DEPUTY JUDG ADVOCATE'S OFFICE
7708 WAR CRIMES GROUF URCPLAN COMMAND
APO 207-1

1 August 1947

UNITED STATES)

Case No. 12-489

ande bot

Murt GOMBELL, at al.

REVIEW AND RECOMMENDATIONS

I. TRIAL DATA: The accused were tried during the period 6 February to 22 March 1946 at Ludwigsburg, Germany, before a General Military Government Court.

II. CHARGES AND PARTICULARS:

FIRST CHARGE: Violation of the Laws of War.

Particulars: In that Kurt GOLBELL, Valter (ROLIMOVSKI, Trich MENTZEL, Karl VEBER, Jakob Valentine SELLER, Johann Josef SCHMITZ, Johann POINTNER, Gunther ALBARCHT, Karl GYMER, Heinz WITZKE, Jan J. AKKERMANN, Klass MEYER-GERHARDS, Heinrich ROMMEL, Gerhard Gargels, Gustav MAMMENGA, Raender Haksema, Josef Peter Hanken, Heinrich HUNEMANN, Jakob HITMAACK, one Langur, whose given name is believed to be Erich and/or Vilhelm, august HAESIKER, august SCHIMELAU, and a certain individual whose surname is believed to be RIMBACH, German Nationals, in conjunction with other persons, German Nationals, whose names and whereabouts are unknown, did, at or near BORKUM, BORKUM ISLAND, Germany, on or about 4 August 1944, wilfully, deliberately and wrongfully encourage, aid, abot and participate in the killing of V. Lamburtus, William J. MMYERS, James W. DANNO, Villiam F. DOLD, Harvey M. WALTHALL, Kenneth FABER and Howard S. GRAHAM, all members of the United States army, who were then unarmed, surrendered prisoners of war in the custody of the then German Reich.

S'COND CHARGE: Violetion of the Laws of Wer.

In that Kurt GOMBEL!, Walter KROLIKOVSKI, Brich Perticulars: WENTZEL, Karl WEBER, Jakob Valentine SEILER, Johann Josef SCHMITZ, Johann FOINTNER, Gunther ALBRECHT, Kerl GEYER, Heinz 'ITZKE, Jen J. AKKERMANH, Kless MEYER-GERHARDS, Heinrich ROMMEL, Gerhard GARRILS, Gustav MAMMUNGA, Reender HAKSEMA, Josef Feter HANKEN, Heinrich HIINEMANN, Jakob VITTMAACK, one Langell, whose given name is believed to be Erich and/or Wilhelm, August HAESIKER, august SCHIERLAU, and a certain individual whose surname is believed to be RIMBACH, German Nationals, in conjunction with other persons, German Netionals, whose names and whereabouts are unknown, did, at or near BORKUM, BORKUM ISLAND, Germany, on or about 4 August 1944, wilfully, deliberately and wronafully encourage, aid about and perticipate in assaults upon W. Lambertus; William J. MEYERS, James M. DANNO, Villiam F. DOLD, Harvey M. MalTHall, Kenneth FABER and Howard S. GRaham, all members of the United States army, who were then unermed, surrendered prisoners of wer in the custody of the then German Reich.

The return of service is not shown on the copy of charges and particulars in the record. However, the record contains an affi-davit by a defense counsel showing that service of the charges was

mede on all defendants several weeks before the date of trial.

III. FINDINGS AND SENTINCES: at the outset of the trial the prosecution encounced that accused GARGELS, HARSEMA, HANKEN, VITTMA CK,

LANGER, HARSINGR, SCHIERLAU, and HIMBACH were not in custody and would
not be tried in this proceeding (R 1).

all accused tried pleeded not guilty to both charges and both particulars (R 13). The Court made findings and imposed sentences as follows:

ACCUSAD	FINDINGS		SANTARCE	
	Chergo 1 and Particulars			
Kurt GOMBERLE	G	G	Doe th by henging	
falter EROLIKOVS I	G	G	Life imprisonment	
Erich WENTZEL	G G	G	Doeth by hencing	
Merl MEBRA	170	G	Imprisonment for 25 years, commencing 6 February 1946	
Jakob Valentine SHILER	G Table	G	Doe th by hencing	
Johann Josef SCHMITZ	0	G	Dosth by hanging	
Johann POINTNER	NG	G	Imprisonment for 5 years,	
Gunther ALBRECHT	NG	G	Commencing 6 February 1946 Imprisonment for 6 years, commencing 6 February 1946	
Karl GHYER	NG	G	Imprisonment for 4 years, commencing 6 February 1946	
Hoinz WITZKE	NG	G	Imprisonment for 11 years, commencing 6 February 1946	
Jan J. AKKTHMANN	G	G	Death by henging	
Kless MEYNE-GERFARDS	NG	NG	and the state of t	
Heinrich ROMMUL	NG	G	Imprisonment for 2 years, commencing 6 February 1946	
Gustev MAMMYNGA	NG	G	Imprisonment for 20 years,	
Heinrich HOINEMANN	NG	G	Imprisonment for 18 years, commencing 6 February 1946	

IV. SURPLARY OF EVIDENCE:

For Prosecution. Borkum Island is located near the northern coast of Germany and has a population of 4,500 to 5,000 civilians. Approximately the same number of members of the German armed forces were stationed there in 1944 (R 584). The Borkum Island incident occurred on 4 August 1944. On that date, sometime between 1200 and 1430, an American bember made a forced landing on the norther part of the island in a locality known as the Musselfeld (R 135, 160, 169, 180, 193-194, 206, 220). Seven members of the crew emerged safely from the plane and willingly surrendered upon the arrival of three German

medo on all defendants several weeks before the date of trial.

III. FINDINGS AND SUNTENCES: at the outset of the trial the prosecution ennounced that accused GARABLS, HAKSEMA, HARKEN, VITCHA CR.

LANGE, HADSIKER, SCHIERLEU, and HIMBACH were not in custody and would
not be tried in this proceeding (R 1).

All accused tried pleeded not guilty to both charges and both particulars (R 13). The Court made findings and imposed sentences as follows:

ACCUS/ID	FINDINGS		SUNTUMOR	
	Chereo 1 and Particulars			
Murt GONBULL	G	G	Doe th by henging	
felter MROLIKOVSMI	G	G	Life imprisonment	
Brich WENTERL	G.	3	Doe th by hanging	
Merl WEBER	NO day	G-	Imprisonment for 25 years, commencing 6 February 1946	
Jakob Valentine SHILER	G S	G	Doeth by heneing	
Johann Josef SCHWITZ	G	G	Dosth by hanging	
Johann POINTNER	NG	G	Imprisonment for 5 years,	
			commencing 6 February 1946	
Gunther ALBRECHT	NG	G	Imprisonment for 6 years, commencing 6 February 1946	
Kerl GHYER	NG	G	Imprisonment for 4 years, commencing 6 February 1946	
Hoinz WITZKE	NG	G	Imprisonment for 11 years, commencing 6 February 1946	
Jan J. AKCHMANN	G-	G	Death by heneing	
Kless MEYMR-GERFARDS	NG	NG		
Heinrich ROMMUL	NG	G	Imprisonment for 2 years, commencing 6 February 1946	
Gustev MAMMATINGA	NG	G	Imprisonment for 20 years, commencing 6 February 1946	
Heinrich HRINEMANN	NG	G	Imprisonment for 18 years, commencing 6 February 1946	
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IV. SURGARY OF EVIDENCE:

A. For Prosecution. Borkum Island is located near the northern coast of Germany and has a population of 4,500 to 5,000 civilians. Approximately the same number of members of the German armed forces were stationed there in 1944 (R 584). The Borkum Island incident occurred on 4 august 1944. On that date, sometime between 1200 and 1430, an american bember made a forced landing on the norther part of the island in a locality known as the Musselfeld (R 135, 160, 169, 180, 193-194, 206, 220). Seven members of the crew emerged safely from the plane and willingly surrendered upon the arrival of three German

soldiers at the scene (R 181, 221). One flier volunt-rily surrendered his pistol (R 221). The fliers were taken to nearby Ostland Battery (R 169), a distance of approximately 700 meters (R 32), where they word searched and interrogated upon order of accused GONBELT (R 136). who was commender of all navel installations on the island (R 854), and whose immediate superior was stationed on the mainland (R 865). The prisoners were ordered to keep their hends up during the interrogetion (R 136).

Following the interrogation, an order was issued directing that the prisoners be marched to the sirport (R 137, 138) which was located on the southern coast of the island (See appendix No. 2). The route chosen was the longest of three possible routes and significantly wound through the densely populated portion of the town of Borkum which is located at the western and of the island.

Attached &s Appendices Nos. 1 and 2 are reproductions of F-Exs 1 and 2 to facilitate in describing clearly the route of march, the other two available routes, and the location of certain key points which are importent to an understanding of the incidents involved. Appendix No. 2 is a map of the island. The route of the march is marked in red. Two shorter routes are marked in green and blue. respectively. The coint where the plane landed is indicated on the map by a cross enclosed by a circle near a point representing the north shore of the island. The eres immediately surrounding this point is the Musselfeld. Ostland Esttery is located about 700 meters east of where the place landed. The sea well or strand, along which the march proceeded, follows the norther and eastern shore lines. The sirport, designated as Fliegerhoret, is located on the southern shore of the island.

