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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 095 (6 Mar 48)CPC/FP SCAPIN 5959-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restoration to Miss Ernestine W. Gardiner of Property Wrongfully Transferred

1. Reference is made to.

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP. SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations." from General Headquarters. Supreme Commander for the Allied Powers

b. LO 1932 (AD/FP), 30 April 1948, subject, "Report on the Property of Miss E. W. Gardiner (U. S. A.). H

- 2. It is directed that the Japanese Government return all property on the attached list and any additional movables which may he located and identified to Miss Ernestine W. Gardiner at the office of the Tochigi Military Government Team Headquarters in Utsunomiya on 9 September 1948 at 1000 hours in accordance with the provisions of reference la above.
- 3. A copy of this memorandum will be attached to each copy of the receipt form executed at the time of the restoration.

FOR THE SUPREME COMMANDER.

Incl List of property 1 Incl

Colonel, AGD Adjutant General

Received: Jo ang 1.45 7. m. Shukan Copy C. P. B.

23. 8. 30

0323

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

APO 500

AG 150 (9 Jul 48)CPC/CD SCAPIN 5960-A

LEHORANDUM FOR: JAPANESE GOVERNMENT

SUBJLCT:

Application of Tarumi Post Office

- 1. Reference is made to L.O. 2364 (AD/2FP), 9 July 1948, subject, "Application of Tarumi Post Office."
- 2. Application No. F.P. 156 is hereby denied inasmuch as it was a debt incurred by a German who has been repatriated. Attention is called to the fact that there was ample time, over a period of thirteen (13) months before his repatriation, for the Tarumi Post Office to have collected this debt from ir. Ried personally.
- 3. Inasmuch as there is no provision at the present time for accepting claims of this type, it is suggested that this claim be placed on file until such time as claims may be received.
- 4. The Japanese Government is further advised that the telephone in question is property subject to vesting, according to Law No. 5 of the Allied Control Council of Germany, 30 October 1945, subject, "Marshalling and Vesting of German External Assets."

FOR THE SUPREME COMMANDER:

M. LEVY Colonel, AGD Adjutant General

Received: 30 Aug 2.45 pm Shukan : CPB

郵便局 中請旧原

松客殿者かまですまきるの逮捕方命をの件

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 561(9 Aug 48)ESS/IND SCAPIN 5961-A

28 August Ag

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

a.

Application for Permission to Construct Two (2) Steel Water Supply Boats

1. Reference C.L.C.O. letter No. 2826 (2P) dated 9 August 1948, subject: same as above.

2. No objection is offered to the construction of two (2) new steel self-propelled fresh water supply boats as specified below:

Sakito Mining Factory Takashima Mining Factory Owner Mitsubishi Mining Co. Mitsubishi Mining Co.

Shipyard Osaka Factory, Nagasaki Shipyard Amagasaki Dock Co. Ltd Mitsubishi Heavy Ind. Co.

Number WS-1

1326

<u>Kind</u>

Steel fresh water Same supply boat

Gross

Tonnage

390 Tons

290 Tons

Engine Reciprocating Same 220

Horse

500

Power

Speed 8.5 knots 8.0 knots

Fuel Coal Same

Time of

Construction 5 months 3 months

FOR THE SUPREME COMMANDER:

Colonel, AGD Adjutant General

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 000.5 (28 Aug 48)IS-R SCAPIN 5962-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Apprehension of Suspected War Criminals

The following-named Japanese will be apprehended as Suspected War Criminals and delivered to the Commanding General, Eighth Army, at Sugamo Prison (Tokyo Detention Camp), at the earliest possible date.

NAME		RANK OF	RTITLE	PERTINENT DATA	
Kaezu,	Teruo	, 3/c]	. PO	42 Naval Garrison Unit, Ponape, Caro- line Islands, 1942, 86 Naval Garrison Unit, Gasmata, New Britain, 1943 - 44. During stay at Gas- mata was a Signalman attached to Sakaguchi Unit, an Anti-Aircraft Gun Detachment sta- tioned near Headquar- ters 86 Naval Garri- son Unit.	

MACHIDA, (FNU)

3/cl PO

42 Naval Garrison Unit, Ponape, Caroline Islands, 1942, 86 Naval Garrison On Naval Garrison
Unit, Gasmata, New
Britain, 1943 - 44.
During stay at Gasmata was a Heightfinder Crew attached
to Sakaguchi Unit, an
Anti-Aircraft Gun Detachment stationed
near Headauantons 86 near Headquarters 86 Naval Garrison Unit.

SAKAGUCHI, Takeo

W.O. (Nav)

86 Naval Garrison Unit, Gasmata, New Britain, Feb 1943 -Mar 1944. Probable Home Address: 967. Mishima, Iwashimamura, Wagatsuma-gun, Gumma-ken.

FOR THE SUPREME COMMANDER:

Colonel, AGD Adjutant General

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

Diplomatic Section APO 500

AG 334(30 Aug 48)DS

30 August 12948

Furnishing of Returns to the Permanent Central Opium Board.

TO: Japanese Government.

1. For the information of the Japanese Government there is enclosed a copy of a letter to the Supreme Commander for the Allied Powers from the Permanent Central Opium Board of August 9, 1948 concerning the urgency of furnishing returns to the Board regularly and punctually. Enclosed with the letter of the President of the Permanent Central Opium Board is a schedule giving dates by which statistics and estimates should be despatched to the Board under the International Conventions of 1925 and 1931.

W. J. Sebald

Chief, Diplomatic Section

Enclosure:

Letter dated August 9, 1948 from Permanent Central Opium Board to

Received: 2 dep 10.2/a.m.
Shukan:
Copy: 147
1.2.3 Bucks

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

Diplomatic Section APO 500

AG 311.1 (30 Aug 48)DS

SUBJECT: Transmittal of Notes Verbales from the Swedish Diplomatic Mission

TO : Japanese Government

There is forwarded herewith the Swedish Diplomatic Mission's note verbale No. BB-150/48 of 20 August 1948, to the Japanese Ministry of Foreign Affairs concerning the sale in Japan of farms owned by Japanese nationals in Hawaii, and concerning the failure of persons in Japan to receive the Powers of Attorney executed in Hawaii by owners of the farms.

For the Chief, Diplomatic Section:

Chief, International Liaison Division.

Enclosures:

Note verbale BB-150/48 with copies of two letters from the Swedish Vice Consul in Honolulu.

Shukan :

力地。老却以南京瑞典巴書传走

23. 9. 2

0329

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

> Diplomatic Section APO 500

AG 311.1 (30 Aug 48)DS

30 August 1948

SUBJECT: Transmittal of Notes Verbales from the Swedish Diplomatic Mission

TO : Japanese Government

There are forwarded herewith the Swedish Diplomatic Mission's notes verbales No. BB-139/48 and No. BB-140/48 both of 19 August 1948 to the Japanese Ministry of Foreign Affairs, forwarding cash reports concerning the protection of Japanese interests in the Union of South Africa and in Lima, Peru, respectively.

For the Chief, Diplomatic Section:

Richard A. Poole.

Chief. International Liaison Division.

Enclosures:

Notes verbales BB-139/48 and BB-140/48, in triplicate, with cash reports as sub-enclosures.

Received: Shukan : Copy :

2 Sep 10.210.m FOR Turbu 1.2.3 Bulo

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制限的了議定書等口文体達多件

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS Diplometic Section

ACHUL 1 (30 Sept 48)DS

SUBJECT: Draft Protocol for Control of Certain Drugs

TO: Japanese Government

- 1. For the information of the Japanese Government the Secretary General of the United Nations, in accordance with the desire expressed by the Commission on Narcotic Drugs in its third session, has transmitted to the Supreme Commander for the Allied Powers a copy of its "Report to the Economic end Social Council on the Draft Protocol to Bring Under Control Certain Drugs not Covered by the 1931 Convention (Document E/798), a copy of which is enclosed.
- 2. In this connection the Secretary General has stated that the first draft of the said Protocol, which was prepared by the Secretariat in pursuance of Resolution 86 (V) adopted . by the Economic and Social Council on 13 August 1947, was communicated to the Governments concerned and to the Interim Commission of the World Health Organization for their observations. These observations were duly considered by the Commission on Narcotic Drugs at its third session and the Commission made specific recommendations with regard to the Title. Preamble, and each of the Articles of the Draft Protocol. The observations of the Governments concerned and the recommendations of the Commission are contained in Annex I of the report. Annex 2 contains the revised draft of the said Protocol which. in accordance with the recommendation of the Commission, now has the title "Draft Protocol to bring under international control drugs outside the scope of the 1931 Convention".
- 3. The Secretary General requested that any observations concerning the Draft Protocol transmitted by the United Nations should be sent to the Secretary General prior to 19 July 1948. That date having passed before the receipt here of the communication, observations of the Public Health and Welfare Section, General Headquarters. Supreme Commander for the Allied Powers, have been forwarded to the Commissioner of Marcotics. Treasury Department, Washington, D. C., who will bring them to the attention of the Secretary General of the United Nations. A copy of the letter embodying these observations is inclosed.

AG 441.1 (30 Sept 48)DS

but the inclosures to the letter are omitted since they are already available to the Japanese Government.

Incla Report to the Economic and Social Council on the Draft Protocol to Bring Under Control Certain Drugs not covered by the 1931 Convention. Document E/798.

Copy of letter to Commissioner of Marcotics.

W. J. Sebald

Chief, Diplomatic Section

0331

(COPY)

United Nations Unies UNRESTRICTED

ECONOMIC Counseil E/798/Corr.2

AND Economique 3 June 1948

SOCIAL COUNCIL Et Social ENGLISH ONLY

REPORT TO THE ECONOMIC AND SOCIAL COUNCIL ON THE DRAFT PROTOCOL TO BRING UNDER CONTROL CERTAIN DRUGS NOT COVERED BY THE 1931 CONVENTION

CORRIGENDUM

Page 7

Line 7. Article 1.

1. After the words "States Parties" insert the words "to the Commission on Narcotic Drugs".

Page 17

Line 18 - Read:

"Showing nine members in favour, one against, with four members abstaining and one member absent".

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United Nations

Nations Unies

UNRESTRICTED

ECONOMIC AND Conseil Economique E/798 26 M_ey 1948

SOCIAL COUNCIL Et Social

ORIGINAL: ENGLISH

COMMISSION ON NARCOTIC DRUGS

REPORT TO THE ECONOMIC AND SOCIAL COUNCIL ON THE DRAFT PROTOCOL

TO BRING UNDER CONTROL CERTAIN DRUGS NOT COVERED

BY THE 1931 CONVENTION

- 1. In accordance with Resolution No. 86 (V) adopted by the Economic and Social Council on 13 August 1947, the Commission on Marcotic Drugs examined at its third session the observations* of Governments on the "Draft Protocol to bring under Control certain Drugs not covered by the 1931 Convention" drawn up and circulated by the Secretary-General in pursuance of the above mentioned resolution.
- 2. The Commission having made specific recommendations* in relation to each of the articles of the Draft Protocol incorporated these recommendations in a revised draft of the Protocol** which it submits for consideration to the Council.
- 3. The Commission authorizes the Secretary-General to submit directly to the Council any observations on the Draft Protocol which may be received after the termination of the third session of the Commission.
- 4. In view of the fact that the Draft Protocol, as approved by the Council, will have to be circulated to the Governments concerned before it is submitted to the General Assembly during its third session, the Commission requests the Council to consider it as soon as possible during its seventh session, and to adopt the following resolution:

THE ECONOMIC AND SOCIAL COUNCIL

HAVING DULY CONSIDERED the observations submitted by the Governments concerned and the World Health Organization on the Draft Protocol to bring under control certain drugs not covered by the 1931 Convention

TAKING NOTE of the recommendations made by the Commission on Narcotic Drugs during its third session

DECIDES

^{*} Annex I

^{**} Annex II

E/798 Page 3

- (i) TO REQUEST the Secretary-General to circulate to the Governments concerned the revised draft of the Protocol as approved by the Council
- (ii) TO RECOMMEND to the General Assembly
 - (a) To approve as soon as possible during its third session the Protocol taking into account any further observations which may be received from Governments
 - (b) To fix the earliest possible date during the third session of the General Assembly when the Protocol shall be open for signature.
- (iii) TO RECOMMEND to the Members of the United Nations that their delegates to the third session of the General Assembly be given the necessary full powers to adhere to the Protocol.

ANNEX I

TO THE REPORT OF THE COMMISSION ON NARCOTIC DRUGS IN THE DRAFT PROTOCOL

TO BRING UNDER INTERNATIONAL CONTROL CERTAIN DRUGS

OUTSIDE THE SCOPE OF THE 1931

CONVENTION

containing

- 1. Texts of Articles as submitted in the draft communicated to Governments in pursuance of Resolution 86 (V) adopted by the Economic and Social Council on 13 August 1947.
- 2. Observations received from Governments.
- 3. Recommendations made by the Commission on Narcotic Drugs at its third session.

I. Explanatory Note by the Secretariat

1. At its second session, held at Lake Success (24 July to 8 August 1947), the Commission on Narcotic Drugs considered the problem which has arisen in connection with the International campaign against the abuse of narcotic drugs as a result of the appearance of new drugs which are capable of producing addiction, but do not come under the provisions of the 1931 Convention. Having exemined the memorandum prepared by the Secretariat on that subject (documents E/CN.7/80: E/CN.7/80/Rev.1 and E/CN.7/80/Rev.2) and having heard the views of the experts on the effects of the new drugs, in particular amidone (document E/CN.7/W.21), and in view of the necessity for taking steps to limit the manufacture and regulate the distribution of these drugs (documents E/575 and E/CN.7/106), the Commission unanimously and after thorough discussion adopted a resolution recommending the Economic and Social Council to instruct the Secretariat to prepare a draft Protocol in accordance with the memorandum E/CN.7/80/Rev.2 and to circulate the draft to all the Governments concerned for their early observations (document E/CN.7/94). In a letter of 6 August 1947 (document E/529) the Chairman of the Commission on Narcotic Drugs submitted the above resolution and memorandum to the Secretary-General of the United Nations. In his note communicating the Chairman's letter to the Economic and Social Council the Secretary-General pointed out that the new Protocol would invest the World Health Organization with an important role, and the draft instrument should therefore be sent also to the Interim Commission of the World Health Organization so that it could furnish its comments.

/2. At its

2. At its fifth session (19 July - 16 August 1947) the Economic and Social Council approved the recommendation made by the Commission on Narcotic Drugs (document E/CN.7/94), and adopted the following resolution;*

"The Economic and Social Council.

"Having noted the opinion of the Commission on Narcotic Drugs, expressed in a resolution adopted during its second session on 1 August 1947, that it is urgent to take steps to limit the manufacture and regulate the distribution of new synthetic drugs capable of producing addiction, which cannot at present be brought under effective international control. and that this can best be effected by a new protocol.

"Instructs the Secretary-General to prepare a draft protocol in accordance with the memorandum E/CN_7/80/Rev. 2. approved by the Commission on Narcotic Drugs, and to circulate the draft to all Governments concerned, and to the Interim Commission of the World Health Organization, for their early observations, these observations to be considered by the Commission at its next session and submitted to the seventh session of the Council, with a view to the said protocol being brought into force at the earliest possible moment".

In compliance with this resolution the Secretariat drew up the draft Protocol in question. The Protocol was submitted in a circular letter of 16 December 1947 to Members of the United Nations and in a circular letter of 9 January 1948 to the following non-Member States: Albania, Austria, Bulgaria, Hungary, Italy, Ireland, Monaco, Portugal, Roumania, the Republic of San Marino and Switzerland (document CN.33. 1947. NARCOTICS). The draft Protocol was also communicated to the Interim Commission of the World Health Organization, to the Allied High Command in Japan and to the President of the Control Council for Germany (CN.33.1947 - 9 January 1948).

In his letter the Secretary-General of the United Nations asked the Governments and authorities, to whom the letter was addressed, to submit their observations on the draft Protocol by 15 March at the latest.

3. During the second General Assembly (16 September - 29 November 1947), at the fifty-fourth meeting of the Third Committee, the representative of Chile drew the Committee's attention to the need for ensuring international control of synthetic drugs (document A/C.3/SR.54). At the fifty-five meeting of the same Committee the representative of China also drew the Committee's attention to the problem of synthetic drugs. The problem was, he said, urgent and he stressed the need for limiting and strictly controlling their manufacture and use (document A/C.3/SR.55). At the sixty-second meeting of the same Committee the representative of France pointed to the new danger created by synthetic drugs and asked that the draft Protocol dealing with this question

/should be given

E/798 Page 5

should be given priority. The representative of the United Kingdom supported the representative of France (document A/C.3/SR.62).

4. On 22 May the Secretary-General had received replies from the following Governments:

- (i) Governments which have merely acknowledged receipt: Argentina (29 December 1947)*. Australia (12 January 1948). Bolivia (27 January 1948). Guatemala (8 January 1948), Nicaragua (30 January 1948), Pakistan (29 April 1948), Uruguay (19 January 1948), Venezuela (19 January 1948).
- (ii) Governments which have informed the Secretariat they have so far no observations to make on the draft Protocol: Belgium (19 March 1948), Canada (9 March), China (23 March), Czechslovakia (10 March), Dominican Republic (11 March), Ecuador (7 May), Finland (27 February), France (19 February), Greece (23 February), Honduras (31 January), Iraq (23 February), Mexico (9 April), New Zealand (28 April), Norway (19 February), Siam (18 March), Syria (15 March), Turkey (5 March), Union of South Africa (9 April), India (8 April), Egypt (28 April).
- (iii) Governments whose replies contain observations on the draft Protocol: Colombia (17 February), Netherlands (24 March), Philippines (18 February), United Kingdom (22 March), United States of America (19 March), Sweden (31 March), Switzerland (5 March).
- (iv) Under Article 6 of the revised draft, the Protocol will enter into force when twenty-five or more States including any five of the following: China**, Czechoslovakia**, France**, Netherlands**, Poland, Switzerland**, Turkey**. United Kingdom**, United States of America**, Union of Soviet Socialist Republics and Yogoslavia*** have signed without reservation or accepted the Protocol. The total number of answers referred to in paragraphs (ii) and (iii) is twenty-seven.
- II. Observations from Governments and Recommendations made by the Commission on Narcotic Drugs at its third session In order to simplify the examination of observations submitted by Governments, the Articles of the first draft of the Protocol are reproduced below, each Article being followed by (1) the observations

The date between brackets is the date of the reply.

^{*} Resolution No. 86 (V) of 13 August 1947, document E/573.

The countries marked with an asterisk have replied. See above. At the 53rd meeting of the Commission held on 4 May 1948 the representative of Yugoslavia stated "that while no formal action had yet been taken by his Government, the competent ministry had considered the draft Protocol and had recommended its adoption without comment. Official confirmation from the Government of Yugoslavia would be forthcoming in due course."

made by Governments. (2) The recommendations made by the Commission on Narcotic Drugs at its third session.

Title

Draft Protocol to bring under international control drugs not covered by the 1931 Convention

No observations on the Title were received from Governments.

Recommendation of the Commission

The Commission recommended that the title should be amended to: "Draft Protocol to bring under international control Drugs outside the Scope of the 1931 Convention."

