The accused may not picad or be found Guilty on more than one of two or more charges laid in the alternative (RP 37(A).) As to withdrawal of alternative charges by Prosecutor see RP 35(C). No other charge can be withdrawan for any reason without authy from Contening Offr. If Convening Offr concurs, Court may accept pica of Guilty to lesser, etc, offence, (RP 44(H).) Accused may change a pica of Not Guility to Guilty dwring trial. (RP 38.) As to refusing to picad or not picading intelligibly see RP 35(A). As to pica when sentence may be death see RP 35(D).

2. The proceedings on each charge sheet (RP 62) after arraignment will be conducted as follows in the respective numetances stated:

- I. If pleas to all charges are GUILTY, use Record Form B below
- II. If pleas to all charges are NOT GUILTY, use Record Form D on p
- III. If pleas to some charges are GUILTY and to other charges are NOT GUILTY and,
  - (a) Such mixed pleas occur when there are no alternative charges in the Charge Sheet, use Record Form C below. (RP 37(A).)
  - (b) Such mixed pleas occur in a set of two or more charges laid in the alternative, see RP 37 (A) and fn 2 as to discretion of Court, (i) to try the accused on all such alternative charges as if he had pleaded Not Guilly thereto, or, (ii) to record the pleas as the findings of Court. After deciding between (i) and (ii), Court will proceed under foregoing instres as may be appropriate to result of its decision. See MML p 744 Instrs (2).

3. As to responsibility of President to accused see RP 59, 60(C); powers and duties of JA see RP 103; duty of Prosecutor see RP 60(A) (B); duty and privileges of accused and Defending Offr see RP 60(C), 87(C), 91, 92; see array and withdrawal of witnesses from Court see RP 81, 82; questioning of accused see RP 80, 87(C), 92(B), and of witnesses see RP 83-85; calling or re-calling of witnesses by Court etc see RP 75-79, 86, 116; use of summary of Evidence at Trust see RP 17(E) fm 6; and responsibility of JA or Pres to record proceedings see RP 94, 96.

## RECORD FORM B-PROCEEDINGS ON PLEAS OF GUILTY TO ALI. CHARGES.

B1. The President or JA, if any, complies with RP 35(B) by explaining to the accused the nature and meaning of the charge(s)(1), and that on his plea of Guilty there will be no regular trial but merely a consideration of the sentence to be awarded after he has been given an opportunity to make a statement in reference to the charge(s), call witnesses as to character and make an address in mitigation of punishment.(\*)

(1. RF 35 fn 3. 2. MML p 54 pers 47.)

B2. President to accused: The Court will now receive any statement you desire to make in reference to the B2. President to accused: The Court will now receive any statement you desire to make in reversice to take charge(s).(\*) If it appears from your statement that there are circumstances which indicate that you do not understand the effect of the pica of (suitty(\*), or which show provocation or extenuation in respect of which in your interest the witnesses for the Prosecution should be examined(\*), we shall advise you to change your pica to Not Guilty. In making a statement you will not be sween or subject to cross-examination; and anything you say will not be sweet me evidence against you after you change your pica. If, however, it appears to the Court that your statement affects only the amount of punishment to which you are liable, you will not be advised to change your pica and you will be given an opportunity later to prove your statement by sworn testimony, if you so desire.(\*)

President to accused: Do you wish to make a statement ? Ans

(i. SF 37(b), 2. RF 37(D) (n.s. 3. RF 35(b) (n.5 pare 3. MML p 54 pare 47. 4. See pare E3 of Fincard Form E.

5. Statement, if any, recorded per Notes.)

B3. The Court considers the accused's statement.(1) The Court decides (not) to advise accused to change his (their) plea(s) of Guilty to Not Guilty on A charge(s). The accused is (are) so informed, and he (they) charge(s) his (their) plea(s) on he charge(s). Part I of the Schedule is amended accordingly.

(I. Cavit may be closed to consider the accusement. Delete whole as port not used.)

R4. On the charge(s) to which the plea(s) of Guilty is (are) not changed the President records finding(s) of Guilty in Part I of the Schedule.(\*)
(1. R7 35(5). If any plea(s) is (are) changed, use Record form C or D an appropriate.)

BS. The Summary of Evidence is marked Ex A, initialled and road aloud by the President (1)

(1) If there is no Summary, or if it is indequate, comply with RF 37(8). If there is any evidence inconsistent with any plea standing or Guilty, Court will obvise accured in change such piec and. If changed to Net Guilty, try such change(s) by use of parts Oil to DB inclusive of Record Form D on p 3. No 37(D).

B6. The accused having been found Guilty on one or more of the charges, the proceedings are concluded by using Record Form E on p 3.

#### RECORD FORM C-PROCEEDINGS ON MIXED PLEAS OF GUILTY AND NOT GUILTY.

Cl. As to the charges on which accused pleaded NOT GCULTY the trial is continued by using paras Di to De inclusive of Biscord Form D on p 3 before proceeding with C 2.1% (i. 89 37(4) (f.).)

C2. The charges on which accused pleaded GUILTY are read to him (them) again, and the trial is continuously paras B1 to B5 of Escourd Form B above (1)

(ii) Under B5 such ports only of the Immenty of Endence are read on relate to the charges dealt with notice (2). If any pice is charged to Net Cuity, that thereton proceeds by campining with parent B5 to D6 inclusive in Recard form D on B 2 and making on appropriate related better for an approxist state.)

C3.—The accused having been found Guilty on one or more of the charges, the proceedings are concluded by a cord Form E on p 3.