Appendix No. 1 is a plat of the town of Borkum. The route of march through the town is marked in red. The promenade, designated on the plates "Obers Fromenade", extends along the western boundary of the town and Victori and Strand streets run at right angles from the promonade. Doutcher house, accused 'EBER's office, is loc ted at No. 19

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Strand street next to the thester, shown on the plates point No. 20 (R 312). The new lighthouse is designeted on the plat. "Newer Leuchturm". Bahnhof street, design ted on the plat as "Am Bahnhof", runs in a southerly direction from a point on Strand street cast of the new lighthouse. The police station. No. 5 on the plat, is located at the intersection of Am Bahnhof and Strand streets (R 311). Franz-Habich street proceeds in a southerstorly direction from Am Bahnhof and intersects with Nous street (Mousstrasse) which proceeds in a northerly direction to the intersection with Seldte street (Seldtestrasse), subsequently ro-n mod Grosse street (R 34, 310). The Town Hall (Rathaus) is located on the southerstern corner of the intersection of Nou- and Soldte streets. Directly cross Soldte street is the Central Hotel (R 310). The Dorf Hotal is located on Soldto street, and of the Town Hell and nor the old lighthouse which is designated on the plat as "Aller Leuchtturm". At the eastern end of Seldte street, Blumen street runs in a southestorly direction to connect with Reade street which proceeds in a souther storly direction toward the sirport. The Sportpletz, where the shooting of six of the fliers took place, is loc ted on heade street at a point two or three hundred meters beyond the area covered by the olat.

The chain of command applicable to the accused starts with accused GOTBTLL who was the ranking officer on the island. Accused KROLIKOVSKI was commander of the 216th Naval Flak Battalion and was directly under GOTBTLL. Lieutenant SEILER was commander of Ostland Battary, a unit of the 216th Naval Flak Battalion and was directly under KROLIKOVSKI. Lieutenant ENTZEL was under KROLIKOVSKI in his capacity of adjutant for the 216th Naval Flak Battalion. Lieutenant WEBER was commander of the 216th Medium Flak Battary and was answerable directly to KROL-IKOVSKI. Sergeant SCHMITZ was under the command of lieutenant SHLER and was the ranking non-commissioned officer of the guards on the march.

The total distance from Ostland Battery to the airport by way of the route taken through the town is 12.35 kilometers (R 35). The distance by way of the so-called black road, sometimes referred to in the record as "back road", indicated by green marking on Appendix No. 2, is

eppreximately 8 kilometers (R 36). The road indicated by blue marking on Appendix No. 2 loads along the edge of the village by the old light-house (R 42, 43). In addition to being somewhat shorter, this road avoids the densely populated portion of the town. Two of the guards suggested that they take the black road (R 195, 223).

In addition to the three possible routes for marching, there existed facilities for transporting the prisoners by rail to the airport (R 36, 1173). Evidence was adduced to show that these rail facilities had been used on previous occasions to transport prisoners (R 54, 248, 349). Accused GONDELL admitted, by his extrajudicial sworn testimony, that he could have ordered a private car to transport the prisoners by rail (R 118).

After the prisoners were taken from the plane to Ostland Battery and interrogated, instructions were issued to the effect that the prisoners were to march around the Musselfeld, along the sea wall, or strand, to the promenade and thence through the densely populated portion of the town by way of designated streets (R 305). The following orders were prescribed for the march:

- s. Each guard was assigned a flier (R 196).
- b. The fliers were not to converse with one another (R 936).
- c. A distance of five meters was to be maintained between each flier during the march (R 936).
- d. The column was to m rch at a fast cadence (R 847).
- e. The fliers were to keep their hands above their heads at all times (R 208, 936).
- f. Weapons were to be used if any flier attempted to escape (R 826, 966).
- g. The fliers were to be merched through the town of Borkum over the prescribed route (R 936, 989).
- h. The guards were not to protect the fliers in the event of attack by the civilian population (R 207, 1028).

On the guard detail, accused POINTNER, SCHMITZ and Chief Betty
Officer Wittmack carried pistols, while the remainder of the guards

were armed with rifles and beyonets (R 223). The first guard to shoot a prisoner was to receive a bottle of whiskey (R 222). ...

Fursu nt to an appearnt plan to expose the unermod prisoners to assaults by civilians, accused GOMBELL telephoned accused ROMMEL, the Chief of Police, and informed him that "unfortunately" he had taken seven prisoners who were to be marched through the town, ROMMEL's attention being called to the decree of Dr. Goebbels, the Reich Minister of Propaganda (R 246, 293). The decree of Dr. Goebbels was not written and was to the effect, according to Commissioner Struwe of the Gestape at Emden, that if fliers were taken prisoner and the civilians started to attack them the police were not to interfere (R 292, 293). Also, GOERNIA directed Lieutenant Beyer (also spelled B yer and Beier) to call accused AKKERMAIN, the acting mayor of the town, and to inform him that the fliers would be "led that way" (R 119).

Before the march started accused Lieutenant MENTZUL offered to show the way through the town (R 171) as Sergeant SCHMITZ, who was in immediate charge of the guards (R 138), did not know the way (R 147). One flior had trouble keeping his trousers up at the start of the march eround the Musselfeld (R 150) and all the way thereafter (R 197). As the prisoners proceeded on the m-rch along the sea well accused SCHMITZ and Chiof Potty Officer Wittme ck hit some fliers with their fists (R 182). After marching slong the ses well toward the town, the column started to turn left on Victoria street, but some RAD men on the promenade shouted "bring them through here" (R 209). The RAD was the German Yorkers Corps (R 69, 462, 463). ENTIEL then ordered them to turn around and march down the promenade to Strand street (R 148, 182, 196, 209, 223). On the promensed 80 to 100 RaD men formed two lines, a gauntlet, through which the fliers had to march (R 69, 148, 172, 196, 224). The officer in command of the RAD shouted "st them, st them" (R 172). In going through the two lines, the RaD men shouted and best the fliers with spedos (R 69, 173, 183, 196, 209, 224, 345-346). The RAD men also hit the fliers with their fists and kicked them (R 183, 197). One tall flier was knocked to the ground with a scade (197). During this time

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the small flier bringing up the rear was still having trouble keeping up his trous rs (R 173). The guards did not interfere with the RAD men (R 69).

Strend street (R69, 70,149,224). The small flier at the rear of the column continued to have trouble keeping his trousers up; when he lowered his hands to pull up his trousers a guard showed him along with his rifle butt (R69,70, 350, 371). The column then marched around the new lighthouse and turned right on Am Bahnhof to the intersection of Am Bahnhof and Franz-Habich Street.

At this intersection accused AKKERMANN, who was acting mayor of the town, shouted to the civilians (R 151,162). He used such expressions as "beat the dogs, beat the murdarers" (R 70); "murdarers, there you come! How many women and children have you killed! Civilians, beat them dead! Beat them dead!" (R 455); murdarers, murdarers, murdarers! Beat them on their nacks (R 236). There were 60 to 80 people there (R 162). No attempt was made by the guards to prevent such beatings (R 71,173). The civilian crowd became undisciplined (R460). Some were heard to shout: "Knock them down, kill them dead, they killed our sisters, brothers and children" (R 150).

Going down Franz-Habich street the guards mistrested the fliers (R 377A).

One guard pushed or hit a flier, once under the arm and then on the right side (R377A). A civilian kicked a flier and a soldier hit a flier with his rifle (R431). Civilians were shouting "best them, the murderers, hit them, they kill our women and children and bomb our houses" (R 198).

At the corner of Franz-Habich and Nous streets a civilian hit a flier in the back of the neck with his fist (R163). Fifteen or twenty civilians hit and best the fliers as they marched along Nous street (R 185).

One flier was shot in front of the Town Hall (R 52,186,212,242). He was taken into the SHD (Security and Emergency Service) office in the Central Hotel and an ambulance was called (R213). The fliers were in a weary and exhausted condition and they were still holding their hands above their hoads (R 324). In front of the Town Hall, 10 or 15 civilians beat the fliers (R 185).

A German soldier kicked a flier when the column was in front of the

Dorf Hotel (R 377a). Near the old lighthouse 25 or 30 civilians boat the fliers and the guards did nothing to prevent this (R 200). After turning into Blumen street, one flier was seen lying on the ground by a fence (R 326); a guard was beating him and "giving him the works" (R 327). An unidentified soldier boat a flier with his fists (R 388).

At about 1630 or 1700, a withous saw a German soldier riding on a

bicycle slong Reade street shouting "Take a look, there they come, the criminals! Boat them you civilians, we soldiers can't boat them, but you can best them" (R 404). On Reade street SCHMITZ and Mittmeack hit some of the fliers with their fists (R 187). A civilian took a piece of wood from a boy and beat a flier (R 201, 327, 397, 418). The piece of wood was about one foot long, and four inches in diameter (R 405).

The guards did nothing to prevent this beating (R 327, 419).

On Roade street near the Sportpletz, a German soldier started shooting the fliers in the backs of their heads, commencing with the last flier in line (R 187, 201, 338-339, 398). This soldier's name was Langer. The guards took no steps to prevent the shooting (R 339, 430). The remaining six fliers were then seen lying on the ground shot to death (R 53, 176, 214, 260, 294, 351).

After the fliers had been shot, a report of the incident was made in which it was stated that the fliers had been beaten to death (R 129, 130, 154-155, 188, 202-203, 228-229). Rach guard was required to sign the report (R 177). They were ordered not to write or speak of the incident (R 166, 177, 189, 203, 216, 239).

after the shooting a Dr. Duds errived and examined the bodies. One cuard carried seven large brown envelopes containing personal effects of the fliers. He turned them over to the Doctor (R 228). An ambulance arrived and picked up the bodies of all six fliers (R 202, 249).

B. For Defense. The evidence for the defense consists of denials or explanations of various allowed acts and is appropriately treated under evidence relating to individual accused in Section VI, post.

