

- b) Offences committed by military personnel of which the German Field Courts Martial have been deprived! of jurisdiction by Article III (b), (c), (d) and (e) hereof shall be referred to Military Government for direction, and where Military Government directs that the offences be tried in German Criminal Courts, such Courts shall have jurisdiction over the person and offence.

ARTICLE VI

6. The following powers of control and supervision are without prejudice to the subsequent exercise of any additional or other powers vested in the Military Government^A

- a) To dismiss or suspend any Gerichtsherr, 'Gericht^offizier, Mjlitär-justizbeamter or member of any German Field Court Martial;
- b) To supervise the proceedings of any court martial, to attend the hearing of any case, whether in public or in camera, and to have full access to all files and records of the court martial and documents in the cases;
- c) To review administratively all decisions of German Field Courts Martial and to nullify, suspend, commute or otherwise modify any finding, sentence or judgment rendered by any such Court Martial;
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- d) To transfer to the jurisdiction of the Military Government Courts or of the German ordinary courts any case or class of cases;
- e) To control or supervise the administration, budgets and personnel of all German Field Courts Martial;
- f) To order the German military authorities to convene a court martial for the trial of any person subject to German military law for any offence.

ARTICLE VII

7. The following are deprived of effect within the occupied territory:

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- a) The Special War Criminal Code of 17 August 1938: RGBI 1939, 1/1455 as amended.