Preamble

COMSIDERING that the progress of modern chemistry has resulted in the discovery of drugs, particularly synthetic drugs, capable of producing addiction, but not covered by the Convention of 13 July 1931 for limiting the manufacture and regulating the distribution of Narcotic Drugs, as amended by the Protocol signed at Lake Success on 11 December 1946.

DESIRING to supplement the provisions of this same Convention and to place these drugs under control in order to limit by international agreement their manufacture to the world's legitimate requirements for medical and scientific purposes and to regulate their distribution.

HAVE RESOLVED to conclude a Protocol for that purpose

No observations were received from Governments.

Recommendations of the Commission

The Commission discussed thoroughly the question whether the word "drug" would cover all the forms under which a drug might be put on the merket. It was the intention of the Commission that in the Protocol the most general meaning should be attributed to the word "drug". Adrug can be either a pure chemical substance, a compounded medicine containing the drug or a preparation containing the drug. The word "drug" in the Protocol is intended to cover also a plant, a part of a plant or a preparation made from a plant. The Commission, although it wished to emphasize this broad meaning of the word "drug", considered it inadvisable to give any definition in case it would be interpreted as limitative. It therefore considered that it was sufficient to mention "preparations and compounds" in the second paragraph of the Freemble in order to draw attention to the general conception which it has of the word "drug".

E/798 Page 7

As the discovery of new drugs, which has given rise to the need for the Protocol. is due just as much to pharmacology as to chemistry, the Commission considered that both words should be included in the first paragraph.

The Commission therefore recommends that

(1) Paragraph 1 of the Preamble should begin

CONSIDERING that the progress of modern pharmacology and chemistry has resulted in the discovery of drugs....

(2) Paragraph 2 of the Preemble should begin

DESIRING to supplement the provisions of that Convention and to place these drugs including their preparations and compounds containing these drugs....

CHAPTER I - CONTROL

Article 1

- 1. Any State Party to the present Protocol which considers that a drug which is or may be used for medical or scientific purposes and to which the Convention of 13 July 1931 does not apply, is liable to similar abuse and productive of similar harmful effects as the drugs specified in Article 1, paragraph 2, of the said Convention, shall send a notification to that effect to the Secretary-General of the United Nations who shall transmit it immediately to the other States Parties and to the World Health Organization
- 2. If the World Health Organization finds that the drug in question is capable of producing addiction or of conversion into a product capable of producing addiction, this Organization shall decide whether the drug shall fall:
 - (a) under the regime laid down in the 1931 Convention for drugs specified in Article 1, paragraph 2, Group I, of this Convention,
 - (b) under the regime laid down in this Convention for the drugs specified in Article 1, paragraph 2, Group II of this Convention.
- 3. Any decision or finding in accordance with the preceding paragraph shall be notified without delay to the Secretary-General of the United Nations who shall transmit it immediately to all States Members of the United Nations, to non-Member States Parties to this Protocol and to the Commission on Narcotic Drugs.
- 4. Upon receipt of the communication from the Secretary-General of the United Nations notifying a decision under paragraph 2 (a) or (b) above the States Parties to this Protocol shall apply to the drug in question the appropriate regime laid down by the 1931 Convention.

Observations on Article 1 were received from the following Governments:

Colombia

(Extract from the letter from the Ministry of Foreign Affairs, dated 17 February 1948)

"...to draw the attention of the Commission on Narcotic Drugs to the following suggestions:

"FIRST - An article couched more or less in the following terms might be added to the Protocol: Medicinal products considered as nercotics by the Commission, and not subjected by the governments of manufacturing countries to the restrictions established by the conventions on nercotic drugs, shall not be imported into countries signatories to the Protocol.

"SECOND - It would be desirable if the Protocol made provision for the periodic publication of a list of drugs, preparations and patent medicines subject to restrictions on the grounds that they are regarded as capable of producing addiction."

Republic of the Philippines
(Extract from the letter from the Ministry of Foreign Affairs dated 18 February 1948)

"With respect to Article 1, paragraph 1 of the Draft Protocol, it is suggested that the notification by any State Party to the Secretary-General of the addiction liability of a drug to which the Convention of 13 July 1931 does not apply, shall include the exact chemistry, degree of its addiction liability and other pertinent data which can be of utility in the effective control of the new drug. In bringing the new synthetic drugs under international control, it is felt that traffic in these drugs will be limited to the legitimate trade and thereby an effective control preventing their abuse secured."

Sweden

(Extract from the letter from the Ministry of Foreign Affairs dated 31 March 1948)

"With regard to Article 1 of the draft the Swedish Government do not object to the procedure suggested in said article, provided however, that the number of products subject to the regime laid down in article 2(a) and (b) shall be kept within as narrow limits as possible. Furthermore, when agreeing to said procedure, the Swedish Government presume that a sufficient length of time will be granted for making the necessary changes in Swedish law. Such changes require an amount of legislative and administrative work evidently far exceeding the practical advantages, which Sweden, a country where the buse of drugs for natural reasons is very small, can derive from such legislation. In this connection the Swedish Government wish to emphasize the risk of legislating too much in detail

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E/798 Page 9

making the control too complex and the observance of the law less efficient $^{\shortparallel}$.

United Kingdom

(Extract from the Memorandum presented by the United Kingdom Delegation to the United Nations, 13 March 1948)

"In the opinion of H. M. Government in the United Kingdom when one State party to the Protocol notifies a drug under paragraph 1 of Article 1 there ought to be at that stage an opportunity for other States parties who may have knowledge or experience of the drug in question, to make such knowledge or experience available to the authority which is to consider the matter under paragraph 2. H. M. Government therefore suggests the addition of the following sentence to paragraph 1:

'Any State party to the present Protocol may on receipt of such notification communicate any material information in its possession regarding the drug to the Secretary-General of the United Nations, who shall transmit it to the Commission on Narcotic Drugs and to the World Health Organization'.

"Since the essence of effective control is speed as soon as a new drug comes to the fore, H. M. Government consider that it would be preferable to substitute the Commission on Narcotic Drugs for the World Health Organization as the authority to make the necessary decision under paragraph 2 of Article 1. The matter is a highly technical one and if the Organization is to consider it seriously there will be a delay until the Executive Board or the World Health Assembly meets. If this view is a ccepted Article 2 can be deleted, which would considerably simplify the procedure contemplated."

United States

(Extract from the Note from the United States Mission to the United Nations, 19 March 1948)

"As an alternative to the procedure established by Article 2 for provisional application of the 1931 Convention to a potentially dangerous new drug, it is suggested that consideration might be given to a temporary but general limitation of the manufacture and distribution of the new drug, pending the definitive decision of the World Health Organization as to the status of such new drug. Thus, a sentence could be added to the first paragraph of Article 1, that:

Pending a finding by the World Health Organization as hereinafter described, no State Party shall authorize or permit the production or distribution of the new drug except in such limited quantities as are

E/798 Pege 10

necessary for study, by competent clinicians, of the pharmacologic effects of the drug.

"The purpose of this alternative procedure would be, of course, to prohibit production and distribution of a potentially dangerous new drug for general medical purposes, until the World Health Organization made its finding as to addiction liability of the drug. Production and distribution of quantities necessary for scientific clinical study during the interim period would be permitted. The fact that a State Party had sent a notification with respect to a new drug to the Secretary-General would appear to give rise to a presumption that the new drug was at least potentially dangerous, and there would be justification for the immediate application of a temporary plan which limited the quantities available to those for scientific clinical study only, until the definitive finding as to addiction liability could be made by the World Health Organization. This plan would also facilitate the application, by each State Party, of an appropriate permanent system of limiting production and distribution to quantities necessary for medical and scientific purposes, should the World Health Organization make an affirmative finding, because the permanent system would be applied before large quantities of the new drug would have been produced in anticipation of distribution for medical purposes,

"Paragraphs 2 and 3 of Article 1 do not specifically provide for communication to the States Parties of a possible negative finding with respect to the new long by the World Health Organization. It is suggested, therefore, that paragraph 3 of Article 1 might be redrafted as follows:

'Any decision or finding in accordance with the preceding paragraph (including, if such be the case, any negative finding) shall be notified without delay to the Secretary-General of the United Nations who shall transmit it immediately to all States Parties to this Protocol and to the Commission on Narcotic Drugs,'"

Article 1

Paragraph 1

Recommendation of the Commission

(a) The Commission taking into account the observation of the Government of the Republic of the Philippines was of the opinion that any State Party to the Protocol which sends a notification to the Secretary-General that a drug is lighle to abuse should include for the benefit of the World Health Organization and all interested countries any pertinent information in its possession.

E/798 Page 11

The Commission therefore recommends that after the words "notification to that effect" in peragraph 1, the words "with all material information in its possession" should be included.

(b) The Commission considered that the recommendation made by the Government of the United Kingdom, that the States which received the notification should themselves communicate any information in their possession would be more appropriately included in a Final Act or in a resolution of the General Assembly.

The Commission therefore submits a draft resolution to this effect which is attached to Annex II.

Article 1

Peregraph 2

The Commission did not consider itself competent to make final decisions on any particular drugs as was proposed in paragraph 2 of the observation of the Government of the United Kingdom but considered that the World Health Organization was the appropriate authority.

Article 1

Paragraph 3

The Commission considered that the decision or finding of the World Health Organization on the drug in question should be communicated also to the Permanent Central Board.

Recommendation of the Commission

The Commission therefore recommends that the words "and the Permanent Central Board" should be added at the end of paragraph 3.

Article 2

The Commission on Narcotic Drugs, upon receipt of the notification from the Secretary-General of the United Nations in accordance with paragraph 1 of the Article 1 of this Protocol, shall consider as soon as possible whether the measures applicable to drugs in Group I, paragraph 2 of Article 1 of the 1931 Convention should provisionally apply to the drug in question, pending receipt of the findings of the World Health Organization on the said drug.

If the Commission on Narcotic Drugs decides that such measures should provisionally apply, the recommendation of the Commission on Narcotic Drugs shall be communicated without delay by the Secretary-General of the United Nations to the States Parties to this Protocol and the said measures shall apply provisionally as between States

Parties which have accepted this recommendation.

Observations on Article 2 were received from the following Governments:

Colombia

(Extract from the letter mentioned above)

The Colombian Government states:

"Article 2 of Chapter 1, which authorizes the Commission to decide provisionally whether the measures applicable under Article 1, paragraph 2 of the 1931 Convention, are to be applied to any drug pending receipt of the findings of the WHO, is particularly effective."

Sweden

(Extract from the letter mentioned above)

"The Swedish Government do not raise any objections either against the procedure provided for in Article 2. They note with satisfaction that the decisions of the Commission on Narcotic Drugs as suggested in said Article are merely meant to be recommendations, thus leaving to the individual countries the possibility to act as circumstances require."

United Kingdom

(Extract from the above-mentioned Memorandum)

"If Article 2 is retained, it is suggested that the words 'the recommendation of...to this Protocol' in paragraph 2 of Article 2 should be deleted and replaced by 'it shall communicate a recommendation to that effect without delay to the Secretary-General of the United Nations who shall transmit it immediately to the States parties to this Protocol'.

"It is not clear what is meant by the words at the end of Article 2 the said measures shall apply provisionally as between States parties which have accepted this recommendation. If this means that States can exercise their own discretion as to whether or not to apply the measures, the words would seem to be superfluous and could be omitted. If, however, they mean that States which have voted in favour of the recommendations in the Commission shall be found to apply the measures provisionally or have any other such meaning then the clause should be amended with a view to greater clarity."

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United States

(Extract from the Note mentioned above)

"With reference to the second paragraph of Article 2 of the draft Protocol, the Government of the United States urges that means should be provided for recognition of mutuality of obligation to apply provisionally the measures of the 1931 Convention to a new drug, as between those States Parties which have accepted the recommendation of the Commission on Narcotic Drugs. For this purpose, a third paragraph is recommended to be added to Article 2. as follows:

'Each State Party which had accepted the recommendation of the Commission on Narcotic Drugs shall without delay communicate the fact of its acceptance to the Secretary-General of the United Nations, who shall immediately notify all other States Parties accordingly."

Recommendations of the Commission with regard to Article 2

The Commission considered the question of the provisional measure to be taken pending the decision of the World Health Organization and took into account (a) the alternative procedure proposed by the United States Government of a temporary but general limitation of the manufacture of new drugs (b) the proposal of the United Kingdom Government.

The Commission considered, that the temporary but general limitation as proposed by the United States Government was too far-reaching, and that the decision of the Commission which should also be communicated to the World Health Organization and the Permanent Central Board should be binding on the States Parties to the Protocol.

The Commission recommends that

- (i) in the second sentence of Article 2 "the recommendations of the Commission on Narcotic Drugs" should be replaced by "this desicion".
- (ii) "the World Health Organization and the Permanent Central Board" should be added after "to the States Parties to this Protocol".
- (iii) the words "and the said measures..." be replaced by "the said measures shall thereupon be applied provisionally to the drug in question".

/Article 3

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Article 3

Any findings, decisions and recommendations taken under Article 1 or Article 2 of this Protocol may be revised in the light of further experience in accordance with the procedure provided in this Chapter.

No observations were received from Governments.

Recommendation of the Commission with regard to Article 3

In view of the recommendations made with respect to Article 2, the Commission recommends that the words "and recommendations" be omitted from Article 3.

CHAPTER II - GENERAL PROVISIONS

Article 4

The present Protocol does not apply to Rew Opium, Medical Opium, Coca Leaf or Indian Hemp as defined in Article 1 of the Convention signed at Geneva on 19 February 1925, or Prepared Opium as defined in Chapter II of the International Opium Convention signed at The Hague, 23 January 1912.

United Kingdom

(Extract from the Memorandum mentioned above)

"In Article 4, the words 'medicinal opium' should be substituted for 'medical opium',"

Recommendation of the Commission with regard to Article 4

The Commission expressed its agreement with the amendment proposed by the Government of the United Kingdom and recommends that the words "medicinal opium" be substituted for "medical opium".

Article 5

1. The present Protocol of which the Chinese, English, French, Russian and Spanish texts are equally authentic, shall be open until... 1948 for signature on behalf of any Member of the United Nations and of any non-Member State to which an invitation has been addressed by the Economic and Social Council.

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The present Protocol shall be ratified, and the instruments of ratification shall be deposited with the Secretary-General of the United Nations.

2. After...1948 the present Protocol may be acceded to on behalf of any Member of the United Nations and of any non-Member state that has received an invitation as aforesaid.

Instruments of accession shall be deposited with the Secretary-General of the United Nations.

Netherlands

(Extract from the letter from the Netherlands Delegation to the United Nations, dated 24 March 1948)

"...the Netherlands Government deems it desirable to supplement paragraphs 1 and 2 of Article 5 of the "Draft Protocol to bring under international Control Drugs not covered by the 1931 Convention", annexed to your letter, to the effect that accession to the Protocol be restricted to those States which are parties to the 1931 Convention for limiting the manufacture and regulating the distribution of narcotic drugs. With this proviso the Netherlands Government would have no objection against acceptance of the Draft Protocol."

Switzerland

(Extract from a Note from the Federal Political Department, dated 23 February 1948)

"The Swiss Government, aware of the necessity of taking steps to limit the manufacture and regulate the distribution of new synthetic drugs capable of inducing the drug habit, fully approves of putting the drugs in question under international control. Switzerland's accession to the above-mentioned protocol, cannot, however, be contemplated for the time being. While special regulations at the cantonal level have been drawn up regarding synthetic preparations similar to narcotics and liable to cause addiction, the Federal Law on Narcotics of 2 October 1924, at present under revision, only covers opium, coca leaf and natural alkaloids derived therefrom. In order to remedy this deficiency, it is proposed to include in the new law provisions for the legal control of synthetic drugs. Consequently, until this law comes into force, Switzerland will not be able to make a decision as to her accession to the protocol supplementing the 1931 Convention."

Article 6

1. The present Protocol shall come into force on the sixtieth day

/following

following the receipt by the Secretary-General of the United Nations of ratifications or accessions of twenty-five States including any five of the following: China, Czechoslovakia, France, Netherlands, Poland, Switzerland, Turkey, United Kingdom, United States of America, Union of Soviet Socialist Republics, Yugoslavia.

2. Each ratification or accession received after the Protocol has come into force shall become effective as from the sixtieth day following the date of receipt by the Secretary-General of the United Nations.

United Kingdom

(Extract from the Memorandum mentioned above)

"In Article 6 as at present drafted it is not clear when ratifications or accessions received after the deposit of the twenty-fifth ratification or accession but before the Protocol comes into force, take effect. To put this right it is suggested that the second paragraph of the Article should be amended to read as follows:

(2) "Each ratification or accession received after the deposit of the ratifications and accessions necessary to bring the Protocol into force shall become effective as from the sixtieth day following the date of receipt by the Secretary-General of the United Nations."

Recommendations of the Commission with regard to Articles 5 and 6

The Commission considered the observations of Governments on Articles 5 and 6 together with an amendment submitted by the United States representative in which it was proposed to substitute three new articles for the original Articles 5 and 6:

Amendment proposed by the United States representative on the Commission

Article 5

- The present Protocol of which the Chinese, English, French, Russian, and Spanish texts are equally authentic, shall be open for signature or acceptance on behalf of any Member of the United Nations and of any non-Member State to which an invitation has been addressed by the Economic and Social Council.
- 2. Any such State may:
 - (a) sign without reservation as to acceptance;
 - (b) sign subject to acceptance and subsequently accept; or

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E/798 Page 17

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(c) accept.

Acceptance shall be effected by the deposit of an instrument with the Secretary-General of the United Nations.

Article 6

The present Protocol shall come into force upon the expiration of thirty days following the day on which twenty-five or more States have signed it without reservation, or accepted it in accordance with Article 5, provided that such twenty-five or more States shall include any five of the following: China, Czechoslovakia, France, Netherlands, Poland, Switzerland, Turkey, United Kingdom, United States of America, Union of Soviet Socialist Republics, Yugoslavia.

Article 7

A State which has signed without reservation as to acceptance, or accepted pursuant to Article 5, shall be deemed a party to this Protocol upon the expiration of thirty days following the date of such signature without reservation, or such acceptance, provided that the Protocol shall have then entered into force in accordance with Article 6.

The United States amendment proposed the procedure for signature and acceptance based on that included in the Protocol of 11 December 1946 amending the existing international instruments on narcotic drugs. With a few modifications the Commission agreed to accept the United States amendment and decided to recommend that

- (1) The Protocol should be open to all States, regardless of whether they were parties to the 1931 Convention
- (ii) Articles 5, 6 and 7 of the Revised draft contained in Annex 2 should be substituted for the original Articles 5 and 6.

Articles defining Colonial application

Article 8 (Revised Draft)

(Extract from United Kingdom memorandum mentioned above)

"Although from the preamble it would appear that the intention is that the Protocol shall be supplementary to the Convention of 1931, it is nevertheless drafted as an independent instrument, and it is therefore desirable that the Protocol should contain an article defining its colonial application and a termination clause as does the Convention.