On the part of all military personnel, compliance with superior

orders was urged. The legal questions raised thereby are appropriately treated in Section V. D. post, and as respects the evidence on behalf of individual accused in Section VI, post.

In behelf of the civilian accused, it was contended that they had no responsibility in connection with the march, because it was under the control of the authorities, and in general contended that they did not participate in or give aid or encouragement to those directly involved in the incidents.

V. QUESTIONS OF LAY:

A. Jurisdiction. The Militery Government Court which heard this case was properly constituted. It is well settled by accepted international law that members of an enemy armed force, or civilian nationals of an enemy country, may be punished by properly constituted courts established by the occupying power for violation of the laws and usages of war committed prior to the cassation of heatilities. (See Yar Department Basic Field Manual 27-10, "Rules of Land Warfare", paragraph 345.1 set forth in Change 1, 15 November 1944, and paragraphs 346 and 347, as the latter is amended by said Change 1; in re Yamashita, 66 Suprement Court Reporter 340, United States v. "logand, November 1945, and authorities cited therein, which case is digosted in Saction 122, "Manual for Trial of Yar Crimes and Related Gases", 15 July 1946; and United States v. Altfuldisch, et al., February 1947, known as the Mauthausen Concentration Camp case.)

At the close of the prosecution's testimony a motion was filed challenging the jurisdiction of the court over accused GOEBELL on the ground that he was a prisoner of war and as such entitled to a trial by courts-martial, pursuant to Article 63, Geneve Convention of 27 July 1929, which provides that:

"Sentence may be pronounced against a prisoner of war only by the same courts and according to the same procedure as in the case of persons belonging to the armed forces of the detaining power."

This question was thoroughly discussed in the Mauthausen Concentration Camp case, supra, In the Mauthausen case, the question was resolved in favor of jurisdiction of the court and reliance was placed on the Yemeshite case, 66 Supreme Court Reporter 340, wherein it was stated: "But we think exemination of Article 63 in its setting in the Convention plainly shows that it refere to sentence 'pronounced against a prisoner of war' for an offense committed while a prisoner of war, and not for a violation of the law of war committed while a combetent." B. Sufficiency of Charges and Particulars. There can be no doubt that the charges and particulars sufficiently allege offenses by each accused. The particulars to the first charge allege that the accused did wilfully, deliberately and wrongfully encourage, aid, abot and participate in the killing of nemed prisoners of war. The particulars to the second charge make the same allegation except that assaults are slloged instead of killings. The theory of this c-se is the same as that in United States v. Joseph Hartgen, et al. (opinion of DJA, October 1945), known as the Russelsheim case. In the Russelsheim case it was alleged that accused, seting jointly, did wrongfully encourage, sid, abot and participate in the killing of several named American fliers who were then unamed surrendered prisoners of wer. The incident in that case closely perallels the incident on Borkum island. American fliers were led through the town of Russelsheim while the civilian copulation shouted and best them, the incident resulting in the desth of the fliers. The sufficiency of the charge and particulars in that case was not challenged. There can be no doubt that an offense is adequately charged against each accused in this proceeding. C. Conduct of Trisl. The c se was well and thoroughly tried and the accused were all represented by competent American and German counsel. One member of the court was a legally trained officer. Sufficient interpreters were provided at all times. A full right of cross-examination was extended throughout the trial. All accused were given an opportunity to testify in their own behalf and all chose to do so. Both the findings and sentence as to each accused were approved by a two-thirds vote of the members present. The trial was conducted with fairness to all accused present. D. Superier Orders. Through the trial, consider ble emphasis 98 01-- 1 1 - -10erchy of the chain of command, each member of the armed forces, with the exception of GOMBELL, contended that his participation was pursuant to orders of his superior. The guards contended that they acted pursuant to the orders of SEILER, the battery commander, and during the march pursuant to the orders of ENTZEL and SCHMITZ. MEMER contended that he acted pursuant to the orders of KROLIKOVSKI; MENTZEL that he acted pursuant to the orders of SEILER; and SEILER and KROLIKOVSKI that they acted pursuant to the orders of SEILER; and SEILER and KROLIKOVSKI that they acted pursuant to the orders of GOMBELL. ROMMEL, the chief of police, contended that he was under orders of his superior in Emden.

Compliance with superior orders does not constitute a defense to the charge of having committed a war crime (Trial of Henry Virz, 40th Congress, 2nd Sess., House of Representatives, Ex. Doc. No. 23, page 812; Vol. II, Sixth Edition, Oppenhaim, "International Law", paragraph 253, page 453; Llandovery Castle Case, 16 american Journal of International Law, page 708; United States v. Dominikus Thomas, December 1945; and United States v. Alfons Klein, et al., (Hadamar Murder Factory case), February 1946). This rule is followed in angle-American jurisprudence (Mitchell v. Harmony, 13 How. 115, and "Manual for Courts-Martial, U.S. Army", 1928, paragraph 148).

Compliance with superior orders may, under certain circumstances, be considered in mitigation of punishment. However, an accused who so ks relief on such grounds assumes the burden of establishing (a) that he received an order from a superior directing that he commit the wrongful act, (b) that he did not know or, as a reasonably prudent person, would not have known that the act which he was directed to perform was illegal or contrary to universally accepted standards of human conduct, and (c) that he acted, at least to some extent, under immediate compulsion. Having satisfactorily established these elements, the amount to which his sentence should be mitigated depends upon the character and extent of the immediate compulsion under which he acted. (See London agrament of 8 august 1945, Concerning Prosecution and Punishment of Major Nar Criminals of the European Axis; FM 27-10, War

Department, U.S. -rmy, "Rules of Land Varfare", paragraph 345.1, Change No. 1, 15 November 1944; Oppenhaim, "International Law", supra, and the Llandovery Castle Case cited therein: "Manual for Courts-Martial", supra; "Report to the President of United States"; 7 June 1945, by Mr. Justice Jackson, U.S. Chief Counsel for the Presecution of Axis Criminality; Extract from Goebbels' "The Air Terror of Our Enemies", found in footnote, page 53, "Military Occupation and the Rule of the Law", by Ernst Fracekel; and opinions of the Deputy Theater Judge advocate for Mar Crimes in U.S. v. Albert Bury and Vilhelm Hofner, September 1945, U.S. v. Dominikus Thomas, December 1945, and U.S. v. Gord Back and Otto Veinreich, December 1946).

There is no merit to the contention of the defense that at the time the incident occurred superior orders constituted a complete defense under FM 27-10, Mar Department, U.S. army, "Rules of Land Marfare", paragraph 347. Said provisions merely constituted a temporary solf imposed policy of the United States concerning the imposition of punishment for violations of the laws and usages of war under the conditions there in contemplated and in no way altered the existing law of nations. Moreover, by this expression of policy which permitted of a very lenient administration and enforcement of the laws of war, the United States could not be said to have attempted to absorbe valid and existing provisions of international law then obtaining. The expressed policy of the United States has since been changed as indicated by FM 27-10, for Department, U.S. Army, "Rules of Land Warfare", paragraph 345.1, Change No. 1, 15 Lovember 1944.

E. Frilure to appoint Lew Member. The record of trial (R 2) indicates that the president of the Court acted as an officer with logal training. However, it is not shown that he was appointed to the Court as an officer with logal training as required by letter, Headquarters, US Torces, European Theater, file ...G 000.5-2 G.F. subject: Trial of War Crimes and Related Cases," 16 July 1945. The Court did not lack jurisdiction to try the case because of this irregularity. Military Government Courts are not established pursuant to specific statutory

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euthority. Likewise, the Articles of Mer and the principles governing courts-martial are not applicable to the trial of enemy nationals for violations of the laws of wer (Manual for Trial of Mar Crimes and helated Cases, Section 270s, supra; In re Yamashita, supra).

It is provided in Title 5, Section 5-338, "Legal and Fenal Administration," of "Military Government Regulations," published by Headquarters, United States Forces, European Theater, 30 November 1945, as follows:

"The proceedings shall not be invalidated, nor eny finding or sentence disapproved, for any error or omission, technical or otherwise occurring in such proceedings, unless in the opinion of the Reviewing Authority, after an examination of the entire record, it shall appear that the error or omission has resulted in injustice to the accused." (Underscoring supplied.)

The letter requiring the detailing of an officer with legal training does not specify the amount of legal experience the officer must have. Consequently, there is considerable doubt as to the value of this provision in so far as the rights of the accused are concerned. Moreover, it is emphasized that even had the provision required the detailing of a lawyer of groven ability, neither that directive nor any other directive has required or granted to the officer with "legal training" any functions or responsibilities analogous to those of the law member provided for in connection with courts-martial by the articles of War (Article 8, Articles of War, Manual for Courts-Martial, supra; War Department Technical Manual 27-255, "Military Justice Procedure," 1945 edition, page 73).

In view of the authorities *bove cited, it connot well be contended that the proceedings are invalid because of the *bsence of an officer with legal training, or that the findings or sentences should be disapproved because of this technical emission in the order creating the court. This is particularly true in view of the fact that an examination of the entire record does not reveal anything on which the reviewing authority could base a conclusion that the substantial rights of the accused have been prejudiced, nor that any injustice has resulted to them.

F. Admissibility of Evidence. Objection was made to the introduction in evidence of extrajudicial sworn statements on the ground that they were not the "best evidence evailable" as required by Title 5.

