- (c) shall take appropriate measures to see that witnesses and evidence will be available when required.
 - (d) shall have the right to cause all persons so arrested and charged, and not delivered to another authority as herein provided, or released, to be brought to trial before an appropriate tribunal. Such tribunal may, in the case of crimes committed by persons of German citizenship or nationality against other persons of German citizenship or nationality, or stateless persons; be a German Court, if authorized by the occupying authorities.
- 2. The tribunal by which persons charged with offenses hereunder shah be tried and the rules and procedure thereof shall be determined or *m* designated by each Zone Commander for his respective Zone*. Nothing herein is intended to, (>r shall impair or limit the jurisdiction or power of any court or tribunal now or hereafter established in any Zone'by the Commander thereof, or of the International Military Tribunal established by the London Agreement of 8 August 1945.
- 3. Persons wanted for trial by an International Military Tribunal will not be tried without the consent of the Committee of Chief Prosecutors. Each Zone Commander will deliver such persons who are within his Zonp * to that committee upon request and will make witnesses and evidence available to it.
 - 4. Persons known to be wanted for trial in another Zone or outside Germany will not be tried prior to decision under Article IV unless the fact of their apprehension has been reported in accordance with Section 1 (b) of this Article, three months have elapsed thereafter, and no request for delivery of the type contemplated by Article IV has been received by the Zone Commander concerned.
 - 5. The execution of death sentences may be deferred by not to exceed one month after the sentence has become final when the Zone Commander concerned has reason to believe that the testimony of those under sentence would be of value in the investigation and trial of crimes within or without his Zone.