

- c) in respect, of offences against the property of the Armed Forces of the United Nations, or of offences by or against any member thereof;
- d) in respect of the following:
 - (I) offences against the person or property of any civilians;
 - (II) acquisition, theft, misappropriation, unlawful possession or disposition of war material ;
 - (III) removal, concealment, destruction, or damage to war material;
 - (IV) theft, misappropriation or misapplication of German Government property, or money, of a value or amount exceeding 1,000 marks;
 - except with special authorisation of Military Government; \
- e) in respect of offences against the Military Criminal Code committed during the course of military operations.

ARTICLE IV

- 4. a) A German Field Court Martial shall not, unless expressly authorized by Military Government in a particular case or class of cases impose any sentence other than one of confinement for a term not exceeding two years. Sentences of confinement in a fortress (Festungshaft) will not be imposed;
- b) Where on the express authorization of Military Government a sentence other than one of confinement for a term not exceeding two years is imposed by a German Field Court Martial and confirmed by the German Military Authority concerned, it shall not be put into execution until the consent of the Military Government has been obtained.

ARTICLE V

- 5. a) Offences committed by persons who but for this Law would be subject to the/ jurisdiction of German Field Courts Martial, will, unless they are offences of which the German Courts have been deprived of jurisdiction by Military Government, or unless they are offences^ included under (b) of this Article, be referred to the German Criminal Courts for trial, and such Courts shall have jurisdiction over the person and the offence;