Section 5-329, "Legal and Fenal Administration" of "Military Government Regulations", published by Headquarters, United States Forces, European Theater, 30 November 1945. The contention was that the accused were present in the court room and their oral testimony would be the best evidence. It is now well settled that such statements are admissible. The "Manual for Trial of Var Crimes and Related Cases", Section 270c, supra, specifically provides that sworn statements of accused and witnesses are always admissible regardless of the presence or absence of those who made the statements.

VI. EVIDENCE AND RECOMMENDATIONS:

1. KURT GOEBELL (This is correct spelling of name)

Netionality:

Gorman

Ago:

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Civilian Status:

Chomist

Farty Status:

None

Military Status:

Commender of all neval installations

on Borkum Island (1944)

Flos:

NG First Chargo: NG Second Charge

Findings:

G First Charge; G Second Charge

Sentence:

Death by hanging

Evidence for Prosecution. Accused GOEBELL errived at Ostland
Bettery while the fliers were being searched under the direction of
accused SEILER (R 820a-821, 858). GOEBELL took charge. He changed a
guard because the guard was not strict enough (R 117, 305). He ordered
all prisoners to keep their hands above their heads (R 858). GOEBELL
reprimended SEILER for "his damn German humanitarian ideas just now at
this time when women and children are being killed in Bremen" (R 1073).
He ordered accused WENTZEL to interrogate the fliers (R 858). He
directed SEILER to post seven guards to accompany the seven fliers on
the march to the Neval Airport by way of the strind (beach), past the

F. Admissibility of Evidence. Objection was made to the introduction in evidence of extrajudicial sworn statements on the ground that they were not the "best evidence evailable" as required by Title 5, Section 5-329, "Legel and Penal Administration" of "Military Government Regulations", published by Headquarters, United States Forces, European Theater, 30 November 1945. The contention was that the accused were present in the court room and their oral testimony would be the best evidence. It is now well settled that such statements are admissible. The "Menuel for Trial of Ver Crimes and Related Cases", Section 270c, supra, specifically provides that sworn statements of accused and witnesses ero elways admissible regardless of the presence or absence of those who made the statements.

VI. EVIDENCE AND RECOMMENDATIONS:

1. KURT GOEBELL (This is correct spolling of name)

Nationality:

German

Ago:

50

Civilian Status:

Chomist

Farty Status:

None

Military Status:

Commender of all naval installations

on Borkum Island (1944)

Flos:

NG First Charge; NG Second Charge

Findings:

G First Charge; G Second Charge

Sentence:

Death by hanging

Evidence for Prosecution: Accused GOEBELL errived at Ostland Bettery while the fliers were being searched under the direction of accused SEILER (R 820a-821, 858). GOEBELL took charge. He changed a guard because the guard was not strict enough (R 117, 305). He ordered all prisoners to keep their hands above their heads (R 858). GOEBELL reprimended SEILER for "his demn German humanitarian ideas just now at this time when women and children are being killed in Bremen" (R 1073). He ordered secused MENTZEL to interroge to the fliers (R 858). He directed SEILER to post seven guards to accompany the seven fliers on the merch to the Nevel Airport by wey of the strend (beach), past the

evailable on the railroad tracks near Ostland Battery (R 1173) and GCTBELL admitted in his extrajudicial sworn statement that it could have been used had he thought of it (R 117, 118). Prisoners of war had been transported by this means on other occasions (R 248, 349). GCMBELL ordered SEILER to march the prisoners with their hands raised, specifying each street to be traversed during the march and directed, in accordance with the edict of Reichminister Dr. Goobbels, that the guards should not interfere if the fliers were attacked by the civilian population (R 823, 824). Thile under arrest by American authorities GCEBELL said that he regretted giving all "those" orders to accused SEILER (R 1161, 1162).

GOMBELL left the fliers at the battery and went to his home at the kaserne where he telephoned accused ROM BL to slert the police (R 863). He notified ROMHEL of the plane crash and told him that the fliers were to be led through the town. In the course of the conversetion GOMERELL said, "unfortunately, seven fliers were taken prisoners. The fliers will be taken along the strand to the piers. The guards have received their instructions. I refer you to the edict of Reichminister Dr. Goebbels" (R 562). An office worker in the police station testified that ROMMEL told her of the substance of this conversation immediately after it had taken place (R 292). GORBELT instructed Licutenent Boyer to telephone one scoused AKKERMANN, the Mayor, and to elort him of the fact that the fliers would be merched through the town (R 119, 871). AKKERMANY testified both in his extrajudicial sworn statement and on the stand that he was informed by telephone that the guards hed orders to lead the fliers through the town in accordance with the edict of Dr. Goobbels (R 234, 633).

Leter, GCEBELL received a telephone of 11 from accused KROLIKOVSKI, in the course of which, it was reported that one of the fliers had been shot in front of the Town Hall. To this GOEBELL merely replied, "I can't change anything" (R 663, 664). Shortly thereafter, KROLIKOVSKI made a second telephone call to GOEBELL and reported that the fliers

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were dead. GOTELL then directed KROLIKOVSKI to interregate the guards and immediately make up a report (R 664, 665). In his written report to GOUBELL, KROLIKOVSKI stated that one flier had been shot in front of the Town Hall and the remaining six had been besten to death near the Sportplatz (R 665, 666).

In his extrajudicial sworn testimony, GOTH LL asserted that he had been informed by a report from MROLIKOVSKI that all the fliers had been beaten by civilians and that they had then all been shot (R 120).

Sometime efter the telephone conversations, GOEBTLU went to the Dorf Hotel and talked to KROLIKOVSKI (R 1079) and GOEBELU admitted tinhis extrajudicial sworn statement that he went to the Dorf Hotel and talked to someone (R 121). The shooting of the fliers was common knowledge in Borkum (R 215, 1034). However, so far as it appears from the record no disciplinary action was taken against anybody until the end of April 1945, just before the capitulation of the German Armed Forces, when GOEBELL appointed a military court to investigate the shooting of the fliers (R 896).

Evidence for Defense. GOMBELL testified that the short route to the eirport was not chosen because the column would pass large numbers of foreign workers who might facilitate escape and the terrain on that route also favored concealment in the event of an escape (R 861).

GOMBELL gave reasons why it was impractical to utilize the railroad, stating that there was a shortage of fuel for the gas engine and the regular locomotive wasn't available until evening (R 862). He denied ordering SEILER to have the fliers hold their hands over their heads during the march, specifying the route which was followed (R 859), and directing that the fliers were not to be protected if attacked by civilians (R 862). This testimony is corroborated by testimony of the witness Lieutenant Born (R 1097, 1098).

30 SBELL testified that he reported the incident of the killing of the fliers to his superior, Admirel Scherling who was in Emden. On instructions from his superior, GODBELT ordered his subordinates not to write or talk about the flier incident (R 121, 865). His superior

informed him that the Gestapo would undertake the investigation and on the following day two efficials arrived for this purpose (R 865). The results of the investigation were never disclosed.

"ith respect to telephone conversations with KROLIKOVSKI on the day of the incident, GOEBELL testified that he directed KROLIKOVSKI, on one occasion, to establish order, and on the other occasion, he ordered KROLIKOVSKI to initiate an investigation of the guards (R 864). He further testified that KROLIKOVSKI had reported to him that all the fliers had been besten to death (R 864). At one point in his testimony, GOEBELL stated that a written report from KROLIKOVSKI did not mention any shooting at the Town Hall (R 893), but at another point in the same testimony, he contradicted himself to the effect that the report may have stated that a flier was shot near the Town Hall (R 894). GOMBELL attributed the contradictions between his extrajudicial sworn statement and his testimony on the stand to his poor physical condition at the time of his original interrogation (R 887). Dr. Gutermuth, as a medical expert, testified concerning the ill effects of smoking a cigarette on a person who is in such physical condition and has not smoked for a long time (R 1019-1026). He claimed that it was several days before he heard rumors to the effect that all the fliers had been shot instead of beaten (R 864).

The witness, Klein, testified to accused GOEBELL's good character and his reputation as a good officer (R 1117). GOEBELL's wife testified how distressed her husband was on the evening immediately after the killing of the fliers (R 1124). She also confirmed the telephone call with accused GOUBELL's superior in which accused GOEBELL was instructed that the Gestapo would make the investigation (R 1125).

Sufficiency of Evidence. The Court was warranted from the evidence concerning his high degree of participation in this atrocity in its findings of guilty. The Court was justified in attaching credibility to the evidence indicating that he issued the orders which set in motion the chain of events. The Court might well have concluded that the essential over-all plans for this atrocity were conceived by him and

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that he gave comparatively detailed orders implementing the same to the principal military and civilian officials on the island. The sentence is not excessive.