As regards the colonial application Article the matter with which

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the Protocol is concerned is within the self-governing powers of colonial governments and consequently these governments have to be consulted before being committed to new obligations. It may take a considerable time to obtain the necessary consent of all the colonial governments concerned, and if the United Kingdom Government could not ratify the Protocol until the consent of all of them had been received its ratification might be held up. To enable the United Kingdom Government to accept the Protocol on behalf of the United Kingdom and its overseas territories at the very earliest possible moment a clause enabling the United Kingdom to a ccede separately on behalf of those territories immediately this consent has been obtained is necessary.

The following text is suggested:

"Article . . .

- (1) "Any State may at the time of signature or the deposit of its instrument of ratification or accession, declare that its acceptance of the present Protocol does not apply to all or any of the territories or groups of territories for the foreign relations of which such State is responsible.
- (2) With the exception of territories in respect of which a declaration has been made in accordance with paragraph (1) of this Article, the present Protocol shall apply to all territories for the foreign relations of which a State party to the Protocol is responsible.
- (3) Any State may accede to the present Protocol separately on behalf of all or any of the territories regarding which it has made a declaration in accordance with paragraph (1) of this Article.
- (4) Any State may denounce the present Protocol, in accordance with the procedure specified in Article..., separately for all or any of the territories or groups of territories for the foreign relations of which such State is responsible."

Recommendation of the Commission with regard to the Colonial Clause

The Commission considered the observations submitted by the United Kingdom Government that a new Article defining colonial application should be included in the revised draft and decided at its sixteenth meeting by a vote showing nine members in favour, one against, with five members abstaining and one member absent, to include a colonial clause in the revised draft.

The representative of Union of Soviet Socialist Republics voted against the inclusion of the colonial clause. The representatives of Poland and Yugoslavia abstained from voting and expressed the wish

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that this should be mentioned in the Report.

The Commission considered the possibility of including a colonial clause on the lines of Article 26 of the 1931 Convention but the United Kingdom representative explained that recent changes in the status of former mandated territories had rendered that article inapplicable to the existing situation.

The Commission recommends that a colonial clause (Article 8 of the revised draft) should be included.

Article concerning Denunciation

(Article 9 of the Revised Dreft)

(Extract from the United Kingdom memorandum mentioned above)

As regards termination, it is suggested that a new article should be inserted after Article 6 of the draft as follows:

"Article . . .

"After the expiration of...years from the date of the coming into force of the present Protocol, the Protocol may be denounced by an instrument in writing, deposited with the Secretary-General of the United Nations. The denunication, if received by the Secretary-General on or before the first day of July in any year, shall take effect on the first day of January in the succeeding year, and, if received after the first day of July, shall take effects as if it had been received on or before the first day of July in the succeeding year."

"This follows the form of the corresponding Article in the 1931 Convention."

Recommendation of the Commission with regard to Article concerning Denunciation

The Commission considered the observation of the United Kingdom Government with regard to the insertion of a new Article defining the period after which the Protocol might be denounced.

The Commission decided that five years should elapse before the Protocol could be denounced and recommends the adoption of Article 9 of the Revised Draft.

/Article 7

Article 7

(Article 10 Revised Draft)

The Secretary-General of the United Nations shall notify all Members of the United Nations and non-Member States referred to in Article 6 of all signatures, ratifications and accessions received in accordance with Articles 5 and 6.

United Kingdom

(Extract from the Memorandum mentioned above)

"The references in Article 7 to other Articles do not appear to be correct. In line 3 'Article 6' should read 'Articles 5 and 6'.
In line 4 'Articles 5 and 6' should read 'Article 5".

Recommendation of the Commission with regard to Article 10 of the Revised Draft

The Commission considered that in view of the revised Articles 5, 6 and 7 all references to ratification must be omitted and recommends the reoption of Article 10 of the revised draft to be substituted for Article 7 of the original draft.

Article 8

(Article 11 Revised Draft)

In accordance with Article 102 of the Charter of the United Nations the present Protocol shall be registered by the Secretary-General of the United Nations on the date of its coming into force.

No observations were received from Governments.

Recommendation of the Commission with resert to Article 11 of the Revised Draft

The Commission recommends that the text of the original Article 8 be adopted for Article 11 of the revised draft.

IN FAITH WHEREOF the undersigned, duly authorized, have signed the present Protocol on behalf of their respective Governments.

/shall

E/798 Page 21

shall remain deposited in the archives of the United Nations, and certified true copies of which shall be delivered to all the Members of the United Nations and to the non-Member States referred to in

No observations.

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In addition to the specific recommendations made in relation to each of the Articles of the Draft Protocol the Commission recommends some minor Drafting changes many of which have been necessitated by the interdependent character of the amendments proposed. These have been included in the Revised Draft, Annex II.

ANNEX II
to the
Report to the Economic and Social Council
on the
Draft Protocol*

Revised text of the Draft Protocol to bring under international Control
Drugs outside the scope of the 1931 Convention

Preamble

COMSIDERING that the progress of modern pharmacology and chemistry has resulted in the discovery of drugs, particularly synthetic drugs, capable of producing addiction, but not covered by the Convention of 13 July 1931 for limiting the manufacture and regulating the distribution of Narcotic Drugs, as amended by the Protocol signed at Lake Success on 11 December 1946,

DESIRING to supplement the provisions of that Convention and to place these drugs, including their preparations and compounds containing these drugs under control in order to limit by international agreement their manufacture to the world's legitimate requirements for medical and scientific purposes and to regulate their distribution.

MAVE RESOLVED to conclude a Protocol for that purpose.

CHAPTER I - CONTROL

Article 1

- 1. Any State Party to the present Protocol which considers that a drug which is or may be used for medical orscientific purposes and to which the Convention of 13 July 1931 does not apply, is liable to similar abuse and productive of similar harmful effects as the drugs specified in Article 1, paragraph 2, of the said Convention, shall send a notification to that effect with all material information in its possession to the Secretary-General of the United Nations who shall transmit it immediately to the other States Parties to the present Protocol, to the Commission on Narcotic Drugsof the Economic and Social Council and to the World Health Organization.
- 2. If the World Health Organization finds that the drug in question is capable of producing addiction or of conversion into a product capable of producing addiction, this Organization shall decide whether the drug shall fall:

Note: * - The amendments proposed by the Commission to the original text of the draft Protocol are underlined.

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(a) under the regime laid down in the 1931 Convention for drugs specified in Article 1, paragraph 2, Group I, of that Convention. or

(b) under the regime laid down in that Convention for the drugs specified in Article 1, paragraph 2, Group II of that Convention.

- 3. Any decision or finding in accordance with the preceding paragraph shall be notified without delay to the Secretary-General of the United Nations who shall transmit it immediately to all States Members of the United Nations, to non-Member States Parties to this Protocol, to the Commission on Narcotic Drugs, and the Permanent Central Board.
- 4. Upon receipt of the communication from the Secretary-General of the United Nations notifying a decision under paragraph 2 (a) or (b) above, the States Parties to this Protocol, shall apply to the drug in question the appropriate regime laid down by the 1931 Convention.

Article 2

The Commission on Narcotic Drugs, upon receipt of the notification from the Secretary-General of the United Nations in accordance with paragraph 1 of Article 1 of this Protocol, shall consider as soon as possible whether the measures applicable to drugs specified in Article 1, paragraph 2, Group I of the 1931 Convention should provisionally apply to the drug in question, pending receipt of the decision or finding of the World Health Organization. If the Commission on Narcotic Drugs decides that such measures should provisionally apply, this decision shall be communicated without delay by the Secretary-General of the United Nations to the States Parties to this Protocol, the World Health Organization and the Permanent Central Board. The said measures shall thereupon be applied provisionally to the drug in question.

Article 3

Any decision or finding taken under Article 1 or Article 2 of this Protocol may be revised in the light of further experience in accordance with the procedure provided in this Chapter.

CHAPTER II - GENERAL PROVISIONS

Article 4

The present Protocol does not apply to Raw Opium, Medicinal Opium, Coca Leaf or Indian Hemp as defined in Article 1 of the

/Convention

Convention signed at Geneva on 19 February 1925, or Prepared Opium as defined in Chapter II of the International Opium Convention signed at the Hague, 23 January 1912.

Article 5

- 1. The present Protocol of which the Chinese, English, French, Russian and Spanish texts are equally authentic, shall be onen for signature or acceptance on behalf of any Member of the United Nations and also of any non-Member State to which an invitation has been addressed by the Economic and Social Council.
- 2. Any such State may:
 - (a) sign without reservation as to a cceptance;
 - (b) sign subject to acceptance and subsequently accept; or
 - (c) accept.

Acceptance shall be effected by the deposit of a formal instrument with the Secretary-General of the United Nations.

Article 6

The present Protocol shall come into force upon the expiration of thirty days following the day on which twenty-five or more States have signed it without reservation, or accepted it in accordance with Article 5, provided that such States shall include five of the following: China, Czechoslovakia, France, Netherlands, Foland, Switzerland, Turkey, United Kingdom, United States of America, Union of Soviet Socialist Republics, Yugoslavia.

Article 7

A State which has signed without reservation as to acceptance, or accepted pursuant to Article 5, shall become a party to this Protocol upon its entry into force or upon the expiration of thirty days following the date of such signature or acceptance, if executed after its entry into force.

/Article 8

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Article 8

- 1. Any State may at the time of signature or the deposit of its formal instrument of acceptance declare that its acceptance of the present Protocol does not apply to all or any of the territories or groups of territories for the foreign relations of which such State is responsible.
- 2. With the exception of territories in respect of which a declaration has been made in accordance with paragraph (1) of this Article, the present Protocol shell apply to all territories for the foreign relations of which a State party to the Protocol is responsible.
- 3. Any State may accept the present Protocol separately on behalf of all or any of the territories regarding which it has made a declaration in accordance with paragraph (1) of this Article.
- 4. Any State may denounce the present Protocol, in accordance with the provisions of Article 9, separately for all or any of the territories or groups of territories for the foreign relations of which such a State is responsible.

Article 9

After the expiration of five years from the date of the coming into force of the present Protocol, the Protocol May be denounced by an instrument in writing, deposited with the Secretary-General of the United Nations.

The denunciation, if received by the Secretary-General on or before the first day of July in any year, shall take effect on the first day of January in the succeeding year, and, if received after the first day of July, shall take effect as if it had been received on or before the first day of July in the succeeding year.

Article 10

The Secretary-General of the United Nations shall notify all Members of the United Nations and non-Member States referred to in Articles 5 and 6 of all signatures and acceptances received in accordance with these Articles.

Article 11

In accordance with Article 102 of the Charter of the United Nations the present Protocol shall be registered by the Secretary-

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General of the United Nations on the date of its coming into force.

IN FAITH WHEMOF the undersigned, duly authorized, have signed the present Protocol on behalf of their respective Governments

Recommendations to be included in the Finel Act

or

in a Resolution of the General Assembly

The General Assembly

or

The signatories to this Protocol

(RECOMMENDS:

(RECOMMEND: that all parties to this Protocol on receipt of a notification under its Article 1, paragraph 1, communicate any material information in their possession regarding the drug mentioned in the notification to the Secretary-General of the United Nations, who shall transmit it to all Parties to the present Protocol, to the Commission on Narcotic Drugs and to the World Health Organization.

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

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AG 441.1 ()PH

SUBJECT: Revised Text of the Draft Protocol to Bring Under International Control Drugs Outside the Scope of the 1931 Convention.

To: The Commissioner of Narcotics
Treasury Department
Washington 25, D. C.

- 1. Reference is made to United Nations document E/798/Corr. 2, 3 June 1948 and to covering letter C.N.63, 1948, Narcotics, 9 June 1948, from the Secretary-General of the United Nations, copies of which are attached.
- 2. Attention is invited to the attached copies of the Narcotic Control Law, Taima (Marihuena) Control Law, and Enforcement Regulations of both laws.
- 3. Article 1 of the Narcotic Control Law defines as narcotics the following:
 - a. Opium and coca leaves (except decocanized coca leaves).
- b. All alkaloids extracted from opium or coca leaves and their salts, their derivatives and their salts.
- c. Synthetic preparations designated by the Minister of Welfare which are liable to similar abuse and cause similar illeffects as opium or as substances mentioned in the preceding paragraph.
- d. Preparations which contain the substances mentioned in the above three paragraphs.
- 4. Article 1 of the Enforcement Regulations of the Narcotic Control Law specifically designates the following synthetic drugs as narcotics:
 - a. Ethyl-1-methyl-4 phenylpiperidin-4 carboxylate and its salts.
 - 2-dimethylamino-4 4-diphenyl-heptanone-5 and its salts.

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Other synthetic drugs may be added to the above at any time the Minister of Welfare issues Regulations designating any synthetic drug as a narcotic.

5. No license to manufacture synthetic drugs, designated as narcotics, has been granted as stated in C, X, 3, b of the Report for the Government of Japan for the Calendar Year 1947 on the Traffic in Opium and Other Dangerous Drugs forwarded under covering letter file number AG 441.1 (27 Apr 48) PH dated 27 April 1948.

FOR THE SUPREME COMMANDER:

6 Incl a/s

Copies furnished Chief, Civil Affairs Div.

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 560 (13 Mar 48) CPC/LP SCAPIN 5963-A 30 August 1948

HELIORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Release of the "Shinko Maru" from Present Service

1. Reference is made to the following:

a. Memorandum to the Civil Property Bureau, file 560 (13 Mar 48) CPC/FP, 13 March 1948, subject, "Foreign Flag Vessels in Japanese Possession," from the Civil Property Custodian

b. CPB No. 435, 19 April 1948, subject, same as reference la.

- 2. The Japanese Government is directed to release the "Shinko Maru" from the service in which she is now engaged, upon completion of her next voyage to Osaka, but in any event not later than 30 days from the date of this directive, and to have the vessel moored at the Hitachi Shipyard, Osaka, pending further instructions from General Headquarters, Supreme Commander for the Allied Powers, as to her disposition. Necessary steps are to be taken to protect the vessel from theft and damage and to maintain her in a seaworthy condition.
- 3. It is further directed that General Headquarters, Supreme Commander for the Allied Powers, be informed when the vessel has been released from service and moored.

FOR THE SUPREME COMMANDER:

Received:

ved: 3/ Aug 25-9, p. f

R. M. LEVY Colonel, AGD Adjutant Genera

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 000.5 (30 Aug 48)LS-R SCAPIN 5964-A

30 Averust 1948

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我松原利若名李四中国另后下河教公

MEMORANDUM FOR: JAPANUSE GOVERNMENT

SUBJECT:

Results of War Crimes Trials

The following Japanese War Criminals were executed on the date and at the place stated after their name as reported by Chinese Authorities:

	NAME	<u>DESIGNATION</u>	DATE	PLACE
	ARAI, Takao	Cpl. Assignment: 37th Tpt. Rgt. 37th Div.	16 Oct 47	Canton
	ENDO, Kanichiro	Cpl. Assignment: 37th Tpt. Rgt. 37th Div.	28 Aug 47	Canton
	HIRANO, Giichi	Maj/Gen. Assignment: 29th Bde. 129th Div.	12 May 47	Canton
	ICHIKAWA, Tadashi	Capt. Assignment: South China MP Unit.	28 Aug 47	Canton
-	IGARASHI, Magosaburo	Capt. Assignment: South China MP Unit.	12 May 47	Canton
	IWAHIRO, Kazuji	Cpl. Assignment: 37th Tpt. Rgt. 37th Div.	22 Aug 47	Canton
	KAIZUKA, Yasuo	Sgt. Assignment: South China MP Unit.	6 May 47	Canton
	KIDO, Kanji	L/Cpl. Assignment: South China MP Unit.	<u>6</u> May 47	Canton

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AG 000.5 (30 Aug 48)LS-R SCAPIN 5964-A

	NAME	DESIGNATION	DATE	PLACE
	KUBOUCHI, Shigenori	Interpr. Assignment Nakaya Unit.	: 22 July 47	Peiping
	MIZUMA, Takeo	Sgt/Maj. Assignment South China MP Unit.	: 21 Apr 47	Canton
	MORIKI, Goro	Col. Assignment: Tsingtao NP Unit.	14 May 47	Peiping
	NAKAGAWA, Masao	W.O. Assignment: Spec Ested Garrison Unit HQ.	10 June 47	Peiping
	NAKAMURA, Saburo	Civ. Assignment: Unknown.	21 Apr 47	Canton
	SAKAI, Yuichi	Sgt. Assignment: Chingchow MP Unit.	3 Sep 47	Hankow
	SAWA, Eisaku	Col. Assignment: HQ of 23rd Army.	25 June 47	Canton
	SHIMIZU, Toyoo	Maj. Assignment: Spec Ested Garrison Training Unit.	28 June 47	Peiping
7	SHIOMI, Shigeru	W.O. Assignment: Chengchow MP Unit.	12 June 47	Peiping
	SUZUKI, Akira	Sgt. Assignment: South China MP Unit.	6 May 47	Canton
	TAKAHASHI, Norihata	Sgt/Maj. Assignment: 68th Div.	9 June 47	Hankow
	TOKUMOTO, Mitsunobu	Col. Assignment: 31st Ind Inf Rgt.	30 Apr 47	Canton
	TOYAMA, Bunji	lst Lt. Assignment: 55th Ind Tpt Bn.	16 Oct 47	Canton

AG 000.5 (30 Aug 48)LS-R SCAPIN 5964-A

<u>NAME</u>	DESIGNATION	DATE	PLACE
UENO, Makoto	Sgt/Maj. Assignment: South China MP Unit.	20 Dec 46	Canton
YAMADA, Tsujo	Interpr. Assignment: 37th Ind Inf Bn.	22 July 47	Peiping
YAMAGUCHI, Hisayoshi	2nd Lt. Assignment: South China MP Unit.	25 June 47	Canton
YAMASHITA, Tokimitsu	Cpl. Assignment: 37th Tpt Rgt. 37th Div.	1 Sep 47	Canton
YONEMURA, Haruki	Capt. Assignment: Soochow MP Unit.	17 June 47	Shanghai

FOR THE SUPREME COMMANDER:

R. M. LEVY Colonel, AGD Adjutant General

(9) Received: 31 Aug 2.37p.m.
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GENERAL HEADQUARTERS
SUPREME COLMANDER FOR THE ALLIED POWERS
. APO 500

AG 000.5 (30 Aug 48)LS-R SCAFIN 5965-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Results of War Crimes Trials

Motice is hereby given of the following results of War Crimes Trials as reported by Netherlands Authorities:

<u>NAME</u>	DESIGNATION	PLACE OF TRIAL	RESULT OF TRIAL
AIZAWA, Sutemasu	W.O. Assignment: 16 Army Kempei Tai. Last known address: Ibaragi-ken, Kuji- gun, Moroto-mura, Morozawa, 2140.	Batavia	Sentenced to 5 years imprisonment.
EGUCHI, Kazuya	Civ. Assignment: Mil Govt. Medan. Last known address: Miyazaki-ken, Miyazaki-shi, Jingu- cho, 723. Permanent domicile: Tokyo-to, Oji-ku, Nakajujo, 1-chome, 18.	Medan	Sentenced to 12 years imprisonment.
FUKUZAWA, Kenji	S.P.O. Assignment: Special Naval Police. Last known address: 59, Fukushima-mura, Yasuuchi-mura, Nei- gun, Toyama-ken.	Pontianak	Sentenced to 15 years imprisonment.
FURUYA, Iwao	Civ. Assignment: Army Welfare. Last known address: Osaka- shi, Kita-ku, Kurozaki- cho, 55. Permanent domicile: Tokyo-to, Ushigome-ku,	Batavia	Sentenced to 20 years imprisonment.
	Tsukudohachiman-cho, 5.		20. 3. 31
			600 O. O.

