

VI. Treatment of Removed and Suspended Personnel[#]

Personnel who are removed, either automatically or by direction of Military Forces or Military Government, and persons suspended, during the time of suspension, shall: (1) be denied access to the institutions or public agency from which they have been removed, and all offices, branches and agencies thereof; (2) be denied participation, directly or indirectly, in The affairs, policy determination and operation of the institutions or agencies from which they have been removed; (3) leave all other Financial Institutions or agencies with which they may be in any way interested or connected, directly or indirectly, and take no records, papers or valuables, whether personal or not, out of such institutions or agencies; (4) be denied access to all their accounts, safe deposit boxes, vaults and assets whatsoever, all of which shall be blocked under Military Government Law No. 52; (5) be denied employment in any other Financial Institution or agency in any capacity whatsoever unless specifically approved by higher Military Government authority; (6) be required to fill out and deliver his Fragebogen at once if he has not already done so; and (7) be required to report in writing to the Military Government Financial Officer in the area where removed from office, immediately upon assuming employment in any other field.

Persons who are removed shall be entitled to receive no economic benefits from the institutions or agencies from which they are removed except for (a) any sum to which they are contractually entitled under any agreement or obligation duly entered into or shares or other participation owned before their removal, and (b) severance pay not to exceed that customarily paid by such institution or agency for such cause for a period of two months. All such monies and any other assets so received or to which such persons may be entitled under any such agreement or obligation, or such shares or other participation, shall be blocked.

The foregoing provisions shall also apply to suspended personnel during the period of their suspension.^{vii.}

VII. Replacement of Personnel

- (a) No person who, since 1st January, 1938, has fulfilled any of the conditions which would lead to his removal or suspension under these instructions if he were still in office, will be eligible to replace any personnel which has been removed or suspended pursuant to the above provisions, nor may any such persons participate, either directly or indirectly, in the affairs, policy determination, or operations of any Financial Institutions public or private, or government financial agencies.