OATHS FOR USE IN COURTS-MARTIAL.

1. PRESIDENT AND MEMBERS. (AA 52, KR Can 562, RF 26, 29, 111.)

I PRESIDENT AND MEMBERS (A4.52, 86.26, 26.27, 111.)

I swear by Almighty God that I will well and truly try the accused (or accused persons) before the Court according to the evidence, and that I will duly administer justice according to the laws in force for the Government of the Militia of Canada, without partiality, favour or affection, and I do further swear that, except so far as may be permitted by instructions of the Minister for the purpose of communicating the sentence to the accused, I will not divulge the sentence of the Court until it is duly confirmed, and I do further swear that I will not on any account at any time whatsoever disclose or discover the vote or opinion of any particular member of this court-martial unless thereunto required in due course of law.

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2. JUDGE-ADVOCATE. (AA 52, MAL 762, 89 27, 111.)

I swear by Almighty God that I will not, unless it is necessary for the due discharge of my official duties, divulge the sentence of this court-martial until it is duly confirmed; and that I will not on any account, at any time whatsoever, disclose or discover the vote or opinion of any particular member of this court-martial, unless thereunto required in due course

3. OFFR UNDER INSTRUCTION. (AA 52, MML 762, RP 27, IFL.)
I swear by Almighty God that I will not divulge the sentence of this court-martial until it is duly confirmed; and that I will not on any account, at any time whatsoever, disclose or discover the vote or opinion of any particular member of this court-martial unless thereanto required in due course of law.

4. SHORTHAND WRITER. (As 32, MMz. 762, RP 27, III.)

I swear by Almighty God that I will truly take down to the best of my power the evidence to be given before this court-martial and such other matters as may be required, and will, when required, deliver to the court a true transcript of the same.

I swear by Almighty Gost that I will to the best of my ability truly interpret and translate, as I shall be required to do, touching the matter before this court-martial.

6. WITNESS. (AA 52. MML 763. RP 82, 111.)

I swear by Almighty God that the evidence which I shall give before this court shall be the truth, the whole truth, and nothing but the truth.

POUR LES TEMOINS. (RO (Can) 2693.)

Je jure, par Dieu Tout-Puissant, que le témoignage que je rendrai devant cette Cour sera la vérité, toute la vérité, et rien que la vérité.

As to other forms for swearing see AA 52(4), RP 28, 30, 82, 111, MML p 763.

NOTES ON RECORDING PROCEEDINGS AND ON DEFENCE PROCEDURE.

(Referred to throughout CF A 96 as " Notes ".)

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1. RECORDING PROCEEDINGS: When no shorthand writer is employed the addresses of Presecutor and Defending Offic (RP 86(G)), any objections (RP 96(G)), and any statements by accured, may be summarized and, the evidence, subject to BF 96(A) and 114(B), may be recorded in narrestive form as follows:

First Witness for Prosecution.

A 1234 Cpl H. Jones, RWH, scorn, states:

I am a cpl of the pl to which Pre Smith belongs. The access in Court is Pto Smith. About 1400 hrs on 15 Jan 43 I ordered the access is no parade. He refused and did not go en parade.

Grow-caan: He did not say he was sick. (or, Notes.)

Re-exam: Note.

Exam by Court: He said—" I've had enough parades".

EY 91(B) complied with.

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If the evidence is token by him in narrative form, RF 83(B) should be complied with. If token verbatin, RF 98(C) will be complied with.

He said—" I've had evidence will be given a marginal number which corresponds with the number of the past in GF 40, under which it is taken. Both sides of paper should be sentled. But with the results of the regard to the public service. BFP 118 provides that for precording an access of the procedure of the past in GF 40, under which it is taken. Both sides of paper should be such as a paradicable, the following order of procedure to the public service. BFP 112-1 If the Court consider such compliance not practicable, the following order of procedure (whether all items are used or not) is raggested as being for nonsider such compliance not practicable, the following order of procedure (whether all items are used or not) is raggested as being for a longer to procedure to the public service. BFP 19 (BC), 87(C, 82(C) (BA))

(ii) Evidence of systemes for accused as to facts or his character or both. (See RP 41 fs 2, 8 ff fs 1, 85).)

Evidence by accused, as to facts or his character or both. (See RP 45 fs 1, 85).)

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(iv) Coing address to some set t

ASSEMBLY AND DISPOSAL OF RECORD AFTER TRIAL.

1. All deletions and alternations in printed and written record MUST BE INITIALIED by President or 2A, if any. REDORD FORMS B, C OB D NOT USED MUST BE DELETED BY A DIAGONAL LINE AND INITIALIED.

2. All loose observe of record and exhibits comprising the proceedings of the trial MUST BE INITIALIED by President of JA, if any, and then pinned by top left context to p 3 of CF A 96 in following order:

(i) Charge Sheet. (On top.)

(ii) Convening Order with early declarations made by Convening Offir under RF 104, 106, 107, 114.

(iii) Medical Certificabries). (ER Can 507.)

(iv) Addresses, statements and evidence in order taken during trial, pages being numbered and on both sides when both sides used.

(v) Exhibits numbered Ex A, Ex B, etc. (As to admitting in occidence a certified copies of regimenable backs and A1 St (1) (g) (h).)

(vi) Summary of Evidence, if not already as exhibit.

3. Any report or remarks by President or Court for attention of Confirming Offit will be attached to p 4 of CF A 96 and not form part of record of proceedings. (EP 965(E)) A recommendation for mercy will be inserted in Part I of Schedule on p 4 offer minutes of nettone awarded. (AA 53(E) EP 118C), MM IP, 750.)

4. The President or JA, if any, will return proceedings promptly with covering letter and in an envelope marked—Confidential T, or as attentive directed.