AG 000.5 (30 Aug 48)LS-R SCAPIN 5965-A

<u>FAME</u>	DESIGNATION	PLACE OF TRIAL	RESULT OF
HIRASHIMA, Moriichi	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Tokushima-ken, Itano- gun, Kawauchi-mura, Miyajima, 147.	Pata via	Sentenced to 20 years imprisonment.
HORI, Jukichi	Capt. Assignment: 16 Army Kempei Tai. Last known address: Hokkaido, Kasai-gun, Kawanishi-mura, Kiyokawa, c/o SUGIE, Hanjiro. Permanent domicile: Hokkaido, Obihiro-shi, Higashi 1-jo, 6-chome, 11.	Batavia	Sentenced to death. Executed 6 Apr 48.
HOSHINO, Katsuzo	Sgt/Maj. Assignment: 15 Army Kempei Tai. Last known address: Kanagawa-ken, Ashigarakami-gun, Fukuzawa-mura, Takematsu, 94.	Batavia	Sentenced to 10 years imprisonment.
INOMATA, Jiro	Governor, Assignment: Civil Admin. Bencoolen. Last known address: Chiba-ken, Isomi-gun, Onjiku-machi, Suga, 505. Permanent domicile: Fukuoka-ken, Fukuoka- shi, Hirao-Heiwa-machi 393.	Med ₁n	Sentenced to. 15 years imprisonment.
ISHIDA, Eiichi	Capt. Assignment: 16 Army HQ Art Reg. Last known address: Ibaragi-ken, Higashi- Ibaragi-gun, Shirakawa-mura, Yoshikage-Shuku.	Batavia	Sentenced to 2 years imprisonment.

AG 000.5 (30 Aug 48)LS-R SCAPIN 5965-A

	NAME	DESIGNATION	PLACE OF TRIAL	RESULT OF TRIAL
→	ITO, Masayoshi	Civ. Assignment: 16 Army Kempei Tai. Last known address: Nagasaki-ken, Minamitakaki-gun, Obama-machi 372.	Batavia	Sentenced to 10 years imprisonment.
	ITO, Yasutaro	lst P.O. Assignment: Special Naval Police. Last known address: Shobu, Nakasu-mura, Yasu-gun, Shiga-ken.	Pontianak	Sentenced to 20 years imprisonment.
<i>§</i>	KAKIDA, Nagamitsu	Sgt/Maj. Assignment: Kempei Tai Bencoolen. Last known address: Hiroshima-ken, Kure- shi, Nishi-Hondori, 8-chome, 18. Permanent domicile: Hiroshima- ken, Kure-shi, Manishi- dori, 3-chome, 18.	Medan	Sentenced to 8 years imprisonment.
>	KAMTURA, Kazumasa	Civ. Assignment: Mil Govt. Bencoolen. Last known address: Hiroshima-ken, Asa- gun, Furuichi-machi, Aza Higashi. Permanent domicile: Okayama-ken, Aida-gun, Higashi- Aresakura-mura, 153.	Medan	Sentenced to 5 years imprisonment.
	KANDO, Yoshio	2nd Lt. Assignment: 16 Army Kempei Tai. Last known address: Hiroshima-ken, Futami- gun, Kawanishi-mura, Miwaka, 1508.	Batavia	Sentenced to 15 years imprisonment.

AG 000.5 (30 Aug 48)LS-R SCAPIN 5965-A

MAIÆ	DESIGNATION	PLACE OF TRIAL	RESULT OF TRIAL
KAWAMINAMI, Yolchi	Civ. Assignment: Mil Govt. Medan. Last known address: Ishikawa-ken, Kahoku- gun, Kawakita-mura, Higashi-Kagatsume, 60.	Medan	Sentenced to 12 years imprisonment
KAWANO, Toshiharu	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Kanagawa-ken, Yokohama-shi, Kanagawa-ku, Shitobun-cho, 96.	Batavia	Sentenced to 20 years imprisonment.
KAWAMURA, Akira	Sgt. Assignment: HQ. 16 Army. Last known address: Aichi-ken, Nagoya-shi, Minato- ku, Sanocho, 1-2.	Bata vi a	Sentenced to death. Executed 6 Apr 48.
KAWAMURA, Chiyomatsu	Maj. Assignment: HQ. Central Java Defence Unit. Last known address: Aichi-ken, Kasugai-shi, Oaza Kasugai, Yotsuya.	Batavia	Sentenced to 10 years imprisonment.
KAWAMURA, Hideo	Col. Assignment: Java POW Camps. Last known address: Nagoya-shi, Mizuho-shi, Naorai- machi, 5-chome, 5. Permanent domicile: Nagoya-shi, Nishi-ku, Mainokawa-machi, 3- chome, 3.	Batavia	Sentenced to 15 years imprisonment.

AG 000.5 (30 Aug 48)LS-R SCAPIN 5965-A

	<u>NAME</u>	DESIGNATION	PLACE OF TRIAL	RESULT OF TRIAL
.	KISHIMOTO, Matsusaburo	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Osaka-fu, Toyono- gun, Shonaichiyo, Komoe, 298, (310.	Bathvia	Sentenced to 10 years imprisonment.
.	KIYOKAWA, Hiromitsu	Civ. Assignment: Malaya POW Camps. Last known address: Korea, Keishonando, Kanan-gun, Shippokumen, Bukiri.	Eatavia	Sentenced to 8 years imprisonment.
	KOBUKI, Eikichi	Capt. Assignment: 16 Army Kempei Tai. Last known address: Kagoshima-ken, Kagoshima-shi, Nagata- machi, 36. Permanent domicile: Kagoshima- ken, Hioki-gun, Yoshitoshi-mura, 9033.	Batavia	Sentenced to 15 years imprisonment.
Y	KURIHARA, Atsushi	Sgt. Assignment: HQ. 16 Army. Last known address: Hyogo-ken, Kawabe-gun, Kohama- mura, Kiyoshikojin. Permanent domicile: Hyogo-ken, Amagasaki- shi, Tsukaguchi.	Batavia	Sentenced to death. Executed 6 Apr 48.
		Sgt/Maj. Assignment: Kempei Tai. Pankalan Brandan. Last known address: Kochi-ken, Hata-gun, Nakamura- machi, Uyama 973.	Medan	Sentenced to 10 years imprisonment.

AG 000.5 (30Aug 48)LS-R SCAPIN 5965-A

	NAME	DESIGNATION	PLACE OF TRIAL	RESULT OF TRIAL
.	MORI, Kaichiro	Sgt/Maj. Assignment: Malaya POW Camps. Last known address: Fukuoka-ken, Miyako- gun, Karita-machi, Baba.	Batavia	Sentenced to 9 years imprisonment.
\$. (c)	MORIMOTO, Yukio	Pvt. Assignment: 157 Ind Inf Bn. Last known address: Wakayama-ken, Arita- gun, Yahata-mura, Shimizu. Permanent domicile: Mie-ken, Minamimuro-gun, Arii- mura, Ido, 563.	Batavia	Sentenced to 15 years imprisonment.
Y	MURAKAMI, Ruizo	Med/Maj. Assignment: HQ, Central Java Defense Unit. Last known address: Fukuoka-ken, Chikujo-gun, Tomoeda- mura, Oaza Higashi Shimo. Permanent domicile: Fukuoka- ken, Chikujo-gun, Shimokii-mura.	Batavia	Sentenced to 7 years imprisonment.
	NAKAGAWA, Asazo	W.O. Assignment: 29 Army Kempei Tai. (Malaya). Last known address: Kyoto-shi, Sakyo-ku, Okazaki, Tokusei-cho, 16.	Batavia	Sentenced to 5 years imprisonment.
	NAKASHIMA, Shiro	Capt. MC. Assignment: 16 Central Area. Last known address: Saga- ken, Kishima-gun, Koho-mura, Kamioda.	Batavia	Sentenced to 16 years imprisonment.

AG 000.5 (30 Aug 48) LS-R SCAPIN 5965-A

	NAME	<u>DESIGNATION</u>	PLACE OF TRIAL	PESULT OF TRIAL
	NOGAMI, Noboru	Interpr. Assignment: 16 Army Kempei Tai. Last known address: Hyogo-ken, Tsuna-gun, Murotsu-mura, 1476.	Batavia	Sentenced to 12 years imprisonment.
*	NOJIRI, Yutaka	C.M. Assignment: Special Naval Police. Last known address: Kanai, Mikuni-machi, Sakai-gun, Fukui-ken.	Pontianak	Sentenced to 10 years imprisonment.
	MUMAZAKI, Tadashi	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Ibaragi-ken, Inashiki-gun, Nemoto- mura, Shimo-Nemoto, 1647.	Batavia	Sentenced to 10 years imprisonment.
8 ,	OGAWA, Shozo	Lt Cmdr. Assignment: 23 S.N.B. Last known address: Tokyo-to, Hongo-ku, Moto-machi, 2-chome, 15).	Makassar	Sentenced to death. Executed 4 Feb 48.
G	OKAMURA, Kamekyo	W.O. Assignment: 5 Field Kempei Tai. Last known address: Tottori-ken, Yazu- gun, Saji-mura, Tsukutani.	Ambon	Sentenced to death. Executed 5 Apr 48.
	OMISHI, Kyutaro	Lt. Assignment: Kempei Tai, Java. Last known address: Manchuria. Permanent domicile: Gifu, Japan. (Born 18 Mar 99).	Batavia	Sentenced to 5 years imprisonment.

AG 000.5 (30 Aug 48)LS-R CCAPIN 5965-A

<u>NAME</u>	DESIGNATION	PLACE OF TRIAL	RESULT OF TRIAL
OTA, Toshizo	Sgt/Maj. Assignment: Kempei Tai Pakan Baroe. Last known address: Okayama-ken, Tsukubo- gun, Kibi-cho, Oaza Nakanatsuka 259.	Medan	Sentenced to 7 years imprisonment.
SAKAI, Seiichi	C.M. Assignment: Special Naval Police. Last known address: c/o IZAKI, Suetaro. Shimojo, Mizuhara- machi, Kitakanbara- gun, Niigata-ken.	Pontianak	Sentenced to 10 years imprisonment.
SAITO, Shigeru	Sgt/Maj. Assignment: 16 Army Kempel Tai. Last known address: Chiba-ken, Sambu-gun, Yokoshiba-machi, Kuriyama, 3135.	Batavia	Sentenced to 15 years imprisonment.
SAWADA, Eito	Lt Cmdr. Assignment: 23 S.N.B. Last known address: Kumamoto- ken, Kikuchi-gun, Nishigoshi-mura, Oaza Nonoshima, 3313.	Makassar	Sentenced to death. Executed 4 Feb 48.
SHIBUYA, Michiji	Pvt. Assignment: Nishioka-butai, (Med Field Unit). Last known address: Tokyo- to, Mukojima-ku, Sumida.	Medan	Sentenced to 15 years imprisonment.
SHIMODA, Shinji	Civ. Assignment: Army Welfare, Java. Last known address: Osaka-fu, Fuse-shi, Kashita, 844. Permanent domicile: Wakayama- ken, Higashimuro-gun, Furuza-machi.	Batavia	Sentenced to 10 years imprisonment.
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AG 200.5 (30 Aug 48) LS-R SCAFIN 5965-A

	<u>NAME</u>	<u>DESIGNATION</u>	PLACE OF TRIAL	RISULT OF TRIAL
₩-	SHIRAI, Joichi	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Niigata-ken, Kiriwa- gun, Kitajo-mura, Higashi-Nagatori, 27-29.	Batavia	Sentenced to 20 years imprisonment.
	SOHARA, Shigetoshi	Civ. Assignment: Nil Govt. Bencoolen. Last known address: Miyazaki-ken, Nobeoka-shi, Shinkoji. Permanent domicile: Miyazaki- ken, Miyakonojo-shi, Oaza Gijicho, 5383.	Medan	Sentenced to 20 years imprisonment.
	SUGAWARA, Isno	Capt. Assignment: 210 Inf Regt. Last known address: 888 1-chome, Makamura- machi, Tokyo-to. Permanent domicile: 91 Aza Figashi-mura, Oaza Kumaide, Hongo- mura, Higashitagawa- gun, Yamagata-ken.	Morotai	Sentenced to death. Executed 5 Dec 47.
	SUZUKI, Noboru	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Shizuoka-ken, Iwata- gun, Hirose-mura, Matsunokijima, 5946.	Batavia	Sentenced to death. Executed 6 Apr 48.
	TACHIBANA, Tomoichi	Sgt. Assignment; 16 Army Kempei Tai. Last known address: Hyogo-ken, Akashi- gun, Uozumi-mura, Nakano, 4.	Batavia	Sentenced to 5 years imprisonment.

AG 000.5 (30 Aug 48)LS-R SCAPIN 5965-A

NAME	<u>DESIGNATION</u>	PLACE OF TRIAL	RESULT OF TRIAL
TAKEMOTO, Tadao	Sgt/Maj. Assignment: 16 Army Stockade. Last known address: Kochi-ken, Hata-gun, Higashinakasuji-mura, Arakawa.	Batavia	Sentenced to death. Executed 6 Apr 48.
TANAKA, Toru	Maj/Gen. Assignment: Taiwan 2 Inf Reg. Last known address: Fukuoka-ken, Fukuoka- shi, Susaki-dote- machi. Permanent domicile: Saga-shi, Matsubara-machi, 93.	Ambon	Sentenced to death. Executed 7 Apr 48.
TOYODA, Kozo	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Osaka-fu, Kishiwada- shi, Maruki-cho, 779.	Batavia	Sentenced to death. Executed 7 Apr 43. (2nd trial)
TSUGE, Yoshizo	lst P.O. Assignment: Special Naval Police. Last known address: Hakusan-cho, Nakatsu- machi, Ene-gun, Gifu- ken.	Pontianak	Sentenced to 18 years imprisonment.
TSUTAKI, Kenjiro	Civ. Assignment: Unknown. Last known address: Yamanashi- ken, Kitatsuru-gun, Nanaho-mura, Seto, 1930 c/o Konamiya, Koyoji.	Batavia	Sentenced to 7 years imprisonment.

AG 000.5 (30 Aug 48) LS-R SCAFIN 5965-A

	NAME	DESIGNATION	PLACE OF TRIAL	RESULT OF TRIAL
*	YAMAGISHI, Nobuo	W.O. Assignment: 5 Field Kempei Tai. Last known address: Nagano-ken, Chisagata- gun, Kamishina-mura, Aza Yamaguchi, c/o FUKAMACHI, Shigeto. Permanent domicile: Nagano-ken, Chisagata- gun, Shojiri-mura, Aza Kamishojiri, 40.	Ambon	Sentenced to death. Executed 5 Apr 48.
*	YAMAGUCHI, Tsutomu	W.O. Assignment: 16 Army Kempei Tai. Last known address: Niigata-ken, Fujitsu- gun, Furuoda-mura, Shimo-Furuoda, 1443.	Batavia	Sentenced to 5 years imprisonment. (2nd trial)
	YAMAMOTO, Hisao	Capt. Assignment: Java POW Camps. Last known address: Ishikawa-ken, Kahoku- gun, Asakawa-mura.	Batavia	Sentenced to 10 years imprisonment.
	YAMAMOTO, Ryohei	It. Assignment: 5 Transp Regt. Last known address: Gumma- ken, Maebashi-shi, Nakagawa-machi 36.	Ambon	Sentenced to 10 years imprisonment. (2nd trial).
	YAMAMURA, Hidejiro	Sgt. Assignment: 15 Army Kempei Tai. Last known address: Yamagatn-ken, Higashiokitama-gun, Takahata-machi.	Batavia	Sentenced to death. Executed 7 Apr 48.

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 072 (30 Aug 48)CPC/FP SCAPIN 5966-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Application of Directives to Copyrights

1. Reference is made to the following memoranda for the Japanese Government from General Headquarters, Supreme Commander for the Allied

a. File AG 091.112 (13 Sep 45)MG, SCAPIN 26, 13 September 1945, subject, "Protection of Allied and Axis Property"

b. File AG 130 (22 Sep 45)ESS, SCAPIN 45, 22 September 1945, subject, "Control of Financial Transactions"

c. File AG 072 (10 Jun 47)CPC/PP, SCAPIN 1726, 10 June 1947, subject, "Application of Directives to Patents, Utility Models, Trademarks, Designs and Copyrights."

2. Attention is directed to the fact that proper protection has not been afforded by the Japanese Government to copyrights owned on 7 December 1941 by Allied and Axis nationals as required by references la and lc above. Infringement by Japanese publishers of copyrights owned by Allied and Axis national publishers and authors listed in Schedule "A" attached hereto have been reported to General Headquarters, Supreme Commander for the Allied Powers.

3. The Japanese Government is directed to take all steps necessary to prevent the continuance of the copyright infringements set forth in paragraph 2 above.

4. The Japanese Government is further directed to report on or before 1 October 1948 to General Headquarters, Supreme Commander for the Allied Powers, complete and accurate records of the number of volumes published and the retail sales catalogue price at which each was sold by the Japanese publishers mentioned in paragraph 2 above. Existing stocks of books listed in Schedule "A" may be sold or disposed of, but hereafter no foreign books shall be published without the prior permission of the copyright owner and General Headquarters, Supreme Commander for the Allied Powers.

5. The Japanese Government is further ordered to assess and collect from the Japanese publishers listed in Schedule "A" a royalty of not less than ten percent (10%) of the retail sales catalogue price of each book

AG 000.5 (30 Aug 48)LS-R SCAPIN 5965-A

<u>NAME</u>	DESIGNATION	PLACE OF TRIAL	RESULT OF TRIAL
YOSHIDA, Jujiro	Maj. Assignment: Java POW Camps. Last known address: Shiga-ken, Nagahama- shi, Kumode-cho.	Satavia	Sentenced to 10 years imprisonment.
YOSHIYAMA, Eikan	Civ. Assignment: Java POW Camp. Last known address: Korea, Zenranando, Chindo-gun, Rinkaimen, Yoteiri.	Batavia	Sentenced to 3 years imprisonment.

FOR THE SUPREME COMMANDER

altehe Adjutant General

Received: 3/ Aug 2.3 9 p. m. .

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AG 072 (30 Aug 48) CPC/FP, 30 August 1948, SCAPIN 5966-A

so published without copyright permission and deposit said royalties in the Custody Account of the Supreme Commander for the Allied Powers in the Bank of Japan. Proper evidence of these deposits, and the method of computing same, shall be furnished to General Headquarters, Supreme Commander for the Allied Powers, on or before 1 October 1948. These deposits shall constitute tentative payment only and shall not preclude the copyright owners, listed in Schedule "A", from filing claims against the Japanese Government through such channels as may be established now or hereafter.

FOR THE SUPREME COMMANDER:

1 Incl List of infringements by Japanese publishers Adjutant General

Teccived: 2 Sep. 10.21 a.m.

