a stenographer, each party may be required to advance one had of the cost of such services. A typewritten transcript of the evidence and of the proceedings shall not be made unless ordered by either party or by the court. The costs of same shall be paid by the party ordering the transcript or by both parties, one half each, if the court so orders.

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22. The court shall have broad discrétion in the matter of procedure and may modify or supplement the rules contained in paragraph 21 from time to time. The Federal Rules of Civil Procedure may be followed as a guide in the premises.

23. In the adjudication of claims of exemption from levy and sale under writ of execution, and in attachment and garnishment proceedings, the law of the domicile (if the judgment debtor shall control, provided that the allowance of claims of exemption by other than German nationals shall be subject to the sound discretion of the court.

24. Judgments for damages shall be in German legal tender and shall have same force and effect as valid judgments rendered by German courts of competent Jurisdiction in the\*United States Zone.

25. Equity jurisdiction in aid of the validity and enforcement of its judgments is hereby granted to said court.

26. A judgment hereunder shall become final on the thirtieth day after# rendition unless the aggrieved party, prior to that time, files a petition for review. In that event the court shall certify a complete record of the proceedings, including any transcript of testimony, to the Director of the Office of Military Government of the Land or the Sector or Enclave in which the case was tried, who may affirm such judgment, which thereupon becomes final, or set the same aside and order a new trial.

## BY ORDER OF MILITARY GOVERNMENT.

Approved by Lieutenant General Lucius D. Clay, Deputy Military Governor, on 21. May 1946.