the accused does not give evidence upon oather

stion to the

Have you anything to say in your defence?

The accused in his defence says?

[Hands in-a written address which is read, marked signed by the President and attached to the processing

<sup>†</sup> In this space will be recorded any oral statement or address made by the is defence when he has not given evidence as a witness. (For any addition he is entitled to make, see Instructions to the Court above.)