C. P. B.

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GENERAL HEADQUARTERS

SUPREME COMMANDER FOR THE ALLIED POWERS

AG 334 (30 Aug 48)DS

30 August\1908

SUBJECT: Temporary Measures Recommended by the World Health Organization.

Diplomatic Section

APO 500

TO: Japanese Government

- 1. There is enclosed for the information of the Japanese Government a copy of a letter of August 3. 1948 which has been circulated by the Director General of the World Health Organization concerning temporary measures recommended by the First World Health Assembly for the protection of the emblem, seal, and name of that Organization.
- 2. Although the letter of which the enclosure is a copy was addressed to countries which are members of the Organization, the hope is expressed by the Director General that consideration will likewise be given by non-member governments to the suggestions contained in the letter and to the taking of such measures as may be deemed appropriate within their respective territorial limits.

W. J. Sebald Chief, Diplomatic Section

Fnclosure:

Copy of letter from World Health Organization.

23. 9. 2

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WORLD HEALTH ORGANIZATION

ORGANISATION MONDIALE
DE LA SANTE

Office of the Executive Secretary Bureau du Secretaire Executif

350 Fifth Avenue, New York 1, Palais des Nations, Geneve

Ref: C.L. 37

1-1-5

GENEVA, 3 August 1948

Sir,

I have the honour to inform you that the First World Health Assembly, at its fourteenth plenary meeting on 17 July 1948 unanimously adopted, as the official seal and emblem of the World Health Organization the emblem of the United Nations surmounted by an Aesculapian staff and serpent in gold.

This resolution further recommended that in view of the necessity for obtaining legal protection for the name of the Organization and this emblem:

- "(a) Appropriate measures should be taken to prevent the use, without authorization by the Director-General of the World Health Organization, and in particular for commercial purposes by means of trade marks or commercial labels, of the emblem, the official seal and the name of the World Health Organization and of abbreviations of that name through the use of its initial letters.
- (b) The prohibition should take effect as soon as practible but in any event not later than the expiration of two years after the adoption of this recommendation by the Health Assembly; and
- (c) Each member of the World Health Organization pending the coming into effect within its territory of any such prohibition, should endeavour to prevent any use, without authorization by the Director-General of the World Health Organization of the emblem, name, or initials of the World Health Organization, in particular for commercial purposes by means of trade marks or commercial labels."

I would therefore suggest that your Government be invited to consider the recommendation contained in paragraph (c) and to take such measures as it may deem fit in order to achieve the necessary degree of protection for the emblem, name and initials of the Organization, pending the coming into effect of any final and definitive measures as envisaged in paragraphs (a) and (b).

I have the honour to be, Sir, Your obedient Servant

Brock CHISHOLM, M.D. Director-General

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 386.7 (20 Jul 48)CPC/CD SCAPIN 5967-A

31 August 1948

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Custodial Salaries, Incidental Expenses and Transfer of Funds of German Concerns

- 1. Reference is made to Ministry of Finance memoranda as listed below with attached applications from German firms for transfer and withdrawals of funds for payment of salaries and other office expenses.
- 2. The Japanese Government is directed to effect the release of such funds which are applied for under the cited memoranda as are required to pay all expenses listed hereunder, provided there is no deviation from the procedures set forth in the memorandum for the Japanese Government, file AG 386.7 (18 May 47)CFC/FP, SCAPIN 3832-A, 18 May 1947, subject, "Release for Use of Yen Bank Accounts by German Concerns for the Purpose of Paying Salaries and Incidental Expenses," from General Headquarters, Supreme Commander for the Allied Powers.

The following applications are approved for payment:

L.O. 2382 (AD/2FP), 20 July 1948 Application No. F.P. 163 Nippon Lurgi G.K.

Custodial Salaries (April, May and June 1948) ¥ 1,800.00

L.O. 2384 (AD/2FP), 21 July 1948 Application No. F.P. 164 K.K. Irisu Shokai Custodial Salaries (July 1948)

¥10,150.00

L.O. 2385 (AD/2FP), 21 July 1948 Application No. F.P. 165 Doitsu Senryo G.K.

Office Expenses - Tokyo and Kobe (June 1948) ¥

¥ 1,664.40

L.O. 2391 (AD/2FP), 24 July 1948 Application No. F.P. 167 Bergmann & Co.

Custodial Salaries (June 1948)
Office Rent and Expenses (June 1948)

¥ 2,000.00 ¥ 278.00

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AG 386.7 (20 Jul 48)CFC/CD, 31 August 1948
Subj: Custodial Salaries, Incidental Expenses and Transfer of Funds of
German Concerns

L.O. 3005 (AD/2FF), 2 August 1948 Application No. F.P. 169 Doitsu Senryo G.K. Custodial Salaries (July 1948) ¥ .4,000.00 L.O. 3018 (AD/2FP), 6 August 1948 Application No. F.F. 170 Bergmenn & Co. Custodial Salaries (July 1948) ¥ 2,000.00 ¥ 1,231.30 Office Rent and Expenses L.O. 3023 (AD/2FP), 12 August 1948 Application No. F.P. 172 Cosmos Trading Co. Custodial Salaries (July 1948) ₹ 800.00 Application No. F.P. 173 K. K. Irisu Shokai Rent and Office Expenses (July 1948) ¥ 2,723.05 L.O. 3025 (AD/2FP), 12 August 1948 Application No. F.P. 174 G. K. Winckler & Co. ¥ 4,200.00 Custodial Salaries (July 1948) 200,00 Warehouse Rent (July 1948) Office Expenses (July 1948) 228.00 L.O. 3037 (AD/2FP), 16 August 1948 Application No. F.P. 178 Askania K.K. ¥ 3,000.00 Custodial Salaries (June 1948) 67.00 Miscellaneous Expenses (June 1948) Application No. F.P. 179 Askania K.K. ¥ 672.73 Warehouse Rentals (June 1948) L.O. 3033 (AD/2FP), 16 August 1948 Application No. F.P. 181 Schmidt Shoten, Ltd. ¥ 3,300.00 Custodial Salaries (July 1948)

3. Withdrawal for the above purpose may be made from No. 2 restricted bank account, ONLY AFTER NO. 1 RESTRICTED BANK ACCOUNT AND FREE YEN ACCOUNT HAVE BEEN COMPLETELY EXHAUSTED, WITH THE EXCEPTION OF THE YOROHAMA SPECIE BANK, IN WHICH CASE NO WITHDRAWALS ARE AUTHORIZED.

AG 386.7 (20 Jul 48)CPC/CD, 31 August 1948 Subj: Custodial Salaries, Incidental Expenses and Transfer of Funds of German Concerns

4. The following application is hereby denied:

L.O. 2390 (AD/2FF), 24 July 1948 Application No. F.P. 166 Bayer Yakuhin Gomei Kaisha Custodial Salaries (June 1948)

¥ 270.00

FOR THE SUPREME COMMANDER:

for R.M. LEVY
Colonel, AGD
Adjutant General

(a) Shirk in : 2 Sep 10.2, 2.00.

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

Diplomatic Section APO 500

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AG 311.1 (31 Aug 18) DS

31 August 1948

Request for Inquiry Concerning Certification of

Possession of Peruvian Nationality

TO : Japanese Government

Reference is made to a communication from the Japanese Foreign Office dated 21 August 1948 (File No. 22/CJ) with regard to renunciation of Japanese nationality by Japanese-Peruvian Nationals who were born in Peru and who are not actually in possession of valid Peruvian passports.

The Foreign Office request that inquiry concerning certification of the possession by such Japanese-Peruvian Nationals of Peruvian nationality be made of the Peruvian Government has been transmitted to the Department of State, Washington, for information and reply.

For the Chief, Diplomatic Section:

2 Sep 10.21a.m. 117. 1.2.3 Bula 117.

連合軍司令部來信綴

自23年9月1日至23年10月1日

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	"	和蘭句縣作件	夏輔 這許. 丽	387.6 540-5	o 15	Rep Bord		
	'1	大阪2021	"間敦線電信	14311. ccs	123	27	1762/9	
	ŋ	マニラ戦れた 護国の来船	队制 日本人年 好费,则命分	16000. L3- 2		∙ ∃wc	5976-1	
		•						

			AT.		. 胜到	番 號		:
		· 日	件	名	G.11.Q.	C.L.O.	- 主管課	備 考
	9	7	とルグ・ロピン 選方向分のけ	ツンの財産医	44095 CPS/FP	18.	C, 9, 4	5977-1
Y.	; ;		美人()左-42 日更更9件			19	,	5-978-1
		2	ラインングインクタン	石油的	1945/ CPG/FP	20	. , 2	5979-1
		"	ジェン-、マリア 返還方命分9月	·ウェカー・9 財皇	14095 CPE/FP	-2/	•	5-980-1
l;		y	在外人。特許, 登録受付許の	權等用新第二名	14092 CP9FP	22	?	5-98-/-1
•	9	8	麻苇·関切》 教희傳達,作	12年度各國年	14311./	23	19	
		"	ブランナ、モンド 権利な選うな	魔社。豫湖。	14095- cpe49	24	C. 7. A	5-982-1
		"	那左軍队同构· 查其他心覺(執)	备者及俘虜·联 表方命会7件	44098 CPG/EP	<i>ئىد</i>	C-7.10	6-983-1
:	9	i	婦人双児童賞 湾山議注書口稿 課售の件	嘎桂以怪的。 典·翻印心治	4 G0005	26	19	
1	กมีรู้เราสัยเด็ส	- 149, July	Walker at the American State of the State of	man deput lan deput lan deput lan de la constant de la colonia de la col	*	19 - Va Jahre (1882) - Janes - Janes - Va	0	003

,		•									
A	Ħ		件	名	#E	圳!	評 姚	- 主管課	備	岩	
					1.49		C,L,O.	-14 1.1 10.10	,		
9	9	冰	品戰利	比数到口决通射	19件之。	- R	27	a WC	5%	84-1	
	·/	鬼同什	紅鱼信 湖 <u>有</u> 季	面0.設置い闰13 夏南0.教告选化	FA C C	911.1 S	28	<i>27</i>	. <i>5</i> -7	285-1	•
	9	烟	新发	年泽汽(1000里) 件	0199 12099	95- 14.9	29	c-7.18	67	986-1	8
9	9	輸屬	出訴	可品目生產用) 請誅何9件	194 gli c79	(16.2 (CD	, 30	CPB	ر-ک 	957-1	
	"	版	權侵	第二関心命分9	14 cpg	72 59	3/	C.7.6	ۍ	988-1	
	. "	分通	么岛 129件	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	7 4G0 25-	005 R	32	З₩С	<i>ያ</i>	989-1	
9	אם	松科	トゲール 支持方	省省岩州	1 029	72 60	<i>૩</i> ૩	C.7.16	9 , 5°2	18-3-A/2	Ź.
	•	輸行	出許,公 与放此	自治自生產例。中請許何9代	1 CP9	10.2 140	34	C17/3	59	90-1	
	. 11 .	本流	商公司 答答?	9毫洗無閑 牛	740 CPC	95- 5-7	35 ⁻	C.7.6	59	21-1.	
		:									

月日	件	名	整 理	番 號 C.L.O.	主管課	· 備 考
9 10	ナヤールス・ヘ バウム19駄	ンリー・バックス を返還方命分が	14095	36	C. P. B	5-992-1
" F	箱根地运馆 建人解任图	使人任名9度 安関係住宅5 行分9件	14160 C79/CD	37	c.7.4	5-993-1
" \{ '	中印载北荔	人利力沃通報	16000.5- LS-R	ન્યુ ઇ	3 W €	5-994-1
"	朝印义记载	义利《决通》	190005 L3-R	<i>ઝ</i> ું .	3WC	5-995-A
力	国铁铁岛的	鬼般 建造中清	14561 ESS/1ND	40	27	5996-1
V	2圆单人等。 19 氢敌反塞 13 取极为13	您料金贩掷"	1431/3 C C S	41	9	1228/12
" /2	當時數理: 第四十	出口国门指令	19004.06 OGA	42	S.P.B	1852/1
1/1/	しなる民间監	ア・メント、ニュール 入り至大 教告其化命	92301h G-D	43	S.P. &	19 32 1
	that most appears in the conserva-				C	0005

月日	伴	名	整 理	邵 號	I+ AVC DID	備考	
71 14	1-1-	13	G.H.Q.	C.L.O.	主管課	11111 15	
9 // 8	日本船舶9省星9制限11县3	學計量器設	19413.6 CCS	4.4	27	5743-4/	
1 2	子型 钢铁器 基选中請訴	船舶三隻の	14561 ESS/IND	45		5-997-1	*
石	四五年八月一日 1住又山區區。 情報要求了(独悠人们国	14091.112 CP960	46	271	5998-1	
1 Z	タンダート・タラ 財産返還指	31-人石油 分修正和件	14095	47	C 7 18	5999-1	
"	螯石放虫新河	中請拒否作	14386.7	48	C.7.18	6000-1	B
,本中	太山商事盾社。 請许可,件	孝浙 角関	14095 CPC/FIP	49	C 7. B	6001-1	0
9 13 1	中国问题演员	惭医許可惨	387.6 540-54	مى	REP Board	, :	
" 4	一クロックケスの日本入園	P藤灰同娘 1-貝33件	140143 DS	5/	FCR	•	
"唐	川川十七岁29 新新河9件		190005 CPSCD	52	C.7.8	6002-1	
						חחר	16

				整 理	番 號		
月	Ħ	件	名	G.H.Q.	C.L.O.	主管課	備 考
y	/3	米上領軍用	EFM及VLT9面	1431/23 CC6	53	عر به	1983
	"	斯公珠河沿 放出中諸之	的生產用貴有屬「 片、可9件	14410.2 CPYCD	5-4	C.7.18	6003-1
	'n	英ライチンクす。	少石油生社。财	14095 CPC/HZ	5-5	c. 9. 13	6004-1
	"	イレフク,全属は 属12選申請す	"羞い神故"量 尽 证货基化9件	444102 cpg/cp	5-6	c 78	6005-1
		ユニオン・エスチ 社(米)9な構 期方句分9と	小·究文トメント会会 使出其度9/返還走	14095 -PS/FP	57	C 7.4	6006-1
9 1	14	日支间, 轰烈	泉道信のマニラ系で カル・変更方命分の件	143//23 C. Q. S	58	27	1777/2
	,	练河外	f目1 圆湖楊攜	;	59	291	1934
	" "	解左圆人身 改良传程。 圆打件	港山力比~5小大公司 对了3样和客水	16095	60	C. 9.13	6007-1
		1 1					

月	日	件	名	整 理	舒 號	主管課	備考	
			-1	G.H.Q.	C.L.O.	_1. E by	PH	
9	7.	放出申請言	,			C. 7. 18	6008-1	
	,	ライチング 産返還なる	中分。在他,联	19095 C7949	62	C.J.B	6009-1	. ¥
	, n	エタエレットサー」の財産	・ウェルス・フレロ 区還方命会外	19095 CPYFP	63	· •	60/0-1	\$
	, y ;	勸忠許可召]] 成忠許何	1月生產用貴全	164102 CPG/GD	64	,	6011-1	
9	15	鞘丛ີ,牙舀 放出中請 訪	1目生產用貴住屬	164102 C7960	65-	3	6012-1	2
	"	は施りタル レド・コンフペス 区鑑方を気	マン・テラマス・ディッ・計事の場ま	10-46/ CP917	66	y	60/3-1	
6 .	15 F	保安國稅納 及通信。取公 水通用方向	自以注:33%等级。 松·双文文文、	146763 C C S	67	27	1603/7	
	7 /	ゆ事業。	改组。附如	14811.1 CCS	58	مرد	5-985-4/	
	" 旬	沙利人下0% 新車9位還:	クナッチュ伯外育。期日子い町中央	16451	69	c. 7.18	6014-1	
	, 7	'1	; ;				00	800

	月	E	· 件	名	胜 理	否 號 C.L.O.	- 主管課	伽:	考
	9	16	真川馬之助	10引工作業中請	44825 E, G, D	70	19	6015-	1
1	•	′,	南京大学活场	有圖書の1.25選小股	1646/ LC76/27	7/	C.7.13	60/6-	1
	9	17	日本人数名3 蒋典口与	9展沿調查"雙 書傳達9件	19085 D 8	72	/ G		
		, 9	東系銀行和 图 25.9件	中产支液,中請	46095 "C75/GD	73	C.J.B	6017-	-1
		η	考涵免获	证实体的件	19012. 971	74	M. of Finance	. 6018	-1
٠ د		17	日本鬼兔? 许何9件	复厅属放出中部	16410.2 CPC/GO	75	C.7.8	6019-	-1
		"	戰犯落疑! 消9件	首次中心表排冷(5)	140005 LLS-R	76	3./	6020	-1
		1)	医麝苇苗为	文出o 旨通報o作	19095 CPYCD	77	19	602/-	-1
		,	/高放出許可	, '		78	c.7.6	6022-	-1
		. "	日本ダヤモント	こ伝社がダイヤモン段のは	19410.2 CP96D	79	* · · · · · · · · · · · · · · · · · · ·	6023-	-1
			Will see	'h			(0009)

月	H	件	名	整 理 GHQ	晋 姚 c.l.o.	主管課	備考	
9	18	·南极捕鲸	用在旧割的	49463.7 G D	50	27	5822-1/2	•
,	7	影化系段 9逮捕方向	着佐賀9771 分件	19000S 12 L3-R	8/	· /	602h-1	3
	. "	スタンダード., 選方何欠9~	石油へ財剤 牛	1 14095 1 cpc/fp	8-2	c.7.8	6025-1	3
	n	輔公用品等 放出許可9件	生產用,資家	4410.2 4075-40	₽-3	,	6026-1	
	y /	輔出新可品 (高放出新河。	目生產用資全 1件	16,4102 CPG/GD	84	>	6027-1	
9 ~	20	麻苇中関付329件	各國年和傳達	14311.1 D S	85	19		•
	n :	在軽井沃独2 理1月13件	人影叠9愕	16004.02 CPYCD	86	C. 7. B	5947-1/	
• :		变能少十二 12周十3件	9般体模盘	19560 CPS/19	87	•	6025-1	
	" \	英人レッハー 墨みを夕り件	-19財養/在0	14095- C7947	88	,,	6029-1	

	月	日	件	名	整 理	番 號	主管課	備 考
					O.H.Q. 14004	C,L,O.	工日环	VIII 45
•	9	20	上1 ボルトル 松城株弘 神心中請許	百社。所有月島 公社·米井公祥 (何0件	CPS 40	89	C. P. B	6.030-1
				中間に命令9件		90	7	603/-1
		",	な人カウファ	72个外有外有	1900h.2 CPC/60	9/.	*	6032-1
	9.	e/	ンカエニ2関 発は3道路建 液記線新順	催のロードンジウンド 該維持等心質が講 達の件	AG61/ D S	92	19	
		7 .	戰化宏疑着 二名 V逮捕谷	荒木ンケーブ、浮 分取消・件	16,000 5 LS-R	93	3./	6033-1
		· · ·	中共購買部 气质放出計	何商品生產用電 可9件	404102 CPYCD	94	C.P. & .	6034-4
) /	天然真珠双军面的取引 年面的取引 外例"関山	-人近界环升9 , 禁止五叶拉阵,	9 <i>G-3867</i> E <i>SS/</i> _H 7C	<i>5</i>	<i>ع</i> رمہ	/90J-
	:	,, .	教牙放出以	11 60 114 9 126	14386.6 27¢/27	96	c. 9. 8	6035-1
								2