Potitions. A Petition for Olemency was submitted by three of the seven members of the Court which states in part, " * * there is sufficient doubt as to the criminal intent and participation of the secused. Kurt GOMBELL, with respect to the type of orders issued by the secused Kurt GOEBELL as to warrent this Petition for Clemency." Fetitions for Clemency were filed by the accused's wife. Elisabeth Goobell, 1 April 1946. 10 July 1946 and 28 August 1946; by the accused's mother, 23 July 1946; by his f ther-in-law, 18 July 1946; by a servant, Frieda Victon, 17 July 1946; by members of the clergy: potitions signed by three priests, 1 April 1946; the Archbishop of Cologne, J. C. Frings, 3 April 1946; the Evengelical Bishop, D. Wurm, 26 april 1946 and 11 September 1946; a priest, R. Nordmeyer, 29 June 1946; Evangelical Superintendent Harney, 12 July 1946; Priest, R. Herzog, 3 August 1946; Bishop A. J. Muench of Fargo. 13 October 1946; by professional associates, petition with 11 signatures, 11 July 1946; Dr. Erich Grunthel, 18 July 1946; Dr. Helmut Firgan, 16 July 1946; Frau Helen-Meuthe. 23 July 1946; potition with 19 signetures, undated; by neighbors. Frau Paula Woringen, 8 July 1946; petition with 29 signatures, 15 July 1946; A. Volfgeng Lubbert, 23 July 1946; Dr. Friedrich Geile, 25 April 1946 and 14 January 1947; by members of the armed forces. Kerl Montebeur, 17 October 1946 and 24 October 1946; Jakob Klein, 7 December 1946; Herbert Mohnike, 1 April 1946 and 2 April 1946; Dr. Oscar Born, 8 April 1946 and 11 April 1946; Herbert Spang, 23 September 1946; by friends, Frau Guste Fuchs, 24 April 1946; Hans Croll, 8 July 1946; Hormann Brandts, 8 July 1946; Franz Hostor, 9 July 1946; Viktor Kirberg, 12 July 1946; Dr. Wilhelm Pape, 28 July 1946; Otto Grossteinback, undeted; by the Mayor of Dusseldorf Arnold, 12 July 1946; by former Mayor of Manheim and Elsdorf, Fordinand Rubsteck, 1 July 1946, 8 July 1946 and 25 August 1946 and 23 September 1946; by organizations, Gorman Carborundum Torks, 1 July 1946; Christian Domocratic Union,

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1 July 1946; Henkel and Company, 12 July 1946; Demokratische Arbitsgeneinschaft, Dusselderf-Benrath, 13 July 1946; the Bavarian State
Commissariat of the victims of Fascism, 10 October 1946; by 1 ayers,
Dr. C. H. Fahlbusch, 3 February 1946; 5 October 1946 and 5 April 1947;
Dr. E. Schwander, 10 July 1946, 22 July 1946 and 19 August 1946; Dr. R.
Brandt, 25 March 1947, 28 April 1947, 29 April 1947 and three letters
deted 6 May 1947; Dr. Ottmar Weber, undsted.

Recommendation, Approval of findings and sentence.

2. VALTER KROLIKOVSKI

Nationality: German

Ago: 41

Civilian Status: None

Party Status: None

Military Status: Korvetten Captain (Lieutenant Commander)

Commender of 216th Flak Battalion

Plea: NG First Charge; NG Second Charge

Findings: G First Charge; G Second Charge

Sentence: Life imprisonment

Evidence for Prosecution: Accused KROLIKOVSKI was at his command post in the old lighthouse when he observed the plane coming in for a crash landing. He sent Lieutenant Sobiech to obtain a report on the cause of the crash (R 654). Late that afternoon, KROLIKOVSKI was cetting in the Children's Home, an annex of the Dorf Hotel. He was informed by his orderly that the fliers were being led by and that something was happening (R 658). KROLIKOVSKI rushed out onto the street because, as he said, "it was my responsibility to look after" the fliers and he had to find out what was going on (R 660). Accused HEINEMANN testified that he saw MROLIKOVSKI run out of the Dorf Hotel and then talk to accused TERER as the column passed (R 554-556).

KROLIKOVSKI saw the guards hitting the fliers and did nothing to prevent it (R 259, 260). Accuse d MENTZEL then reported to KROLIKOVSKI about the shooting of a flier in front of the Town Hall (R 661). Thereupon, KROLIKOVSKI tel phoned Dr. Duda and directed him to treat the

wounded flier (R 662). He ordered Lieutenent Sobiech to follow the column of fliers and see what was going on, but gave him no orders concerning any steps to be taken to protect the fliers (R663).

Mext. MROLIKOVSKI telephoned GORBELL and told him what had happened and what he had done. GORBELL merely commented that he couldn't change anything (R 663, 664). KROLIKOVSKI then ordered EBER and MENTZEL to follow the column on their bicycles to see what had become of Lieutenant Sobiech (R 664, 740). MENTZEL returned and reported that all the fliers were dead which fact KROLIKOVSKI, in turn, reported to GOMBELL by telephone (R 664).

On instructions from GORBELL, reports were prepared immediately.

KROLIKOVSKI interrogated accused SCHMITZ concerning the killing of the six fliers at the Sportplatz. SCHMITZ testified that he indicated that the fliers had been shot (R 996). A report was dictated by KROLIKOVSKI to MATZEL to the effect that the fliers had been besten to death. The report was read to the guards and then dispatched to GOEBELL (R 666, 667). KROLIKOVSKI issued an order that the soldiers were not to write or talk about the killing of the fliers (R 308).

WENTZEL tostified that a few days after the killing of the fliers he told KROLIKOVSKI about the persistent rumors of the shooting at the Sportplatz and that KROLIKOVSKI apoke to GOEBELL two or three times about it (R 781). WEBER testified that Dr. Duda examined the head of each slain flier (R 816) and that KROLIKOVSKI and Dr. Duda ato at the same mass (R 790). WEBER added that the day after the killing of the fliers, the whole town know that they had been shot and not just beaten (R 815).

Although "ENTZEL, "EBER, SEILER and all the guards were under KROLIKOVSKI's command, at no time did KROLIKOVSKI initiate any disciplinary action (R 683). A day or two after the killing of the fliers, KROLIKOVSKI said to his men at Ostland Battery, "You idiots. Thy didn't you do away with the fliers at the beginning" (R 1034).

Evidence for Defense. KROLIKOVSKI testified that when he emerged from the Dorf Hotel he saw a civilian kicking a flier and that he ordered the civilian to cease. There is testimony to the effect that KROLIKOVSKI

ordered the women and children to scatter (R 660, 715). KROLIKOVSKI testified that SCHMITZ, in reporting the killing, informed them that the fliers had been beaten to death by civilians (R 665). KROLIKOVSKI asserted that disciplinary measures could not be taken until the investigation by the Gestape was completed (R 683). No explanation was made as to why SCHMITZ was not punished for making a false report to his superior officer.

Sufficiency of Evidence. The Court was warranted from the evidence concerning his participation in this atrocity in its findings of guilty. The significance of his non-action in front of the Dorf Hotel, in view of his comparatively high military status, his act of immediately dispatching a lieutenant to follow the march, his calling GOEBELL, his dispatching two lieutenants to look for the first one, and his later falsification of the report regarding the fate of the fliers is not clear. Nevertheless his acts were compatible with the plan and in the furtherence thereof.

Petitions. None

Recommendation. Approvel of findings, but that the sentence be reduced to imprisonment for 14 years, commencing 6 February 1946.

3. ERICH WENTZEL

Netionality: German

Age: 45

Civilian Status: Merchant

Party Status: None

Military Status: Navel Lieutenant; Adjutant of Navel

Flak Battalion 216

Plea: NG First Charge; NG Second Charge

Findings: G First Charge: G Second Charge

Sentence: Death by hanging

Evidence for Prosecution. After interrogating the fliers at Ostland Battery, accused MENTZEL volunteered to accompany the guard detail and indicate the route over which the fliers were to be marched through the town of Borkum (N 725). Upon meeting accused WEBER, WENTZEL

WEBER assumed WENTZEL was in charge (R 795). MENTZEL reprimanded accused MITZKE for permitting the small flier to take his arms down to retrieve his falling trousers and finally ordered him to exchange places with accused GEYER (R 967-968, 1028). MENTZEL refused, upon reported requests by GEYER, to stop the column to enable the small flier to fix his trousers. MENTZEL threatened GEYER with punishment because he permitted the flier to take his arms down (R 1028-1029).

On reaching the promenade, the column turned into Victoria street.

"ENTZEL telked to the leader of a group of MAD men who were drilling on the promenade. WENTZEL then ordered the column to turn back onto the promenade. The fliers were then marched between the two lines of RAD men who beat them with spades (R 992). WENTZEL heard the crowd at Franz-Habich street yelling, "Beat them they are the murderers of our women and children." He saw some of the fliers beaten at this point, but took no measures to protect them (R 734-735).

knocked to the ground and shot (R 800, 941). He did nothing more than go to the Dorf Hotel and report to accused KROLIKOVSKI what had occurred (R 739). WENTZEL saw civilians beating the fliers near the Dorf Hotel. He told the guards they were not to protect the fliers (R 200-201). According to the statement of one witness, MENTZEL was with the column as it proceeded toward Reede street (R 260). He admitted that he was there directly after the shooting and looked at the deed bodies (R 741, 791).

Later, at the Dorf Hotel, accused SCHMITZ reported to KROLIKOVSKI in "ENTZEL's presence. KROLIKOVSKI then dictated a report to "ENTZEL that the fliers had been boaten to death by the civilian population (R 742-743, 770, 996). "ENTZEL ordered SCHMITZ and the guards to sign the false report (R 971, 996, 1033-1034).

Evidence for Defense. MENTZEL testified that he was not in charge of the guard detail escorting the prisoners, but merely volunteered to go along through the town to point out the prescribed route to SCHMITZ who was unfamiliar with the streets (R 725-726). He admitted repri-

mending a guard three times but stated that he did so because the guard was failing to adhere to orders concerning the distince to be maintained between fliers and the manner of carrying a rifle (R 728). VENTZEL admitted turning the column back from Victoria street, but denied that he talked with the RAD leader or that he intended that the fliers be beaten (R 730-731).