### PRESIDENT OR JA WILL INITIAL ALL DELETIONS AND ALTERATIONS.

#### RECORD FORM D-PROCEEDINGS ON PLEAS OF NOT GUILTY TO ALL CHARGES.

DI. President to accused: Do you wish to apply for an adjournment on the ground that any of the rules relating to procedure before trial have not been complied with, and that you have been prejudiced thereby, or on the ground that you have not had sufficient apportunity to prepare your defence? Al (i. if "yes", see RF 25(A) for procedure. Statement or evidence, if any, is reconsist per Notes.)

D2. The Prosecutor makes (an) (no) opening address.(1)
(2. RP 39(B), 60(A) (8), 90, 92(C) (D). Record address per Nones, subject to RP 95(C).)

D3. The evidence for the Prosecution is taken,(1)
(1. RP 19(C), 114, RR Con 555. Record evidence per Notes. As to Prosecutor giving evidence himself see RP 39(D) (E).)

D4. The Prosecution is closed.(1) The Defending Offic submits that the evidence for the Prosecution does not .charge(s).(2) The Court establish a prima facie case against the accused on the charge(s).(2) The Court is closed, and considers the submission.(2) The Court is re-espened, and the Provident announces that the submission is disallowed on the charge(s), and that, accordingly, the trial well proceed on the former, but the accused is (are) found Not Guality on the latter charge(s), and that, accordingly, the trial well proceed on the former, but the accused is (are) found Not Guality on the latter charge(s), (\*)

(\*\*Belete remainder of this pero, if submission not mode. 2. Arguments on submission, answer and reply are recording per Nours. 3. RF 40 ft i. See MML p 72 pairs 12-14 and p 41 pero 42. 4. Delete part not used. If accused equittee on all charges, use second disconstitutes of the proceeds, accused must be allowed great latitude or making his defence, and the Cours should not stop his defence solely as ground of irrelevance. (RF 60(C), 114, 115.)

D5. President to accused: You will now proceed with your defence. You may, if you wish, give evidence yourself on eath as to the facts or your character or both, in which case you will be subject to cross-examination. (\*)
You may, however, make a statement without being sworn, and you will not be subject to cross-examination. (\*)
But a statement which could have been made on oath will not carry with the Court the same weight as sworn testimony. (\*) You may call witnesses in your defence and as to character, whether you give evidence or reake a statement or do

President to accused: Do you wish to give evidence yourself as a witness, make a statement, or do menther ! Do you intend to call witnesses on your behalf ! Are they witnesses as to character only | Ans. (2. RF 155. 2. RF 40(A), see 80(D). 3. RF 40 fn (0. 4. RF 40 fns 2. R.)

D6. Consequent on the answers recorded in para D5 the appropriate procedure for the defence is followed. (\*)

© RF 114, 115, 186. For procedure we Notes on book of Convening Order, CF A85. Evidence for accused us to his
character should, if in his interest, be given before the finding. See RF 46(A) in 1, 88(CL). Note there appears not of Record Form E. Receive per Notes addresses, automatic, evidence and any summing up by the JA under RF 62, (O3(e)).

D7. The Court is closed to consider the finding(s).(2) The finding(s) of the Court is (are) recorded in Part I of the Schedule.(2) The Court is re-opened.

(3. 85 43, 117(4). See Notes in Part I of Schedule. 2. 85 44(4).)

D8. The President announces the finding(s), if any, of Not Guilty, and states to the accused that the finding(s) of the Court on the charge(s), being subject to confirmation, will be promulgated later (1)

Or, The President announces that the accessed is found Not Guilty on all charges and is to be released for the with, and that the proceedings are accordingly berminated. Part I of the Schedule is dated and signed (2)

AS 34(3) (6), 89 48, 120(4). 2. 49, 54(3), 89 45, 172. This alternative passauncement is not applicable when there
are mean of Guilty outstanding and decit with sense. Recard form 8 or C.)

D9. The accused having been found Guziny on one or more of the charges, the proceedings are concluded by using Record Form E below

# RECORD FORM E-PROCEEDINGS ON CONVICTION BEFORE SENTENCE.

E1. President to accused: Do you wish to give evidence yourself or to-

E2. The Prosecutor produces Statement(s) as to Character and Particulars of Service(\*), and certained true copy (copies) of Conduct Sheet(s)(\*), purporting to refer be the accused, which he submits to the Defending Offr for examination, and then to the Court for admission in cvidence. The Court is satisfied that these documents refer to the accused, because (i) these purport to be signed in the manner required by AA 163(1) (g) (h), and (ii) they prarport the refer to (a) soldier(s) having the same mounter, rank, mame and corps as the accused. Admitted in evidence and marked Ex.

\*\*REAL SECTION OF THE PROPERTY OF TH

And Ex C respectatively (\*)

MFB 355 or APE 296. 2 MRM is 3. RP 46, KR Can 558. If abuses documents not produced, see AP pene 13

E3. President to accused: Do you wish to address the Court on the Statement(s) and Conduct Sheetiss, gation of punishment 100 Ans.

imitigations of promishment (6) Ann L. Ad'essa. E are, recorded per Nobes. Court should permit occupied or his witnesses to per on each anything here or previously stated which would affect the amount of purishment. RF 17(F) for 7.)

E4. The President states that the Court is closed to consider the sentence, and that the sentence to be awarded by the Court, being subject to confirmation, will not be atmounced, but will be promulgated later, and the proceedings in open court are accordingly terminated.(2)

[S. A. 54(6), Nº (20(3))]

E5. The Court considers the sentence. (5) The President records the sentence in Part 1 of the Schedule, which aled and signed by him seed the JA, if any (5) the president records the sentence resp. Compared of the possibleness or punishments in the sentence in the sentence in the sentence of the possibleness of punishments in Ad 41, 6 and in preside, a to be sentence to sentence and there is not the sentence of the sentence of

PRESIDENT OR IA WILL INITIAL ALL DELETIONS AND ALTERATIONS.