

E

Finding.

*To be struck out, except in cases where trial has taken place on a plea of "Not guilty."

The Court is closed for the consideration of the finding.
The Court find that the accused

*When the Court is already open this sentence will be struck out.
Evidence of character, etc.

PROCEEDINGS ON CONVICTION before Sentence.

*The Court being re-opened, the accused is again brought before it.
Captain W.L. Sutton 72nd R.F.C. is duly sworn.

Question by the President.
Have you any evidence to produce as to the character and particulars of service of the accused? Answer by the Witness.

The above statement (with the schedule of convictions and of cases in which trial has been dispensed with) is read, marked "D", signed by the President, and annexed to the proceedings.

Question by the President.
Is the accused the person named in the statement which you have heard read? Answer by the Witness.

Question.
Have you compared the contents of the above statement with the regimental books? Answer.

Question.
Are they true extracts from the regimental books, and is the statement of entries in the conduct sheets a fair and true summary of those entries?

Answer.

Observation - If no objection is made to the statement or if the accused is a dependent witness, or otherwise, the finding of the Court martial may be accepted as final and conclusive in all respects so that it may be recorded by the Captain the Regimental Major and the Adjutant, and the Court martial may record also the name and address of that additional parchment.

Question to the accused.

Do you wish to address the Court? Answer.

The Court is closed for the consideration of the sentence.