TENTZEL testified that the attitude of the crowd at Franz-Habich street took him by Surprise (R 734). He tried to hold the people back and get the fliers past in a hurry (R 735). At the Town Hall, when MENTZEL observed that the SHD men were taking care of the wounded flier he went on to the Dorf Hotel to report to KROLIKOVSKI (R 152, 737).

when Kachikovski and Wentzel were told that the fliers were lying on the ground at the Sportplatz, ENTZEL went there and looked at the dead fliers. Wentzel testified that SCHMITZ told him the fliers had been beaten to death (R 741). Wentzel testified that back at the Dorf Hotel SCHMITZ reported to KROLIKOVSKI what had happened and KROLIKOVSKI dictated a report to WENTZEL (R 742). This report was read to the guards who were asked if they desired anything added. The guards agreed with the report and all signed (R 743). Wentzel testified that he did not find out until later that the report was not true (R 770).

Sufficiency of Twidence. The Court was warranted from the evidence concerning his participation in this atrocity in its findings of guilty. The evidence that he acted under superior orders in making up the false report subsequent to the incident has little, if any, bearing on his participation in the incident. All who join as participants in a plan to commit an unlawful act, the natural and probable consequence of the execution of which involves the contingency of taking human life, are legally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very actively furthered and contributed to the plan which resulted in several illegal killings. The sentence is not excessive.

Petitions. A P tition for Review was filed by defense counsel,

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Dr. W. Schoock, 28 Merch 1946. Potitions for Clemency were filed by the accused's wife, Wear Wentzel, 14 April 1946; supplementary potitions by the accused's wife, 20 July 1946; 4 August 1946, 9 September 1946, 15 September 1946 and 11 November 1946; by his brother, Kurt Wentzel, 5 May 1946; by the accused's wife, brother and a friend jointly, 23 Merch 1946; by members of the clergy - Evangelical Bishop D. Yurm, 17 April 1946, 6 May 1946, and 4 March 1947; a priest, Hans Carls, 2 May 1946; Evangelical Bishop D. Moiser, 2 July 1946; Vation Secretariat of State, 12 July 1946; by a friend, Karl Paul, 1 April 1946; Dr. Oscar Born, 11 April 1946 and 23 September 1946; Frederic Huttmann, 14 April 1946; Victor S. Heyde, 22 April 1946; Ragman Laurall, 23 April 1946; E. V. V. Thompson, 24 April 1946; Ernest C. Hinton, 25 April 1946; Harry Mystrom, 3 May 1946 and Toni Kloomer, 18 August 1946; by accused's formor business partner, Max Schneider, 5 April 1946.

Recommendation. Approval of findings and sentence.

4. KARL WEBER

Nationality: German

Age: 42

Civilian Status: None

Party Status: None

Military Status: First Lieutenent; Commender of 216th

Modium Flak Battery

Plea: NG First Charge; NG Second Charge

Findings: NG First Charge: G Second Charge

Sentence: Imprisonment for 25 years, commencing

6 Fobruary 1946

Evidence for Prosecution. In the efternoon of the plane crash, secused Tobac saw accused WENTZEL loading the column of fliers along Strand street (R 794). WENTZEL explained to TEBER that he was loading the fliers through the village. WEBER decided to go along with WENTZEL to the Dorf Hotel for the purpose of submitting a combet report (R 795). WEBER testified that he was present when the fliers were beaten on Franz-Habich street, and admitted that he took no action to protect the fliers (R 798).

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Lighthouse near the Dorf Hotel, called to the witness adel, "There the pigs are coming, beat them to death" (R 386-387). Vitness fulff, a civilian, testified that near the Dorf Hotel WEBER told a soldier to let go of the flier's wrist as that "was up to the civilian population". Bither WEBER or an officer standing alongside of him called to the witness fulff to beat the flier (R 325-326). Accused HEINEMANN stated that WEBER saw the guards hitting the fliers (R 259) and that he saw WEBER behind the column of fliers as it proceeded toward Reede street (R 260). WEBER and WENTZEL looked at the dead bodies at the Sportplatz (R 808). WEBER was told that they had been beaten and shot. WEBER made no effort to determine who had perpetrated the crime (R 808).

Evidence for Defense. MESER testified that when he observed the beating of the fliers on Franz-Rabich street he took no action because he had no authority to arrest civilians. He did not make a report later identifying the civilians who had participated in the beatings because he learned that an investigation had been started (R 798). When he reached the Town Hall sheed of the column the crowd there was normal and therefore he did not anticipate a repetition of the beatings that had occurred on Franz-Habich street (R 800).

WEBER emphetically disclaimed that he stated to a soldier that it was a matter for the civilians to beat the fliers or that he called to the witness Mulff to beat a flier (R 804). He denied, for the purpose of overcoming the testimony of witness Adel, leading the column and shouting, "There they come, the murdarers! Hit them, civilians!" (R 805). WEBER testified that he left the Dorf Hotel and arrived at the Sportplatz with accused WENTZEL after the shooting had occurred (R 807-808). Since INTZEL was sent by KROLIKOVSKI and was the senior ranking officer, WEBER awaited orders from WENTZEL to investigate and apprehend the perpetrators. WENTZEL did not issue any orders so WEBER could do nothing (R 808-809).

Sufficiency of Evidence. The Court was warranted from the evidence in its findings of guilty. The evidence indicates that he was active in

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to commit an unlawful act, the natural and probable consequence of the execution of which involves the contingency of taking human life, are logally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very actively furthered and contributed to the plan which resulted in several illegal killings. The sentence is not excessive.

Petitions. None.

Recommendation. Approval of findings and sentence.

5. JAKOB VALENTINE SUILER

Nationality: German

Ago: 39

Civilian Status: Salesman, musician and laborer

Party Status: Nazi Party member since 1932; Hitler

Youth since 1933; Jungstemmfuchrer

in Hitler Youth 1935-1939

Military Status: First Liqutenent; Commander of 2nd

Battery, (Ostland Battery) 216th

Nevel Flak Battalion

Ploe: NG First Charge; NG Second Charge

Findings: G First Charge; G Second Charge

Sentence: Death by hanging

Evidence for Prosecution. Accused SEILER was at his command post at the Ostland Battery directing fire when the plane crashed (R 819). Acting on orders through official channels, he directed that the fliers be taken prisoner and brought to his battery where they were searched (R 820-820a). While the search of the prisoners was in progress, accused GOEBELL, accused WENTZEL and Lieutenants Sobiech, Born and Beyer arrived at the battery (R 821).

SEILER formed the guards and the fliers for the march to the airport. He admittedly issued certain orders to the guards, which are set forth at page five, supra.

One guard testified, in his extrajudicial sworn statement, that SEILER offered a bottle of whiskey to the first guard who shot a flier (R 222). If any flier stepped out of line the guards were to assume

that it was an attempt to escape and such flier was to be shot. In addition, SBILER told the guards that, if the fliers did not hold their hands correctly over their heads, the guards were to beat them with their rifle butts (R 182, 966).

After he learned that all the fliers had been killed, he remarked to accused ALBRECHT that the fliers deserved what they get (R 216). He told ALBRECHT that, if he were ever asked whether the fliers were shot or beaten, he was to say that they were beaten to death (R 948). Prior to or during the interrogation of the fliers SEILER inquired of accused GEYER whether his home had been bombed and why he had not shot the fliers immediately upon the crash of the plane (R 194).

Evidence for Defense. SEILER admitted, on the stand, that he gave orders set forth on page five, supra. He testified that the orders were issued by him at the direction of his superior officer, accused GOEBNIL (R 823, 824). GOEBNIL confirmed giving certain of those orders to SMILER but denied issuing the crucial ones concerning the non-protection of the fliers from civilian attacks (R 859-862) and the requirement that the fliers march with their hands held continually over their heads (R 872). When GOEBNIL arrived at the bettery he took complete charge (R 821-823, 858). He reprimended SHILER for his "damned German humanitarian ideas just when women and children were being killed in Bromen" (R 1073).

GOEBNIL changed everything SHILER had started and issued orders to the last detail (R 827). When MENTIEL inquired why the fliers were marching with hands above their heads, SHILER responded: "All this has been ordered. I have nothing to do with it" (R 729).

Sufficiency of Evidence: The Court was warranted from the evidence in its findings of guilty. All who join as p rticipants in a pl n to commit an unlawful act, the n tural and probable consequence of the execution of which involves the contingency of taking human life, are logally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very

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illegal killings. The evidence indicates that he was a least a comparatively willing participant. This he is legally responsible as a principal for the illegal killings, the extent of his culpability is not too clear in that the orders he issued and the steps he took were apparently at the direction of his superior officer and there is no showing as to acts in furtherance of the plan following the time that the fliers started on the march. The extent of his culpability is not sufficient to warrant the death penalty.

Potitions: A Potition for Review was filed by defense counsel Engelhorn, 26 Merch 1946; Potitions for Clemency were filed by a friend, Dr. Oscar Born, 11 April 1946 and by the accused's wife, Emmy Seiler, 15 July 1946.

Recommendation. Approval of the findings and sentence, but that the death sentence be commuted to life imprisonment.

6. JOHANN JOSEF SCHMITZ

Nationality: Gorman

Age: 52

Civilian Status: Foreman in store business

Party Status: None

Military Status: Technical Sergeant; gun crow member

2nd Battery (Ostland Battery), 316th

Navel Flak Battalion

Plea: NG First Charge; NG Second Charge

Findings: G First Charge; G Second Charge

Sentence: Death by hanging

Evidence for Prosecution. Accused SCHMITZ was ranking noncommissioned officer of the guard detail escorting the fliers from
Ostland Battery to the Sportplatz where the fatal shooting occurred
(A 988-989). Frequently, during the course of the march, the fliers
were beaten by civilians and guards (R 259, 910, 912-913, 948). Before
the column reached the promenade, SCHMITZ hit and kicked a flier (R 196).
He ordered accused ALBRECHT to bit a flier and called upon all the guards

to hit the fliers to make them keep their arms up (R 208-209). In front of the Dorf Hotel SCHMITZ pushed and kicked some of the fliers (R 1031). Wear the old lighthouse SCHMITZ beat the fliers (R 200). Accused KROLIKOVSKI sew SCHMITZ with the column at this point (R 660). Accused GRYER testified, both in his extrajudicial sworn statement and on the stand, that he was positive he sew SCHMITZ shoot a flier at the Sportplatz (R 202, 1036). Later SCHMITZ admitted that he drow several rounds of ammunition (R 997). Shortly after the fliers had been killed, SCHMITZ signed a false report to the effect that the fliers had been beaten to death by the civilian population (R 996).