月日	伴	名	#	理;	野 姚	主管課	備	岩	
			G.H.C		C.L.O.		1/111	<i>19</i>	
9 22 3	钱农宏泛 5.1外最疑解	着件蕨烟等十 1消9件	1900 25-	R	97	3 WC	≉ઙૺ	441	
"看 儿 ?	一港 \$ 9 格克 广复 * 茶放 件	\$P\$铜質及丘沙 州人逐還方年分	1941	102 Ep	98	. C.P.10	60	36-1.	*
"日 乞 ?1	所有9封印	9和萬貿易的 小包/全建方有交	1409. CPC/f	5- 7-7	99	• • • • • • • • • • • • • • • • • • •	603	7-1	
"旦家。	厚り一選角	又」	4960 C79/	2 2 2	100	*	60.	95-1	
"月	高量人	所有9著作權	1907 C76/	2,-7	101 .	5	60	39-1	
9~3 在関	モスコー 日本 す3 ⁵ スウエーテ 	以左寶打堂	49311. D	/ 3	102	FCR			
. 12 }	ブラジル、ビリオ3「スウェーリン・仕	本以在度至 デン、ロエ書等	4 43/10 D		103	FCR			

月日	件	名	整 理	晋 號 C.L.O.	主管課	備 考
924	超線通信約 関切隔目報	先制指分变变= 医体9件	166763 c e s	10h	<i>ચ p</i>	1744/9
'' /	廣東有裝紙工 械 & 還方何!	湖,聚纸楼	14004 CP917	105	c.7.6	5599-4/2
; ;	二十隻。銅	铁锹游建造"	1956/ ES3/14D	106	27	6040-1
η	ルンー・カザリン 返還方命分の	火火ナー」。具建 件	16095 CPS/FP	107	C. 9.18	6041-1
9	中央購買台 貴气虧使用	P何少数品用 申請承認9件	19410.2 CPC/GD	108	,	6042-1
	タオルサー・ベー 排入に関する三申講話、可の付	ツカーンの新株で 共株で伝社の	19095 275/90	109	4	6043-1
9 27	英国船气火	大阪の中	195-60 CP9LP	///	,	5-223-4/,
		八月分特計		111	,	5783-4/3
" "	· カワナカュのぐ	申請四合件	19095- C7990	112(4)	"	60hh-1
,	独逸を社の名	管理费支持方	4 4 386.7 CPC/GD	1/2(4)	1,	óốÍĪ

F] []	14:	名	· Man	邵 號 C.L.O.	- 主管課	備 考	
9	27	文教化宏疑 公外·	看山下逮捕治	14000.5 25-R	//3	シ ・エ	6046-1	
	"	大阪造幣局 月質を総反為 轉分分分。件	19无独堡人兴 贸赛理勘党·移	143867	114	C.7.10	6047-1	3
9	28	-國幣郵便 指分一部至	港游·関扫	A4311.1 C C S	115	ಎಂ	1900/2	* 3
	4	戰犯器影 名逮排36	中后9件	14000.5 - LS-R	116	4-4 3.1	6048-1	
		占领軍用: 运作9件	麦孢兔税证	16012 GPA	117	M. of Trinonce	6049-1	*
	។	米人ミラート返還方何ク	了这几块建	16.095 CPG/FP	118	CIPIB	6050-1	3
9	29	久原房之助 置9遭谀四	9别產押收等处	19386.7 C7960	119	, > ,	605-1-1	
		レイポルト。伝944	私中請口明委	14095 CPS/GD	120	3	6052-1	
	" \	重应圆人。特多 至2取扱いけん	朱默隆管理器。	19/30	12/	*	605-3-1	
450	na Res	Marykaniahan kan di salah	ga ga al-la destre de la estarione d'applicable		er er en en en en en en	and the second second	0014	

	. [3	日	件	名	整 理	番 姚	:	T 411.	_7.4
			• • •	-	G.H.Q.	C.L.O.	- 主管影	果 備	考
•	9	29	外国人核与 上生結合也。 認9件	脉、包程配 为3措置概要,	140/4.3 12/2J	12.	2 271	6054	4-1
•			潮三郎。私的	的起分片関\$3频 至9件	19311/	/23	FCR		
y	2	30	在外东制物 到夏孝医474	賞演,面9社		124	19		
			9年获附的	: :		125	3 WC	6 0 s s s	1
)		" 1	萬印戰北城:	刘々i决通報9件	140005 23-2	126		6056	-1 ;
	10.	/ <i>7</i> /	蘇樂 1- 閏寸3名 牛	圆字散/傅逵	14311.1 D S	127	19		
		')	賠償割当款	医49件	19387.6 REP	128	Boasd	5825-1/	4
	: ,	" 1 Y	名日丰宜教师 墨方荷友•件	社團。以對逐	19095 CPC/FP	129	·c.78	605-7-	
:	,	1	朝中省事事	十二岁还遗济	1945/ C79/17	130	C.P.B	6058-	
i I	د د د د د د د د د د د د د د د د د د د	and the state of the	Gertabelakki as Mala 120 manataran araw			1		0015	

月	日	件	名	整 理	番 號	主管課	備	岩	
10	/	横浜敷花数	之到《决值都	14000.5 14000.5 125-R	C.L.O.	3 W C	60	5-9-1	A
10	2	元漢質物%; 內海瓜區說 解除某以取	激設化新的	19560	/32	c.7.0	143	~7/3	•
. 5.		馬尼剌 紅田 私露9取扱言		196763 c e s	∕ <i>∛</i> ∛	م فد	170	7/6	•
	"	来國紙由製 處9取扱为影	·维塞信礼	19311.23 re c s	13h.	27	175	8/7	
	"	旧楼海事石 尾的照扫指 出命分取调化	夕中・報告提	14k63.7 G D	135	"	181	18/1	2
	"/\	香港何貨幣 通達,件	9位後小月00	164102 CPSLP	136	C. 7. B	6036	-1/i	
	"	戰犯宏疑者 2人新疑解罪	ミスグケ結び	140005 LS-R	/37	IJψ¢	606	6-1	
•	y (3)	末園レンガー・ミ 新標機優急 9付	心》層社93	16,072 -75/E7	138	c.7.0	606	1-1	•

月	E	件	左	整 理	番 號	十二分次 景田	
10		輸出品生產	以客户产业业为			土官課	6062-1
		外國人所有			140	"	6063-1
	7	元7才又9一片的分分分分	有財產增强人民	19160 C75/40	141	,	6064-4
	1	日本公面公社 請拒否,件	へ9万-ヒー」放出中で	44430 CPS	142	*	6065-1
	'	四八年英四 貴金银及白年 9件	四半期分園內消。	14410.2 279/60	143	,	6066-1
10	4	戰犯宏疑者 为。逮捕3分	江ナツ徳怡美五	16,0005 LS-R	144	3. /	6067-1
	,	アメリカ貿易会 返還方命分。	社所有。财 犯 会	14095 -PC/F7	145	c.7.8	6068-1
	" ረ	 中戰犯裁	引之决傳達9件艺	G000.5	146.	<i>3</i> ₩¢	6069-1
10 .	- i '	101/4HT-14 151	刘,多年以前9泊小多年	10-31/-/ D S	147(4)	/ 9	
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GELERAL WEADQUARTERS SUPREME COM ALDER FOR THE ALLIED POTERS APO 500

AG 684 (10 Jun 48)GC-TLG SCAPIN 1907/1

1 September 1948

HE OREMOUS FOR: JAPANESE GOVERNMENT

SUBTROT:

Morthern Honshu Air to Air Range

- 1. Reference: SCATTH 1907, 10 June 1948.
- 2. The coordinates of the rectangular over-water area listed in reference paragraph 1, above, are changed to read as follows:

 40° 42! north = 141° 57! east

40° 48' north - 142° 19' east

40° 06' 30" north - 142° 14' east

 $\lambda 0^{\circ}$ 12' north - $1\lambda 2^{\circ}$ 35' 15" east

3. The name of the air to air aerial gunnery range referred to in reference paragraph 1, above, is changed from Misawa Air to Air Gunnery Range to Morthern Monshu Air to Air Range.

FOR THE SUTREME CONMANDER:

Adjutant General

Received: 25 pm. Shukan: 2/80714

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 410.2 (26 Jul 48)CPC/LP SUAPIN 5968-A

1 September 1948

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Packing of Coins

1. Reference is made to the following:

a. File AG 386.3(19 Apr 46)CPC. SCAPIN 885. 19 April 1946. subject. "Impounding and Reporting of Looted Property" from General. Headquarters, Supreme commander for the Allied Powers

b. File AG 386.6(25 Jul 46)CPC/FP. SCAPIN 1083, 25 July 1946, subject, "Custody, Shipment and Storage of Looted Property," from General Headquarters, Supreme Commander for the Allied Powers.

- 2. The Japanese Government is directed to pack by country of issue and type of coin, all copper and nickel coins which are now impounded and/or stored in compliance with the above reference memoranda, in wooden boxes of uniform size with a capacity of approximately fifty (50) kilograms each.
- 3. The Japanese Government is further directed to mark each box with the following information:
 - a. country of issue
 - b. Type of coins
 - c. Net weight
 - d. UPC number
 - e. Serial number within CPC lot
- 4. The above instructions shall apply hereafter to all copper and nickel coins which will be impounded in the future in compliance with above reference memoranda.
- 5. The actions directed in paragraphs 2 and 3 shall be completed, and a report of their completion is to be submitted to Ceneral Headquarters. Supreme Commander for the Allied Powers, by 8 October 1948.

Received: Shukan: FOR THE SUPREME COMMANDER.

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 095 (11 Mar 47)CPC/FP SCAPIN 5969-A

1 September 19/8

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restoration to Nippon Seikokwai S.P.G. Kvoshi Shadan of Property Wrongfully Transferred

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations, * from General Headquarters, Supreme Commander for the Allied Powers

- b. Memorandum for the Ministry of Finance, file 095. (11 Mar 47)CPC/FP, 11 March 1947, subject, "Property in Japan owned on 7 December 1941 by Samuel Heaslett, British, * from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian
- c. LO 1225 (SF/FP) 30 April 1947, subject: "Report on the property of Samuel Heaslett, British.
- 2. It is directed that the Japanese Government return all property on the attached list and any additional movables which may be located and identified to Nippon Seikokwai S.P.G. Kyoshi Shadan in accordance with the provisions of reference la above. The receipt will be signed by Rev. P. Y. Muraoka at the office of the Nagano Military Government Team, Nagano City on 12 October 1948 at 1000 hours.
- 3. Funds in the Special Property Administration Account in the Bank of Japan in the amount of Yen 8.547.28 in the name of Samuel Heaslett will be transferred to Nippon Seikokwai S.P.G. Kyoshi Shadan.

FOR THE SUPREME COMMANDER:

, l Incl List of property

Colonel, AGD Addutant General

Received: 2 Se Shukan: Copy:

GENERAL HEADQUARTERS SUPRELE COMMIDER FOR THE ALLIED POWERS APO 500

AG 311.23 (23 Aug 48)CCS SCAPIN 5970-A

1 September 1948 $^{ extstyle 1}$

MEHORANDUH FOR: JAPAPESE GOVERNMENT

SUBJECT:

Japanese Accession to the Convention, Protocols and Radio Regulations of the International Telecommunication

1. Reference is made to the International Telecommunication Convention and to the associated protocols and radio regulations, adopted by the International Radio Conference held at Atlantic City in the United States of

- America in 1947, and contained in the Final Acts of the International Telecommunication and Radio Conferences, as published in English and French and distributed by the International Telecommunication Union. Copies of these Final Acts have been furnished to the Ministry of Communications of the Javanese Government.
- 2. With reference to possible future accession of Japan to the above referred to Convention and its associated protocols and radio regulations, attention is invited to the following pertinent extracts from the above referred to Final Acts of the 1947 Atlantic City conferences, the English versions of which read as follows:

"International Telecommunication Convention" * * * * * * * * * * "Article 17

Accession to the Convention

"1. The Government of a country, not a signatory of this Convention, may accede thereto at any time subject to the provisions of Article 1.

"2. The instrument of accession shall be deposited with the Secretary General by diplomatic channel through the intermediary of the Government of the country of the seat of the Union. Unless otherwise specified therein, it shall become effective upon the date of its deposit. The Secretary General shall notify the Members and Associate Members of each accession when it is received and shall forward to each of them a certified copy of the act of accession."

"Additional Protocols to the International Telecommunication Convention (Atlantic City, 1947)

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Memo for JG SCAPIN 5970-A

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PROTOCOL

Concerning Germany and Japan

"It is hereby agreed that Germany and Japan may accede to the International Telecommunication Convention of Atlantic City by fulfilling the provisions of Article 17 thereof at such time as the responsible authorities consider such accession appropriate. The formalities prescribed by Article 1 of that Convention shall not apply to these two countries."

- 3. With reference to the above quoted Additional Protocol II adopted by the 1947 Atlantic City Conferences, the Supreme Commander for the Allied Powers considers the time now to be appropriate for Japan to accede to the International Telecommunication Convention of Atlantic City and to such of its related radio regulations and/or additional protocols as the Japanese Government may determine, by fulfilling the provisions of the above quoted Article 17 of the Convention, in accordance with above quoted Additional Protocol II.
- h. If the Japanese Government desires at this time to avail itself of such authority, appropriate notification of accession should be communicated to the Diplomatic Section, General Headquarters, Supreme Commander Tor the Allied Powers, for delivery to the Government of the Swiss Federation, through the good offices of the Government of the United States.
- 5. Direct communication between the Civil Communications Section and the Diplomatic Section, General Headquarters, Supreme Commander for the Allied Powers, and the Ministry of Foreign Affairs and the Ministry of Communications of the Japanese Government is authorized concerning all matters within the scope of this memorandum.

FOR THE SUPREME COMMANDER:

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

Diplomatic Section

APO 500

AG 014.33/095 (2 Sep 48)DS

2 September 1948.

SUBJECT: Disposition of Property of Gerold Eckelmann (Alias Dr. Fred Sanders).

TO: Japanese Government

- 1. For the information of the Japanese Government, Gerold Eckelmann (alias Dr. Fred Sanders) committed suicide at his home. 133 Honmura-cho, Azabu, Minato-ku, on 24 March 1948. At that time, he was in the custody of Headquarters, Second Cavalry Brigade, for purposes of repatriation to Germany as an objectionable German national. On 26 March 1948, the Office of the Member for the Union of Soviet Socialist Republics, Allied Council for Japan, reclaimed Eckelmann as a Soviet citizen. His personal belongings and papers, including his will, were turned over to a representative of the Soviet Office.
- 2. The Office of the Soviet Member has recently requested General Headquarters, Supreme Commander for the Allied Powers, to direct the Japanese Government to issue the necessary legal documents of ownership of the Eckelmann house in the name of the Soviet representation. The Office of the Soviet Member has been informed that in accordance with Japanese law the disposition of the property of the deceased Eckelmann must be made pursuant to the terms of his will, the original of which was forwarded to the Office of the Soviet Member on 21 April 1948. It was also pointed out that the will should be probated in a Japanese court, where all interested beneficiaries would have an opportunity to protect their rights. It has been further indicated that it is considered inadvisable to direct the Japanese Government to issue the documents as requested by the Office of the Soviet Member.

Received: & Sep 11.30a.m.
Shukan: 2PA
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W. J. Sebald Chief. Diplomatic Section

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

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AG 463.7 (2 Sep 48)GD SCAPIN 1930

2 September 1998 課

MEMORANIUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restoration to Private Enterprise of the Operation of Petroleum Main Terminal Facilities

1. Reference is made to Articles 15 and 23 of the Petroleum Distribution Kodan Law.

- 2. For the purposes of this memorandum, main terminals are defined as petroleum storage facilities normally supplied by oceangoing or coastal tankers from which products are distributed to secondary facilities and consumers.
- 3. It is considered that conditions with respect to importation and distribution of petroleum products in Japan are such that it is now desirable to initiate the transfer of plant and facilities pertaining to this industry to private operation at the earliest practicable date, and the elimination of the control of this industry by the Japanese Government through the agency of the Petroleum Distribution Kodan.
- 4. Effective immediately, the Japanese Government will, through appropriate governmental agencies, and in accordance with established procedures, transfer all main terminals which are now operated, used, or leased by the Petroleum Distribution Kodan or its agents, to private operation.
- 5. Should private operators of main terminals now operated, used, or leased by the Petroleum Distribution Kodan, or its agents, not be obtained in accordance with established procedures within sixty (60) days of the date of memorandum, the Director General of the Economic Stabilization Board shall take the necessary action to have a private operator assume responsibility for operation of such terminal.
- 6. Following the transfer of all main terminals now in operation to private management and their operation in accordance with the foregoing, should it be deemed necessary, to accomplish efficient importation and distribution of petroleum

AG 463.7 (2 Sep 48)GD, SCAPIN 1930 Subj: Restoration to Private Enterprise of the Operation of Petroleum Main Terminal Facilities

products, to bring into use any additional main terminals, the Director General of the Economic Stabilization Board, shall determine such additional terminals as should be brought into operation, and shall take the necessary action to have a private operator assume responsibility for operation of such terminal.

7. Following assumption of responsibility by private operators for control and operation of terminals in accordance with the foregoing, petroleum products shall be distributed for Petroleum Distribution Kodan from such terminals under the provisions of service contracts to be entered into between the Petroleum Distribution Koden and the private operators of such terminals. Such contracts shall provide for fair and adequate fees to be paid to the operators by the Petroleum Distribution Kodan, the provisions of such contracts to be approved in advance by the Director General of the Economic Stabilization Board and by the Supreme Commander for the Allied Powers. In approving the provisions of such contracts, only those fees will be approved which will provide to the operators of terminals fair returns to meet the cost of the operation of such terminals during the period such contracts are in force.

