"To be struck out in case no plea of "Not Guilty" has * [The Court draving bean menupered a the request is respire dreading best sownin an addition to a source a the set of the second of the secon heen proceeded brodni nor annaine. 1 with. The accused D-56404 Pte.Bouchard, A., Regt.de Maisonneuve, (A.F.) attached to No.4 District Depot - (A.F.) is found guilty of BOTH CHARGES *The summary our advance of evidence is read, marked HY! signed by the President, and attached to the proceedings. Question to the Do you wish to make any statement in mitigation of punishment? accused. The accused in mitigation of punishment says :- "No. Sir." for heads in an writecoestatement which is need, an also have a second by 2016 the efforticient conclusion attached to the pressessings

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Instruction.

* If there is no summary or abstract of evidence, sufficient evidence to enable the Court to determine the sentence, and to enable the confirming officer to know all the circumstances connected with the case, will be taken on a separate sheet in the same manner as on a plea of "Not Guilty."

If from the statement of the accused, or from the summary or abstract of evidence, or otherwise, it appears to the Court that the accused did not understand the effect of his plea of "Guilty," the Court shall alter the record, and enter a plea of "Not Guilty," and proceed with the trial accordingly.

(3)

Proceedings on Plea of Guilty

Zatto

Q.5

A.5 Answer.