Evidence for Defense. SCHMITZ testified that he acted upon orders given him by his superior officer, accused SEILER (R 989). These orders are set forth at page five, supra.

SCHMITZ meinteined that he did not mistreat the fliers. As the column merched to the promenade he pushed two fliers back into line so that the guards would not shoot them on the supposition they were attempting to escape (R 991). SCHMITZ testified that when the RAD leader called upon his men to beat the fliers, he called out, "Don't do it" (R 992). He further testified that when the small flier was knocked down in front of the Town Hall he stayed until accused ENTZEL order down to join the column which had, meanwhile, continued on toward the Dorf Hotel (R 174, 993). He stated that he did not overtake the column until after it had reached the Sportplatz. On arriving there all the fliers were dead (R 994). He explained the necessity of drawing ammunition by stating that his gun went off accidentally and he had to give some to another soldier (R 997). SCHMITZ testified that he was ordered to sign the false report concerning the killing of the fliers (R 996).

Sufficiency of Evidence. The Court was warranted from the evidence concerning his participation in this atrocity in its findings of guilty. There is credible proof that accused SCHMITZ mistreated the fliers and shot one of them. The evidence as to superior orders falls short of meeting the burden required by the authorities discussed in Secion V. D.

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supra. The acts of mistreatment and the shooting did not come within the sphere of the orders relied upon. All who join as participants in a plan to commit an unlawful act, the natural and probable consequence of the execution of which involves the contingency of taking human life, are logally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very actively furthered and contributed to the plan which resulted in several illegal killings. The sentence is not excessive.

Potitions. A Petition for Review was filed by defense counsel, Dr. Korschbaum, 25 March 1946.

Recommendation. Approval of findings and sentence

7. JOHANN POINTNER

Nationality: Austrian

Ago: 24

Civilian Status: Butcher

Party Status: Unknown

Militery Status: Private first class and acting

Corporal; 216th Navel Flak Bettelion
Ploa:

Ploe: NG First Charge; NG Second Charge

Findings: NG First Charge; G Second Charge

Sentence: - Imprisonment for 5 years, commencing 6 February 1946

Evidence for Prosecution. Accused FOINTNER was the lead guard in the march of the fliers from Ostland Battery to the fatal ending at the Sportplatz (R 906). He carried seven large envelopes containing personal effects of each flier (R 915). The fliers were forced to march with their hands above their heads (R 906, 936). During the march, the fliers were beaten by RAD men on the promenade (R 908) and by civilians at the corner of Bahnhof and Franz-Habich streets (R 910, 939), at the Town Hall (R 912), and in front of the Dorf Hotel (R 913). Practically all the guards hit the fliers more than once (R 259). One flier was shot at the Town Hall (R 912) and the rest were shot and killed at the Sportplatz (R 913-195). Directly after the fliers were killed POINTNER

signed a written statement attributing the death of the fliers to beatings by the civilian population, although he had witnessed the shooting by military personnel (R 917-918, 932).

Evidence for Defense. POINTNER relied upon sup rior orders. These orders, as issued by accused SEIL R are set forth at page five, supra.

POINTNER testified that he arrived at the plane just after it crashed. He gave a flier his first aid kit in order that a wounded flier could be bendeg d (R 904). When SEILER stated that the fliers were to be ascerted to the airport, POINTNER inquired whether or not the direct route over the Black road would be followed (R 905). POINTNER was informed that the fliers would be marched through the town (R 907). In attempts to follow the shortest route possible, he led the column into Victoria street, but was ordered to turn back by accused MENTZEL (R 907) and, later, at the corner of Franz-Habich and Nous streets he intended to turn right on Nous street but he was ordered to turn left in the direction of the Town Hall (R 911).

POINTNER testified that the guards were not capable of protecting the fliers from the RAD men (R 908). He led the column at a faster cadence to hurry the fliers through the crowds (R 911). POINTNER said he signed the false statement concerning the killings of the fliers because he was ordered to do so (R 918, 932). He further testified that he was armed only with a pistol, since he was burdened with envelopes containing the fliers' personal effects. His pistol always remained in its holster (R 915) and at no time did he push, hit or beat a flier (R 934).

Sufficiency of Evidence. The Court was warranted from the evidence concerning his participation in this atrocity in its findings of guilty. All who join as participants in a plan to commit an unlawful act, the natural and probable consequence of the execution of which involves the contingency of taking human life, are legally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very actively furthered and contributed to the plan which resulted in several illegal killings. The Court could have believed that the escent guards for the fliers did more than faithfully

execute orders. The lightness of the sentence indicates that the Court gave ample consideration to accused's contention that he acted pursuant to superior orders and that ample mitig tion was extended. The sentence is not excessive. Potitions. None Recommendation. Approval of findings and sentence. 8. GUNTHER ALBRECHT Nationality: Germen Ago: 23 Civilian Status: "orker in shipbuilding yard Party Status: Unknown Military Status: Private; member of the 2nd Battery (Ostland Battery), 216 Navel Flak Bettelion Ploe: NG First Chargo; NG Second Chargo Findings: NG First Chergo; G Second Chargo Sentence: Imprisonment for 6 years, commencing 6 February 1946 Evider of for Prosecution. Accused ALBRECHT was a member of the escort guard detail. He was assigned the third flier (R 938) and participated in the merch only as fer as the Town Hell (R 944). During this phase of the merch the fliers were besten by RAD men (R 937-938), by civilians at the corner of Behnhof and Franz-Habich streets (R 910, 939), and by guards elong the see wall (R 948) and at other points (259). At the Town Hall, ALBRECHT was near the smell flier when he was shot by a soldier (R 212, 941). After a delay following the incident, he proceeded alone to the Sportplatz and arrived after the shooting of the remaining six fliers (R 214, 944). After viewing the deed bodies, ALBRECHT returned to the Dorf Hotel end sign d a false statement that the fliers had been beaten to death by civilians.(R 946-947). Evidence for Defense. ALBRECHT relied on the orders issued to the guards. These orders are set forth at page five, supra. ALBRECHT testified that he was helping the fallen small flier near the Town Hall when a soldier pushed him aside and shot the flier (R 212). -31ALBRECHT then helped corry the wounded flier into the SHD offices
(R 941). He then went in the direction of the Dorf Hotel and was informed that the remaining fliers had been killed on Hoade street near the
Sportplatz. He proceeded there and look d at the bodies (R 944-945).

ALBRECHT testified that a cused MENTZED ordered him to sign the false
statement reporting the killing of the fliers (R 946-947).

He testified that he was ordered by accused SCHMITZ to hit a flier but denied that he bit any flier at any time (R 948).

Sufficiency of Tyidence. The Court was warrant d from the evidence contains his participation in this atrocity in its findings of guilty. All who join as participants in a plan to commit an unlawful act, the natural and probable consequence of the execution of which involves the contingency of taking human life, are logally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very activaly furthered and contributed to the plan which resulted in several illegal killings. The Court could have believed that the escent guards for the fliers did more than faithfully execute orders. The lightness of the sentence indicates that the Court gave ample consideration to accused a contention that he acted pursuant to superior orders and that ample mitigation was extended. The sentence is not excessive.

Patitions. None

Recommendation. Approval of finding and sentence.

9. KARL GEYER

Nationality: Austrien

Age: 34

Civilian Status: Farmer

Party Status: Unknown

Militery Status: Lence corporel; member 2nd Battery

(Ostland Battery), 216th Nevel Flak

Battelion

Flee: NG First Charge; NG Second Charge

Findings: NG First Chargo; G Second Chargo

San

Sentence: Imprisonment for 4 years, commoneing 6 February 1946 Ovidence for rescution. Accused GMYER were one of the guards who escorted the fliers on the merch from Ostland Battery to the Sportplatz. Initially, GEYER guarded a tell flior with a white swester who was next to the last flier in the column (R 195). Accused TENTZEL ordered accused VITZKE and GEYER to exchange fliors so that GEYER guarded the small flior who had trouble keeping up his trousers (R 1028). When the fliers were beston while on the promon-de the small flier rushed shead and the tall flier with the white sweeter reverted to GEYER's control and he continued to guard this flier until he was shot at the Sportplatz (R 1029). The fliers were compelled to merch with their hands over their hords (R 936). They were besten by RAD men (R 908), by civilians at the corner of Behnhof and Franz-Habich streets (R 910, 939), at the Town Hall (R 912), in from of the Dorf Hotel (R 913) and by guards along the sea well (R 948) and at other points (R 259). One flier was shot in front of the Town Hell and the others at the Scortplatz (R 1030-1033). GEYER signed the false statement at the Dorf Hotel that the fliers had been . boaten to death by civilians (R 1033, 1034). Evidence for Defense. GEYER relied on the orders issued to the guards, which are set forth at page five, supra. GEYMER tostified that at Ostland Battery he inquired whether the fliers could not be transported by rail (R 1028). He also testified that he requested eccused WENTZEL to stop the column to permit the small flier to adjust his folling trousers. TENTZEL threatened him with punishment when he permitted the flier to take his hands down to retrieve his trousers (R 1028-1029). On one occasion when a civilian attempted to boat this flier, GEYER pushed the civilian away, first with his rifle and then by soizing him bo the coller (R 798, 1030). GBYER tostified that he was ordered to sign the false report concerning the killing of the fliers (8 1033, 1034). Sufficiency of Twidence. The Court were werrented from the evidence concorning his participation in this atrocity in its findings of guilty. all who join as participants in a plan to commit an unlawful act, the -33netural and probable consequence of the execution of which involves the contingency of taking human life, are legally responsible as principals for a hemicide committed by any of them in pursuance of or in furtherance of the plan. The accused very actively furthered and contributed to the plan which resulted in several illegal killings. The Court could have believed that the escent guards for the fliers did more than faithfully execute orders. The lightness of the sentence indicates that the Court gave ample consideration to accused's contention that he acted pursuant to superior orders and that ample mitigation was extended. The sentence is not excessive. Austria was a co-belligarent of Germany.