FOR THE SUPREME COMMANDER:

R. M. LEVY Colonel, AGD Adjutant General

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CENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

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AG 544 (27 Jul 48)CTS SCAPIN 1931 2 September 1948

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Japanese Merchant Shipping

1. References:

- a. SCAPIN 256 of 9 November 1945, file AG 334, subject, "Appointment of Civilian Merchant Marine Committee."
- b. SCAPIN 1828 of 26 November 1947, file AG 545, subject, "Sale or Charter of Japanese Merchant Vessels."
- c. Commander Naval Forces Far East serial letter 1778 of 16 June 1948, file CNFE/A4-3, subject, "Japanese vessels; assignment of SCAJAP number and issuance of Certificates of Operation."
- d. Commander Naval Forces Far East serial letter 1782 of 16 June 1948, file CNFE/A4=3, subject, "Operation of Vessels under the Supervision of the Administrator, SCAJAP."
- 2. This directive does not modify or supersede references in paragraph 1, nor shall it be interpreted as changing existing policy previously announced as follows:
- a. All vessels assigned to repatriation will be retained in that service under the operational and administrative control of the Administrator, Shipping Control Authority Japanese Merchant Marine (SCAJAP), through Civilian Merchant Marine Committee.
- b. The assignment of merchant vessels and present booking procedures now in effect shall continue as heretofore.
- \mathfrak{Z}_{ullet} In order to increase the utilization of Japanese merchant fleet, the following revisions in procedures will be effected by the Japanese Government:
- a. The Japanese Government through its Ministries and various agencies will exercise operational control of all vessels to which complete title is held by the Japanese Government, designed and engaged exclusively in the following special services of the Government: fishery patrol, fishery research, fishery training, cable layers, weather service, training, sewage, tugs, salvage, dredger, ice-breaker, and police patrol. Expansion of these categories shall be subject to prior approval of Commander Naval Forces, Far East. This operational control will include manning, supply, and

AG 544 (27 Jul 48)CTS, SCAPIN 1931

husbandry of the vessels. The Linistry of Transportation will be responsible for reporting any change in charter, characteristics, title, and operational status of these vessels in accordance with requirements set forth in reference 1b.

- b. Respective private owners will operate all vessels designed and engaged exclusively in the following special services: salvage, tug, dredger, sewage, hopper, barge, passenger ferry, utility, floating crane and floating dock. Expansion of these categories shall be subject to prior approval of Commander Naval Forces, Far East. The Master or Owner will be responsible for reporting any change in charter, characteristics, title and operational status of these vessels to the Ministry of Transportation.
- c. Respective private owners, under the immediate supervision of the Fisheries Agency, Ministry of Agriculture and Forestry, may operate all vessels over 100 gross tons employed exclusively in fishing and whaling service. The Director, Eureau of Fisheries shall report any change in the charter, title or operational status to the Ministry of Transportation.
- d. The Civilian Merchant Marine Committee will employ on a time charter basis under the direction of the Administrator, SCAJAP, all steel vessels over 100 gross tons not mentioned in sub-paragraphs 3 through c above.
- e. Through the Civilian Merchant Marine Committee, vessels referred to in sub-paragraphs 3a, b, c and d above will be subject to the administrative control of the Administrator, SCAJAP.
- f. The Ministry of Transportation will collect, compile and submit such reports as may be required.
 - 4. Revisions listed above have been prepared with a view to:
 - a. Providing for the most efficient means of vessel operation.
 - b. Giving full benefit to the national economy.
- $c_{\bullet}\$ More fully utilizing the skills and capabilities of the shipping industry.
 - d. Increasing the lifting capacity of the present fleet.
 - e. Reducing the deficit in Japanese Government operation.
- 5. To permit orderly and gradual return of operating responsibilities for Japanese merchant fleet and miscellaneous craft to normal channels as outlined above, direct communication in implementation thereof is authorized

我犯答疑者天野養人事十一名。选捕命令取消。件意

AG 544 (27 Jul 48)CTS, SCAPIN 1931

between Civil Transportation Section, General Readquarters, Supreme Commander for the Allied Powers, Commander Naval Forces Far East, (Administrator, Shipping Control Authority Japanese Merchant Marine) and the Japanese Government.

TOR THE SUPPEME COMMANDER:

R. M. LEVY
Colonel, AGD
Adjutant General

Received: Shukan : Copy :

2 Sep. 5.00 P.M.

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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 000.5 (2 Sep 48)LS-R SCAPIN 5971-A

2 September 1948

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Apprehension of Suspected War Criminals

Memorandums to the Japanese Government, wherein the Japanese Government was directed to deliver the following-named Japanese to the Commanding General, Eighth Army at Sugamo Prison (Tokyo Detention Camp), at the earliest possible date, are amended to delete the said Japanese names for the reason they are dead:

NAME	RANK	SCAPIN NO	O. AND DATE	PAGE No.	NAME No.
AWANO, Kihachi EBIKO, Yoshitaro IEDA, Chohei KOMORI, Hideichi MATSUMURA, Norinaga OKUHA, Tetsuo SHIROISHI, (FNU) TAKITA, Saburo TSUMURA, (FNU) YAMADA, Masakatsu YOKOTA, Junichi YOSHIDA, (FNU)	Civ Guard Major Lt (IJN) Seaman CO or PO Non-Com Capt Lt Cpl 2nd Lt Sgt	807 4123-A 1557 807 1731 807 1731 988 5259-A 243 1731 988	9 Mar 46 10 Jul 47 5 Mar 47 9 Mar 46 13 Jun 47 9 Mar 46 13 Jun 47 29 May 46 14 Feb 48 6 Nov 45 13 Jun 47 29 May 46	112425343845	216638383H23

FOR THE SUPREME COMMANDER:

Received:

8 Sep 10.53 a. m

Colonel, AGD
Adjutant General

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 410.2 (25 Jun 48)CPC/CD SCAPIN 5972-A

3 September 194

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MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Release of Silver to Be Consumed in Manufacturing Silver Lame Thread

- 1. Reference is made to C.L.C.O. No. 2379 (C.P.B. No. 824), 25 June 1948, subject, "Seventeenth Supplemental Request for Permission for Use of Precious Metals in Third Quarter of 1948."
- 2. Approval is granted for the release of 24,000 grams silver from Japanese Government stocks to the Yamaguchi Tokushu Densen K.K. The Hashimoto Kikinzoku Goshi Kaisha will be licensed as the processor of released silver which will be consumed in manufacturing silver lame thread.
- 3. Silver lame thread manufactured under authority of paragraph 2 above will be used only in the production of products licensed for export and in the production of export samples.
- 4. Future requests for the release of silver for the same purpose will take into consideration the amounts of silver lame thread on hand and will be computed so that amounts of silver released will allow adequate but not excessive stocks of silver lame thread.

FOR THE SUPREME COMMANDER:

Colonel, AGD

Adjutant General

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

APO 500

AG 560 (21 Jun 48)GD SCAPIN 5973-A

3 Sentember 1948

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Authorization to Use Hull of Wrecked United States Oil Tanker YOGL 5

- 1. Reference is made to letter from the Mayor of Kanoya City. Kagoshima Prefecture, dated 21 June 1948.
- 2. Authority is hereby granted to the Japanese Government to permit the City Administration of Kanoya City to Utilize without cost the hull of the partially submerged United States vessel YOGL 5 as a pier in the harbor of Furue.

FOR THE SUPREME COMMANDER:

l Incl: Cpy ltr fr T. Tabira Adjutant General

Received: 7 Seh, 2145 p.m. Shukon: Copy: 1, 2, 3 Buch

Had A

dtd 21 June 1948.

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 386.6 (7 Apr 48) CPC/LP SCAPIN 1878/2

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Concentration of Looted Raw Materials Impounded Under SCAPIN 1878

1. Reference is made to the following:

a. File AG 410.2(7 Apr 48)CPC/FP, SCAPIN 1878, 7 April 1948, subject, "Property Produced in Occupied Areas," from General Headquarters, Supreme Commander for the Allied Powers

- b. File AG 410.2(15 Jun 48)CPC/LP. SCAPIN 1878/1, 15 June 1948, subject, "Suspension of Action Directed in SCAPIN 1878," from General Headquarters. Supreme Commander for the Allied Powers
- c. C.L.C.O. No. 2328 (CPB No. 808) 22 June 1948, subject, "Property Produced in Occupied Areas," from the Japanese Government.
- 2. The Japanese Government is hereby informed that reference memorandum lb is rescinded, and that the provisions of paragraph h. reference memorandum la are again in full effect.
- 3. In compliance with reference memorandum la above, therefore, the property listed in reference memorandum lc will be placed in storage at the Osaka and Nagoya Looted Property Warehouses, by 5 October 1948.
- 4. Further instructions will be issued regarding the warehouses in which the remainder of the property impounded under reference memorandum la above is to be concentrated.

FOR THE SUPREME COMMANDER:

8. Sep. 10.07 a.m

C.P. B

Colonel, AGD

Adjutant General (12) Shukan:

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

AG 410.2 (11 May 48)CPC/LP SCAPIN 5974-A

4 Sember 1948

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restitution of Tin to the Netherlands Government

- 1. The Japanese Government is directed to restore to the Netherlands Government approximately 43 tons of tin marked "BANKA" (CPC No. 1676), removed from the Netherlands East Indies, and at present located at Tokai Warehouse, 9, 2-chome, Minami Otsudori, Naka-ku, Matsuzakaya Department Store Nagova.
- 2. The subject property will be delivered for restitution to Commander A. Maas of the Netherlands Military Mission, Kobe Branch, 150 Yamamoto-dori, 3-chome, Kobe, aboard the S.S. "BERLAGE", on or about 13 September 1948. The Japanese Government is further directed to contact Commander A. Maas three days prior to restitution in order to obtain exact instructions as to place of delivery.
- 3. The Japanese Government will designate by name an authorized representative to execute the receipt forms in its behalf, and will notify General Headquarters, Supreme Commander for the Allied Powers, of his appointment.
- 4. The inclosed receipt forms, consisting of one (1) original and five (5) copies. are to be signed by the authorized representatives of the Netherlands Government and the Japanese Government. The receipt forms are to be distributed as follows:
- a. Original and one (1) copy to be returned to General Headquarters, Supreme Commander for the Allied Powers, by the representative of the Japanese Government
 - b. Two (2) copies to be retained by the Netherlands Government
 - c. Two (2) copies to be retained by the Japanese Government.

FOR THE SUPREME COMMANDER:

1 Incl Receipt forms (In sextuplicate)

Adjutant General

Recoived: f Sep lo. 7 a.m.
Shukan:
Copy:

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1. 7 Shukan:

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 000.5 (20 Jul 48)LS-R SCAPIN 5975-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Results of War Crimes Trials

Notice is hereby given of the following results of War Crimes Trials as reported by Netherlands Authorities:

MAME	<u>DESIGNATION</u>	PLACE OF TRIAL	RESULTS OF METAL
ARE, Morito	Sgt. Assignment: 2 Army Kempei Tai. Last known address: Iwate-ken, Shimohei- gun, Yamada-machi No. 7.	Makassar	Sentenced to life imprisonment.
DOI, Isamu	Lt. Assignment: No. 1 Malaya POW Camps. Last known address: Osaka-shi, Minami-ku, Unagidani- Higashano-cho No. 69.	Medan	Sentenced to the life imprisonment.
CHIBA, Kazuo	Sgt/Maj. Assignment: 29 Army Kempei Tai (Malaya). Last known address: Kazuo-Miyagi- ken, Toda-gun, Nango- mura, Aza Oyanagi- Minami-zakae 12-2.	Batavia	Sentenced to 75 years imprisonment
FUJITA, Shigeaki	Junior Civ Off. Assignment: Dept of Justice, Mil Govt, Java. Last known address: Oita-ken, Ono-gun, Mie-machi, Oaza Ichiba, No. 516.	Batavia	Sentenced to large years imprisonment.

AG 000.5(20 Jul 48)LS-R SCAPIN 5975-A

MAME	DESIGNATION	PLACE OF TRIAL .	RESULTS OF TRIAL
FUJIYAMA, Tokuichi	Sgt. Assignment: 2 Army Kempei Tai. Last known address: Yamaguchi-ken, Ube- shi, Higashi-ku, Misaki-dori, No. 7.	Makassar	Sentenced to 5 years imprisonment.
HIRANO, Shigeji	Ensign. Assignment: 22 Special Naval Pase Force. Last known address: Shishiki- mura, Kitamatsuura- gun, Nagasaki-ken.	Bandjer- masin	Sentenced to 20 years imprisonment.
HIRATA, Tokioshi	Sgt. Assignment: 5 Field Kempei Tai. Last known address: Kumamoto-ken, Kamoto- gun, Takema-mura, Motodaku No. 2188.	Ambon	Sentenced to 9 years imprisonment.
IINO, Shozaburo	Civ. Assignment: Mil Govt Acheh. Last known address: Tokyo-to, Omori-ku, 3-chome, 1-2638. Permanent domicile: Tokyo-to, Omori-ku, 3-chome, No. 1-2751.	Medan	Sentenced to 15 years imprisonment.
ISHI, Haruo (ISHII, Haruyoshi)	Med Lt. Assignment: No. 1 Malaya POW Camp. Last known address: Miyagi- ken, Monou-gun, Hirobuchi-mura.	Medan	Sentenced to 4 years imprisonment.

AG 000.5(20 Jul 48) LS-R SCAPIN 5975-A

<u>NAME</u>	<u>DESIGNATION</u>	PLACE OF TRIAL	RESULTS OF TRIAL
ITO, Jinshiro	S.P.O. Assignment: 2 N.G. Last known address: Yamada, Kanda-mura, Inabe- gun, Mie-ken.	Balikpa- pan	Sentenced to 20 years imprisonment.
KATAGIRI, Tameyoshi	Nav Lt. Assignment: 8 N.G.F. Last known address: Yamabuki- mura, Shimoina-gun, Nagano-ken.	Manado	Sentenced to life imprisonment.
KATAOKA, Goro	Sgt. Assignment: 5 Field Kempei Tai. Last known address: Kochi-ken, Aki-gun, Yasuda-machi, Oaza Nakayama No. 1432.	Ambon	Sentenced to 8 years imprisonment.
Kawanaka, Masao	Sgt/Haj. Assignment: 5 Field Kempei Tai. Last known address: Hiroshima-ken, Saiki- gun, Takata-mura, Aza Hata No. 2151.	Ambon	Sentenced to 6 years imprisonment.
KIKUTAKU, Sueo	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Kumamoto-ken, Hitoyoshi-shi, Tamachi No. 10.	Batavia	Sentenced to 20 years imprisonment.
KITAKAWA, Yoshikazu	Sgt. Assignment: 2 Army Kempei Tai. Last known address: Yoshikazu-Hokkaido, Kato-gun, Otofuke- mura, Shimoshihoro.	Hakassar	Sentenced to 15 years imprisonment.

AG 000.5 (20 Jul 48) LS-R SCAPIN 5975-A

<u>NAME</u>	<u>DESIGNATION</u>	PLACE OF TRIAL	RESULTS OF TRIAL
KOYAMA, Jiroku	Nav Lt. Assignment: 23 S.N.B. Last known address: Tokyo-to Shinjuku-ku, Shinjuku, 2-chome 18. Permanent domicile: Saga-ken, Kamisaki-gun, Chitose- mura, Watase No. 979.	Makassar	Sentenced to 6 years imprisonment.
KUNIMURA, Mitsuo	Civ. Assignment: Civ Internment Camps, Java. Last known address: Korea, Kakaido, Kinsen-gun, Sankaimen Sekkakuri.	Batavia	Sentenced to 5 years imprisonment.
KUSUMOTO, Kenji	Med Lt. Assignment: 1 Field Hosp. 4 Div. Last known address: 0saka-shi, Abeno- ku, Matsumushi-dori, 1- chome. Permanent domicile: Nara-ken, Uchi-gun, Minami- Uchi-mura.	Medan	Sentenced to 15 years imprisonment.
MATSUMOTO, Yoriyoshi	Lt. Assignment: 16 Army Kempei Tai. Last known address: Hyogo-ken, Euko-gun, Maruo-mura, Komatsu, Aza Sunako 30-1. c/o Fukae Takehisa. Permanent domicile: Osaka-shi, Nishi-ku, Minamihorie 9 Bancho.	Batavia	Sentenced to 8 years imprisonment.
	KOYAMA, Jiroku KUNIMURA, Mitsuo KUSUMOTO, Kenji	KOYAMA, Jiroku Nav Lt. Assignment: 23 S.N.B. Last known address: Tokyo-to Shinjuku-ku, Shinjuku, 2-chome 18. Permanent domicile: Saga-ken, Kamisaki-gun, Chitose- mura, Natase No. 979. KUNIMURA, Mitsuo Civ. Assignment: Civ Internment Camps, Java. Last known address: Korea, Kakaido, Kinsen-gun, Sankaimen Sekkakuri. KUSUMOTO, Kenji Med Lt. Assignment: 1 Field Hosp. 4 Div. Last known address: Osaka-shi, Abeno- ku, Matsumushi-dori, 1- chome. Permanent domicile: Nara-ken, Uchi-gun, Minami- Uchi-mura. MATSUMOTO, Yoriyoshi Matsumushi-dori, Romatsu, Aza Sunako 30-1. C/o Fukae Takehisa. Permanent domicile: Osaka-shi, Nishi-ku,	MARKE KOYAMA, Jiroku 23 S.N.B. Last known address: Tokyo-to Shinjuku-ku, Shinjuku, 2-chome 18. Permanent domicile: Saga-ken, Kamisaki-gun, Chitosemura, Watase No. 979. KUNIMURA, Litsuo Civ. Assignment: Civ Internment Camps, Java. Last known address: Korea, Kakaido, Kinsen-gun, Sankaimen Sekkakuri. KUSUMOTO, Kenji 1 Field Hosp. 4 Div. Last known address: Osaka-shi, Abeno- ku, Matsumushi-dori, 1- chome. Permanent domicile: Nara-ken, Uchi-gun, Minami- Uchi-mura. MATSUMOTO, Yoriyoshi Last known address: Hyogo-ken, Muko-gun, Naruo-mura, Komatsu, Aza Sunako 30-1. c/o Fukae Takehisa. Permanent domicile: Osaka-shi, Nishi-ku,

AG 000.5(20 Jul 48)LS-R SCAPIN 5975-A

MALE	DESIGNATION	PLACE OF TRIAL	RESULTS OF TRIAL
MATSUOKA, Takeshiro	Senior Off. Assignment: Java Mil Govt Dept of Justice. Last known address: Nagano-ken, Nagano-shi, Agatamachi. Permanent domicile: Tokyo-to, Honjo-ku, Higashiryogoku.	Batavia	Sentenced to 7 years imprisonment
MIYAJIMA, Yoshii	Sgt. Assignment: 2 Army Kempei Tai. Last known address: Miyagi-ken, Toda-gun, Motowakuya-mura, Kamigori No. 47.	Makassar	Sentenced to 20 years imprisonment.
MORITA, Shoichiro	Sgt/Maj. Assignment: 5 Field Kempei Tai. Last known address: Wakayama-ken, Arida- gun, Yahata-mura, Miyagawa No. 341.	Ambon	Sentenced to 15 years imprisonment.
NABE, Yoshiteru (EDAMOTO, Yoshiteru)	CPO Assignment: Kawatana, Torp School. Last known address: Nagasaki- ken, Isahaya-shi, Izumi-cho No. 99.	Makassar	Sentenced to 15 years imprisonment.
NAGAI, Susumu	2nd Lt. Assignment: No. 1 Malaya POW Camp. Last known address: Niigata-ken, Nagaoka- shi, Gyokuzoin-cho.	Medan	Sentenced to 8 years imprisonment.

