ARTICI F V

Qualifications of Judges, Prosecutors, Notaries and Lawyers

8. No person shall be qualified to act as judge, prosecutor, notary or lawyer, until he shall have taken an oath in the following form:

Oath

"I swear by Almighty God that I will at all times apply and administer the law without fear or favour and with justice and equity to all persons of whatever creed, race, colour or political opinion they may be, that I will obey there laws of Germany and all enactments of the Military Government in spirit as well as in letter, and will constantly endeavour to establish equal justice under the law for all persons. So help me God."

Every person who take the foregoing oath is no longer bound by the obligations of any oath of office previously subscribed by him.

9. No person shall act as judge, prosecutor, notary, or lawyer without the consent of Military Government.

ARTICLE VI

Limitations on Jurisdiction

- (1) 10. Except when expressly authorized by Military Government, no German Court within the occupied territory shall assert or exercise jurisdiction in the following classes of cases:
 - (a) Cases involving the Navy, Army, or Air Forces of any of the United Nations or any persons serving with, or accompanying any thereof;
 - (b) Cases against any of the United Nations or any national of the United Nations:
 - (c) Cases arising under any German law suspended or abrogated by Military Government;
 - (d) Cases involving offences against any order of the Allied Forces, or any enactment of Military Government, or involving the construction or validity of any such order or enactment;
 - (e) Any case over which jurisdiction has been assumed by* a Military Government Court:

⁾ See Amendment No. 1 of Law No. 2 under C!