every certificate of appointment as guardian, curator, executor, administrator, trustee in bankruptcy, or other fiduciary, issued by a court or other official of the administration of justice, shall, unless it is shown to the satisfaction of such court or official that the estate to which such certificate refers is not blocked property, conspicuously bear the following notice:

"The estate is (presumed to be) blocked by Military Government. Any transaction relating to it or any of its assets is (entered into at the risk of being) null and void unless authorized by Military Government." (Strike out words in parentheses if inapplicable.)

(2) Whenever the court or other official of the Administration of Justice issuing a certificate of heirship or of continuation of the community of assets knows or has reason to believe that * an heir or coheir, or a person having an interest in the continuation of the community of assets, is a person whose property is blocked by Military Government, such court or official shall enter a notice to that effect upon the certificate.

7.

Nothing in this Regulation shall be construed to protect any person who has in good faith attempted to acquire rights in blocked property. The provisions of German Law protecting those persons who purport to derive rights from a person not entitled thereto, do no apply to the extent that the defect of title of the grantor is due to property control of foreign exchange control legislation enacted by Military Government.

8. Definitions

For the purpose of this regulation,

- (a) the term "person" includes every individual, partnership, association, corporation of public or private law, and every other organization or juristic person;
- (b) the term "property" includes all property, tangible or intangible, movable or immovable;