	RECOR	RD OF TRIAL	BY SUMMARY	COURT	-MARTIAL				
1a	. NAME OF ACCUSED (Last, First, MI)	b. GRADE OR RANK	c. UNIT OR ORGANIZATION OF ACCUSED d. SS		d. SSN	SSN			
2a	. NAME OF CONVENING AUTHORITY (Last, First, MI)	b. RANK	c. POSITION		d. ORGANIZATION OF	ORGANIZATION OF CONVENING AUTHORITY			
3a	IAME OF SUMMARY COURT-MARTIAL b. RANK c. UNIT OR ORGANIZATION OF SUMMARY COURT-MARTIAL lf SCM was accuser, so state)								
		(Check appr	copriate answer)				YES	NO	
4. 5.	At a preliminary proceeding held on accused a copy of the charge sheet. At that preliminary proceeding the summary course.	t-martial inform			urt-martial gave the				
<u> </u>					-				
a. The fact that the charge(s) had been referred to a summary court-martial for trial and the date of referral.b. The identity of the convening authority.									
c. The name(s) of the accuser(s).									
d. The general nature of the charge(s).									
e. The accused's right to object to trial by summary court-martial.									
f. The accused's right to inspect the allied papers and immediately available personnel records.									
g. The names of the witnesses who could be called to testify and any documents or physical evidence which the summary court-martial expected to introduce into evidence.									
h. The accused's right to cross-examine witnesses and have the summary court-martial cross-examine on behalf of the accused.									
i. The accused's right to call witnesses and produce evidence with the assistance of the summary court-martial if necessary.									
j. That during the trial the summary court-martial would not consider any matters, including statements previously made by the accused to the summary court-martial, unless admitted in accordance with the Military Rules of Evidence.									
k. The accused's right to testify on the merits or to remain silent, with the assurance that no adverse inference would be drawn by the summary court-martial from such silence.									
 If any findings of guilty were announced, the accused's right to remain silent, to make an unsworn statement, oral or written or both, and to testify and to introduce evidence in extenuation or mitigation. 									
m. The maximum sentence which could be adjudged if the accused was found guilty of the offense(s) alleged.									
	n. The accused's right to plead guilty or not guil	ty.							
6.	At the trial proceeding held on decide, did did not object to trial by sun (Note: The SCM may ask the accused to initial this en	•	tial.	ısed, after l	being given a reasonable t	time to			
7a							(In	itial)	
		by counsel. (If the	he accused was repre	sented by co	ounsel, complete b, c, and d b	below.)			
b.	NAME OF COUNSEL (Last, First, MI)						c. RANK (If	any)	
d.	COUNSEL QUALIFICATIONS						•		

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8. The accused was arraigned on the attached charge(s) and	specification(s). The acc	cused'spleas and the find	ings reached are shown below:
CHARGE(S) AND SPECIFICATION(S)	PLEA(S)	FINDINGS	(Include any exceptions and substitutions)
9. The following sentenced was adjudged:			
10. The accused was advised of the right to request that	11. The accused wa	as advised of the right to	submit written matters to the convening
confinement be deferred. (Note: When confinement is adjudged.)	authority, inclu the Judge Advo	iding a request for clement ocate General	submit written matters to the convening acy, and of the right to request review by
YES NO	Juago Huvi	YES	NO
12. AUTHENTICATION			
Signature of Summary Court-Martial			Date
13. ACTION BY CONVENING AUTHORITY			
Typed Name of Convening Authority		Position	n of Convening Authority
Types traine of Convening Authorny		1 OSHIOI	Janean Janeary
Rank			
Signature of Convening Authority			Date