AG 000.5 (20 Jul 48) LS-R SCAPIN 5975-A

MAME	DESIGNATION	PLACE OF TRIAL	RESULTS OF TRIAL
NAKAGAWA, Aizo	Lt (jg) Assignment: Suzaki Naval Air Force, Chiba. Last known address: Miyazaki-ken, Minami-Naka-gun, Toi- mura, Oaza To No. 1484.	Bato vi a	Sentenced to 15 years . imprisonment.
NAKAMURA, Takasuke	Civ. Assignment: Mil Govt., Tapanuli. Last known address: Tokyo- to, Hongo-ku, Motofuji- machi, No. 11.	Medan	Sentenced to 15 years imprisonment.
NAKASHIMA, Tamaki	Sgt/Maj. Assignment: 16 Army Kempei Tai. Last known address: Oita-ken, Kusu-gun, Handa-mura, Tano 2415-1.	Batavia	Sentenced to death.
NISHIOKA, Susumu	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Ehime-ken, Onsen-gun, Ebara-mura, Oaza Ueno No. 192.	Batavia	Sentenced to 7 years imprisonment.
OKUYAMA, Chotaro	Sgt/Maj. Assignment: 2 Army Kempei Tai. Last known address: Yamagata-ken, Nishimurayama-gun, Sagae-machi, Oaza Sagae, Ko. No. 2644.	Makassar	Sentenced to life imprisonment.
SAKAIME, Hiroshi	Sup Sea. Assignment: 23 S.N.B. Last known address: Kumamoto-ken, Kuma-gun, Watari-mura No. 3762.	Makassar	Sentenced to 5 years imprisonment.

AG 000.5 (20 Jul 48)LS-R SCAPIN 5975-A

NAME	DESIGNATION	PLACE OF TRIAL	RESULTS OF TRIAL
SHIMIZU, Saburo	Sgt/Maj. Assignment: 2 Army Kempei Tai. Last known address: Kanagawa-ken, Yokosuka-shi, Numama- cho No. 1532.	Makassar	Sentenced to 15 years imprisonment.
SHIRAI, Hiromichi	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Aichi-ken, Atsumi- gun, Noda-mura, Oaza, Kashiwatsubo No. 89.	Batavia	Sentenced to 15 years imprisonment.
SUNAYAMA, Ukichi	W.O. Assignment: 5 Army Kempei Tai. Last known address: Ishikawa-ken, Kanazawa-shi, Iwane- machi No. 166.	Ambon	Sentenced to 15 years imprisonment.
SUZUKI, Ichiro	Capt. Assignment: 2 Army Kempei Tai. Last known address: Tokyo-to, Setagaya- ku, Kamiuma. Permanent domicile: Gifu-ken, Toki-gun, Hida-mura, Oaza Shimo-hida No. 2665.	Nakassar	Sentenced to 20 years imprisonment.
SUZUKI, Shohachi	W.O. Assignment: 2 Army Kempei Tai. Last known address: Yamagata-ken, Nishimurayama-gun, Aterazawa-machi, Ekimae. Permanent domicile: Yamagata- ken, Higashimurayama- gun, Dewa-mura, Oaza Nanaura No. 580.	Makassar	Sentenced to 20 years imprisonment.
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AG 000.5 **60 Jul 48**)LS-R SCAPIN **5975-A**

		DESIGNATION	TRIAL	RESULTS OF TRIAL
TA	AJIRI, Kiyomasa	Sgt. Assignment: 2 Army Kempei Tai. Last known address: Toyama-ken, Nehi-gun, Nenaka-cho No. 202.	Makassar	Sentenced to 20 years imprisonment
TA	KAGI, Hiroshi	Sgt. Assignment: 2 Army Kempei Tai. Last known address: Gifu-ken, Fuwa-gun, Sekigahara-machi, 2250. Permanent domicile: Gifu-ken, Ogaki-shi, Shizusato- machi.	Makassar	Sentenced to 10 years imprisonment
TAJ	MURA, Coshio	Civ. Assignment: Mil Govt. Bencoolen. Last known address: Yamaguchi-ken, Saba- gun, Migita-mura No. 75.	Medan	Sentenced to 20 years imprisonment.
TIIR N	WKI, Wobuhiro	Junior Off. Assignment: Java Mil Govt. Dept of Justice. Last known address: Kanagawa-ken, Hiratsuka-shi, Shinjuku No. 513.	Batavia	Sentenced to 10 years imprisonment.
WAD. M	ińoru	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Fukuoka-ken, Yahata- shi, Inari-machi, 1-chome. Permanent domicile: Fukuoka- ken, Yahata-shi, Maeda No. 289.	Bata via	Sentenced to death.

NAME	DESIGNATION	PLACE OF TRIAL	RESULTS OF TRIAL
YAGUCHI, Saikuro	Assignment: Java Mil Govt. Last known address: Okayama-ken, Tsuyama- shi, Sangojo. Permanent domicile: Nagano-ken, Minami- atsumi-gun.	Batavia	Sentenced to 15 years imprisonment.
YAMASHIRO, Yoshio	Sgt. Assignment: 16 Army Kempei Tai. Last known address: Hokkaido, Muroran- shi, Nakashima-cho, Shataku No. 659-RO. Permanent domicile: Hokkaido, Chitose- gun, Chitose-mura, Aza Kenbuchi.	Batavia •	Sentenced to 7 years imprisonment.

FOR THE SUPREME COMMANDER:

Colonel, AGD Adjutant General

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

> Diplomatic Section APO 500

AG 200.62 (7 Sept 48)DS

7 September 1948

SUBJECT: Return of Insignia of Netherlands Decorations

Japanese Government

- 1. The Netherlands Military Mission has requested that insignia of Netherlands decorations be recovered from the families of the deceased recipients named in the inclosed list and returned, through this Headquarters, to the Netherlands Government.
- 2. The Mission has informed this Headquarters that the insignia were supplied by the Netherlands Government on the condition that they be returned upon the death of the recipient.
- 3. It is requested that the Japanese Ministry of Foreign Affairs, which it is understood arranged in certain cases prior to the war for the return of such insignia to the Netherlands Legation, secure and forward to this Headquarters the insignia indicated in the inclosed list.

For the Chief, Diplomatic Section:

Richard A. Poole

Chief, International Liaison Division

Inclosure: Copy of List. Varida

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS REPARATIONS SECTION

APO 500

387.6/540-53

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Transportation Permit

- 1. Reference is memorandum for the Japanese Government from General Headquarters. Supreme Commander for the Allied Powers, AG 387.6(22 Jul 47) REP, (SCAPIN 1751 as amended), 22 July 1947, subject: Responsibility of the Japanese Government for the Packaging, Transfer and Delivery of Equipment and Records Allocated to Claimant Nations under the Reparations Program, relative to the Japanese Government's responsibility in the supplying of dunrage, loading and stowage of equipment aboard recipient nations ships.
- 2. The Japanese Government is directed to ship the following reparations equipment allocated to the Netherlands Government to Yokohama Port to be loaded aboard the Netherland Ship, SS VALERIUS, which is scheduled to arrive at Yokohama Port on or about 23 September 1948:

Plant Code Symbol

Allocation Notice No.

19-18 2Ú-lı

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- 3. The Japanese Government will be prepared to begin loading operations on the date specified and complete the operations in the shortest practicable time without undue delay or interruption. An interpreter of the recipient nation, Japanese language, will be made available to the ship's master to facilitate loading operations.
- 4. A representative of the Japanese Government will report, on call. to the Commanding General, Eighth Army to receive information as to the exact time and date of arrival of the recipient nation's shipping.

Brigadier General, USA Chief, Reparations Section

GEUERAL HEADQUARTERS SUPRIME COMMANDER FOR THE ALLIED POWERS APO 500

AG 311.23 (12 Aug 47) UUS SMAPRI 1762/9

LEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Osaka-Colombo Radiotelegraph Circuit

1. Reference is made to memorandum for the Japanese Government. file AG 311.23 (12 Aug h7) CCS, SCAPPM 1762, dated 12 August 19h7. subject same as above, as amended.

- 2. Inclosure 1 hereto amends inclosure 1 of SCAPING 1762, listing the Additions, Changes and Deletions to List of Public Offices of the Ministry of Communications by Bureau Areas and Prefectures.
- 3. Direct communication between Civil Communications Section, General Headquarters, Supreme Commander for the Allied Powers and the Ministry of Communications within the scope of this memorandum is authorized.

FOR THE SUPREME COMMANDER:

1 Incl Additions, Changes and Deletions

Received: 9 Sep 25-7 a.m.
(9)Shukan: 2A
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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 000.5 (7 Sep 48)LS-Z SCAPIN 5976-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Transportation of Japanese Defense Party

The following-named Japanese, Defense Personnel for the Manila War Crimes Trials, will be placed aboard the first available SCAJAP ship departing from Yokohama, Japan for Manila, Philippine Islands, and transported to that port:

INTERPRETERS

IKEHATA, Tomoyoshi OKAMOTO, Torao

Sufficient food for their needs for the duration of the voyage will be supplied by the Japanese Government.

FOR THE SUPREME COMMANDER:

Colonel, AGD Adjutant General

Property of: 7 Sep. 4 4 Fpm Shakon : '3w-c

GENERAL HEADQUARTERS

SUPREME COMMANDER FOR THE ALLIED POWERS

APO 500

AG 095 (10 Feb 48)CPC/FP SCAPIN 5977-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restoration to Miss Hilda M. Robinson of Property Wrongfully Transferred

1. Reference is made to:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject. "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters, Supreme Commander for the Allied Powers

b. Memorandum for the Ministry of Finance, file 095, 3 June 1948, subject, "Property in Japan Owned on 7 December 1941 by Hilda M. Robinson," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian

c. LO 2876 (AD/FP), 29 July 1948, subject, "Supplementary Report on the Property of Hilda M. Robinson."

2. It is directed that the Japanese Government return all property on the attached list, and any additional movables which may be located and identified, to Miss Hilda M. Robinson. The receipt for restoration will be signed at the office of the Aichi Military Government Team in Nagoya on 20 October 1948 at 1000 hours in accordance with the provisions of reference la above.

3. A copy of this memorandum will be attached to each copy of the receipt form executed at the time of restoration.

FOR THE SUPREME COMMANDER:

1 Incl List of Property Colonel, AGD Adjutant General

Received: Shukan: Copy:

23. 9. 8

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

APO 500

AG 095 (12 Nov 47)CPC/FP SCAPIN 5978-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restoration to Mr. E. W. James (British) of Property Wrongfully Transferred

1. Reference is made to the following memoranda to the Japanese Government from General Headquarters. Supreme Commander for the Allied Powers:

a. File AG 095 (12 Nov 47)CPC/FP, SCAPIN 5823-A, 15 July 1948, subject, "Restoration to Mr. E. W. James (British) of Property Wrongfully Transferred"

b. File AG 095 (12 Nov 47) CPC/FP, SCAPIN 5892-A. 4 August 1948, same subject.

2. It is directed that the return in vacant possession of the properties listed in subject memoranda be postponed until 25 September 1948 at 1000 hours.

FOR THE SUPREME COMMANDER:

Adjutant General

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 451 (24 Nov 47)CPC/FP SCAPIN 5979-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restoration of Vehicles to Rising Sun Petroleum Company, Ltd. (British) (File No. 05506) 1

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters, Supreme Commander for the Allied Powers

b. LO 4228 (AD/FP), 24 November 1947, subject, "Appli- ocation for Your Approval for releasing the Allied Properties ' > (Automobiles) from the looted properties."

2. It is directed that the Japanese Government restore the following vehicles to Rising Sun Petroleum Company, Limited (G.R. Westwood, agent) at the office of the Kanagawa Military Government Team, Yokohama, on 14 October 1948 at 1000 hours, in accordance with the provisions of reference la above.

••		
<u>Description</u>	Engine No.	Chassis No.
1932 Morris 4 cyl. truck 1932 Morris 4 cyl. truck 1929 Chevrolet 6 cyl. truck 1930 Vauxhall 6 cyl. truck 1929 Chevrolet 6 cyl. truck 1931 General Motors truck 1929 Chevrolet 4 door sedan	37737 B38506 R.T. 774179 R.T. 933939 R.T. 524006 1257479 B 480089	15262 15790 Body No. 1370 - 312
JACA CHEVIOLET & GOOF SEASO	R.AACCAQ	_

3. Subject vehicles are at present stored in the Civil Property Custodian Warehouse, Shinagawa, Tokyo, and each vehicle is marked with the identifying symbol "CPC/UN." These vehicles will be transferred to the Rising Sun Petroleum Company's Tsurumi location, Yokohama, prior to the signing of the receipt.

¬ Received: (//) Shukan :

Adjutant General

(22)

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 095 (8 Jun 48)CPC/FP SCAPIN 5980-A

7 Syntember 1948

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restoration to Miss Jessie Maria Walker of Property Wrongfully Transferred

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters, Supreme Commander for the Allied Powers

b. Memorandum for the Ministry of Finance, file 095 (3 Jun 48) CPC/FP, 3 June 1948, subject, "Property in Japan Owned on 7 December 1941 by Miss Jessie Maria Walker (British)," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian

c. LO 2828 (AD/FP), 14 July 1948, subject, "Report on the Property of Miss Jessie Maria Walker (British)." .

2. It is directed that the Japanese Government return the property on the attached list to Miss Jessie Maria Walker at No. 61, Takinoue, Negishi, Naka-ku, Yokohama. It is further directed that the receipt be signed at the Kanagawa Military Government Team Headquarters, Katakura Building, Yokohama, on 15 October 1948 at 1000 hours, in accordance with the provisions of reference la above.

FOR THE SUPREME COMMANDER:

1 Incl List of property

Colonel, AGD Adjutant General

Shukan :

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 072 (23 Dec: 47)CPC/FP SCAPIN 5981-A

7 September 1:48

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Registration of Patent Properties

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 130 (22 Sep 45)ESS, SCAPIN 45, 22 September 1945, subject, "Control of Financial Transactions," from General Headquarters, Supreme Commander for the Allied Powers

b. Memoranda for Director General, Board of Patents and Standards, Ministry of Commerce and Industry, Japanese Government, from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian:

- (1) File 072 (23 Dec 47)CPC/PP, 23 December 1947, subject, "Filing of Applications for Patents, etc., by Foreign-
- (2) File 072 (29 Dec 47)CPC/PP, 29 December 1947, subject, "Registration of Patent Properties"
- (3) File 072 (14 Jan 48) OPC/PP, 14 January 1948, subject, "Registration of Patent Properties."
- 2. Memoranda to Director General, Board of Patents and Standards, Ministry of Commerce and Industry, Japanese Government, references 1b (1), (2), and (3) above are hereby rescinded.
- 3. Effective 1 September 1948, and notwithstanding the terms of reference la above, the Board of Patents and Standards is authorized to accept and process under existing Japanese patent laws, applications for patents, utility models, and designs by any persons outside of Japan, with such priority rights as are provided by the International Convention for the Protection of Industrial Property.
- 4. The Japanese Government is directed to repeal the provisions of Articles 1, 2, 3, 4, and 7 of the Wartime Law of Industrial Property.

FOR THE SUPREME COMMANDER:

Received: 12 Shukan: Copy

R. M. LEVY
Colonel, AGD
My Frankfigurant General

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS Diplomatic Section APO 500

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年報寫傳達。供說

AG 311.1

8 September 1948

Transmittal of Reports on Narcotic Drugs

OT : Japanese Government

There are enclosed for the information of the Japanese Government 2 copies each of the 1947 Annual reports of governments under the convention for limiting the manufacture and regulating the distribution of narcotic drugs of 13 July 1931 as amended by the protocol of 11 December 1946". together with copies of the 1947 and 1948 "Laws and Regulations Communicated in Compliance with the Terms of the (same) Convention ... ". The reports were communicated by the following governments:

- 1. France 1948
- 2. Netherlands Indies. communicated by the government of the Netherlands 1947
- 3. Japan, communicated by the government of the United States of America 1947
- 4. United Kingdom 1947
- 5. Gibraltar, communicated by the government of the United Kingdom 1947
- 6. Sierra Leone, communicated by the government of the United Kingdom 1948
- 7. United Kingdom 1948
- 8. Hong-Kong, communicated by the government of the United Kingdom 194 8
- 9. Anglo-Egyptain Sudan, communicated by the government of the United Kingdom 1947
- 10. British Guigna, communicated by the government of the United Kingdom 1947
- 11. Uruguay 1947
- 12. Bechuanaland Protectorate, communicated by the government of the United Kingdom 1947
- 13. Surinam communicated by the government of the Netherlands

For the Chief, Diplomatic Section:

13 Incls:

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 095 (9 Oct 47)CPC/FP SCAPIN 5982-A

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT:

Restoration of Telephone to Brunner, Mond & Co., (Japan) Ltd.

1. Reference is made to:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48) CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters. Supreme Commander for the Allied Powers

b. Memorandum for the Ministry of Finance, file 095 (24 Oct 47) CPC/FP, 24 October 1947, subject, "Property in Japan Owned on 7 December 1941 by Brunner, Mond & Co. (Japan) Ltd. (British)," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian

c. LO 868 (AD/FP), 28 February 1948, subject, "Report on the property of the Brunner Mond & Co., Ltd."

2. It is directed that the Japanese Government restore telephone right No. Fukiai 1766 (new No. Motomachi 1767) which is located in House No. 56, Lot No. 51, Kitano-cho, 2-chome, Kobe, to Brunner, Mond & Co., (Japan) Ltd., in accordance with the provisions of reference ia. The receipt for restoration will be signed at Military Government Headquarters, Tokyo, on 1 October 1948, at 1000 hours.

FOR THE SUPREME COMMANDER:

Adjutant General

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婦人及里華老買禁止伴的修正議定書口端典の期間付

GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS APO 500

AG 095 (21 Feb 48)CPC/FP SCAPIN 5983-A

8 September 1948

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MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBTECT:

Report on Status of Property of Civil Internees and Prisoners of War

- 1. It is directed that the following records be supplied General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian by 31 January 1949:
- a. Name, account numbers, balances in postal savings and other fiscal institutions and identifying information for each foreign national as of 7 December 1941 and opened up prior to 2 September 1945. including balances on 2 September 1945 and data regarding last withdrawal made
- b. Date, place and length of internment or imprisonment for each civilian and each prisoner of war of world war II
- c. Status of personal property of such internees and prisoners whose property was confiscated.
- 2. It is directed that the Civil Property Bureau of the Foreign Office supervise the assembly of the records from the various departments of the government which can supply the necessary data and information be submitted to General Headquarters. Supreme Commander for the Allied Powers, Civil Property Custodian.

FOR THE SUPPEME COMMANDER:

Adjutant General

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GENERAL HEADQUARTERS SUPREME COMMANDER FOR THE ALLIED POWERS

Diplomatic Section

APO 500 9 September 1948

AG 000.5 (9 Sept 48)DS

Signature of Sweden to Protocol Amending Certain Conventions for the Suppression of Traffic in Women and Children

TO: Japanese Government

The Assistant Secretary General in charge of the Legal Department of the United Nations in a note of June 18, 1948 (Reference: C. N. 74.1948. Treaties) to the Supreme Commander for the Allied Powers has requested that the Japanese Government be informed that on 9 June 1948 the Permanent Representative of Sweden to the United Nations signed the Protocol of 12 November 1947 amending the Convention for the Suppression of the Traffic in Women of Full Age concluded at Geneva on 11 October 1933, on behalf of the Government of Sweden.

For the Chief, Diplomatic Section:

Recaived: // Sep. 10.10 A.m.
Shakan: I G
Copy: 1,2,3 Bucho CKare

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