

- (e) To bring with him to his trial such material witnesses in his defence as he may wish, or to have them summoned by the court at his request, if practicable;
- (f) To apply to the court for an adjournment where necessary to enable him to prepare his defence;
- (g) To have the proceedings translated, when he, is otherwise unable to understand the language in which they are conducted;
- (h) In the event of conviction, within a time fixed by the Rules of Military Government Courts to file a petition setting forth grounds why the findings and sentence should be set aside or modified.

ARTICLE VI

Review

*) 9. The record of every case in which a petition for review is filed and of such other cases as shall be determined in accordance with the Rules of Military Government Courts shall be reviewed by such officer or officers as may be designated for that purpose by or under the authority of the Military Government.

10. The reviewing authority shall have power to set aside any finding of guilty, to suspend, reduce, commute or modify the sentence, to order a new trial, and to make such other orders as may be appropriate, but shall not set aside a finding of not guilty. The reviewing authority may increase the sentence in any case in which a petition of review has been filed which is considered to be frivolous[^] but shall not otherwise increase any sentence.

ARTICLE VII

Confirmation of Death Sentences

*) 11. No sentence of death shall be executed unless and until confirmed in writing by the Supreme Commander, Allied Expeditionary Force, or other head of the Military Government for the time being, or such other officer as he may designate. The confirming authority shall have with respect to such sentence all the powers of a reviewing authority. *)

*) For Amendment of Art. VI, Par. 9 and Art VII, Par. 11 see under C!