Potitions. None

Recognandations. Approval of findings and sentence.

Nationality: German

Age: 35

Civilian Status: Post Office employee

Party Status: Unknown

Militery Status: Frivate first class; member of

Searchlight Battery No. 3

Floe: NG First Charge; NG Second Charge

Findings: NG First Charge: G Second Charge

Sentence: Imprisonment for 11 years, commencing 6 February 1946

Evidence for Frosecution. Accused VITZKE was a member of the escort guard detail that conducted the fliers from Ostland Battery to the Sportplatz, where the final shooting of the fliers occurred. At the outset, WITZKE was assigned the last flier in the column. This flier was the smallest one of the group and the one who continually during the march had difficulty keeping up his trousers. (R 966). As the column marched on the promenade, accused WITZKE end accused GEYER to exchange fliers (R 1028). When the RAD men were beating the fliers, the small flier ran shead with the result that the small flier reverted to VITZKE's control and the fli r originally guarded by GEYER reverted to

him (R 967, 968).

The fliers were made to march with their hands above their heads (% 938). They were besten by RaD men (R 908), by civilians at the corner of Bahnhof and Franz-Habich streets (R 910, 939), at the Town Hall (R 912), in front of the Borf Rotel (R 913) and by guards along the sea wall (% 948) and at other points (R 259). Going down Franz-Habich street, the small flier was hit with a rifle butt by his guard (presumably MITZKE) (R 258). At the Town Hall, MITZKE abandoned the small flier who was then shot (R 969). MITZKE guarded another flier until the column reached the Sportplatz, where this flier was also shot (R 969). Shortly thereafter, at the Dorf Hotel, MITZKE signed a false report which stated that the fliers had been besten to death by the civilian population (R 971).

<u>Nvidence for Defense.</u> MITZKE relied on the orders that were issued to the guards. These orders are set forth on page five, supra.

WITZKE tostified that WENTZEL reprimended him for permitting the small flier to take his arms down to retrieve his falling trousers and finally required him to exchange fliers with GEYER (R 967-968). At the Town Hall, WITZKE said he was pushed away from the small flier and marched on with the column (R 969). At the Sportplatz his flier and the one in front were suddenly shot in quick succession (R 969-970). WITZKE testified that he was ordered to sign the false statement concerning the killing of the fliers (R 971).

Sufficiency of Evidence. The Court was warranted from the evidence concerning his p-rticipation in this atrocity in its findings of guilty. All who join as participants in a plan to commit an unlawful act, the natural and probable consequence of the execution of which involves the contingency of taking human life, are legally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very actively furthered and contributed to the plan which resulted in several illegal killings. The Court could have held mode that the escent guards for the fliers did more than faithfully execute orders. The lightness of the sentence indicates that the Court gave ample consideration to accused's contention that he acted pursuant

to superior orders and that smale mitigation was extended. The sentence is not excessive. Potitions. Mono Accommendation. Approval of findings and sentence. 11. JAN J. AKKURMANN Nationality: German 54 Ago: Merchant; Acting Burgomeister of Borkum Civilian Status: NSDAP member since 1930 and Ortsgruppen-Party Status: leiter of Borkus since 1932 None Military Status: NG First Chergo; NG Second Chergo Flos: G First Charge; G Second Charge Findings: Death by hanging Sentence: Evidence for Prosecution. According to his extrajudicial sworn statement, in the afternoon of the plane crash AKKERMANN received a tolophone call from the -coused GOMBWLL to the effect that the fliers would be led through the town of Borkum by way of the strand and that the guards had orders to load the prisoners in accordance with the decree of Dr. Goobbels (R 234). In his testimony on the stand, he said that the cell was from Lieutenant Boyer on behalf of GOEBBLL (R 633). AKKERMANN telephoned secused MEYER-GENHARDS and stated that the highest military authority had ordered the fliers to be marched through the village in accordance with the decree of Dr. Goebbels. He further said that an exemple should be set end that the air raid police should be alerted immediatel, (R 604). MHYER-GHRHARDS understood this to mean that the fir reid police should demonstrate against the fliers (A 612). The secused ROMATA was also telephoned by AKK RMANN, ROMATA said that he did ot know about the decree of Dr. Goebbels. To this AKKERMANN replied het he should go to Boolts, the leader of the Emergency Service, who e appiled regulations. AKKERM NF slso told accused ROMME to inform Boolts that the fliers were coming through the town of Borkum (B 564, 635). AKKINGANN telephoned the office of the eir reid police and talked to

accused MANDAENGA. AKKERMANN told him that the prisoners were being led through the town and that the air raid police should show "what kind of guys you are" (R 524). The witness Stindt testified to the same or a similar conversation (R 377).

AXXIMANT told his employed, Henkel, to turn out as the fliers marched by, "You lost everything in Hemburg, in your block of houses over 40 children have been killed" (R 635). He told his other employees about the fliers and then went to the corner of Bahnhof and Franz-Habich streets with Henkel and another employee, Haksema (R 636). As the fliers marched past, AXXIMANN, according to his own testimony on the stand, yelled several times, "There are the murderers, the ones that killed your women and children, the ones who bembed your homes, beat them on the neck, beat them! (R 637). He also yelled to beat them to death (R 455, 637, 939, 967). He used such expressions as, "Beat the degs" or "Beat the murderers" (R 70); "Murderers there you come! How many women and children have you killed! Civilians, beat them dead! Beat them dead!" (R 455); and "Murderers, murderers, beat them on their necks!" (R 236).

Many people came out of their houses and the fliers were beaten (R 456, 236, 910-911).

Dr. Volmel heard from his patients that the fliers had been shot to death and that AKKURMANN had instigated the population to beat the fliers. He went to AKKURMANN who said he couldn't understand Dr. Volmel's attitude in pitying fliers who kill German women and children and who destroy German cities (R 462).

Evidence for Defense. There was testimony by two witnesses to the offect that AKKERMAND was an impulsive and excitable person and therefore the villagers discounted his superlative statements (R 531, 613). The accused attributed his conduct on the day in question to these traits (R 632, 648). AKKERMAND testified that he did not voluntarily assume his position of acting mayor and, because of this job, his duties as orteruppenlaiter, and his private business, he was exceedingly overworked (R 632). AKKERMAND did not call out any members of the party organizations (R 636). He denied people streamed out of their houses when he

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yelled at the fliers on Franz-Habich street because, he stated, there were only two other houses there and both were entered from Bahnhof street (R 637). ... RMANN regarded the yelling at the fliers merely as creating en apportunity for the population to give went to their outraged feelings (R 638, 641). AMERICANN samitted, in part, the conversation with Dr. Volmel but explained it on the ground that it occurred just after a bombing ettack in which a bomb landed in front of his house and almost killed his wife, deuchter and grandchild (R 639-640). As mayor, ANARMANN seid that he had no authority over the police. It was a metter for the police to control the civilians (R 647). Sufficiency of Svidence. The Court was warranted from the evidence concorning his participation in this atrocity in its findings of guilty. All who join as participants in a plan to commit an unlawful act, the natural and probable consequence of the execution of which involves the contingency of teking human life, are legally responsible as principels for a homicide committed by any of them in pursuance of or in furtherence of the plan. The accused very actively furthered and contributed to the plan which resulted in several illegal killings. The Court was warranted in concluding that the accused, in his dual capacity as local pary leader and as mayor, exerted a strong influence in inciting the civilian population to enger against the fliers. The sentence is not oxcessive. Potitions. A Petition for Review was filed by defense counsel, Dr. Eborhard Magonau, 28 March 1946. A Potition for Clomency was filed by Borkum Comune Council, signed by the mayor and four senators, 25 June 1946 Recommendation. Approval of findings and sentence. 12. MLA.S MUYER-GERHARDS This accused was acquitted (R 1282). - 38-

13. HEINRICH ROMANL Mationality: German Age: Civilian Status: Chief of Pelice of Borkum Farty Status: Member of NSDAP since 1937 Military Status: None First Charge; NG Second Charge Plea: NG Findings: NG First Charge: G Second Charge Sentence: Imprisonment for 2 years, commencing 6 February 1946 Myidence for Prosecution, Accused ROMMEL received a telephone call from accused GOMBELL who informed him of the plane crash. GOMBELL stated that the fliors were being 1 d along the strand to the airport and the guards had their orders. He then drew ROMMEL's attention to the decree of Dr. Goobbels (R 246). This conversation was corroborated by an office worker in the police station (R 292). ROMMEL reported this information to the Gostapo in Amdon and was instructed by his superior that the metter was strictly military and he should have nothing to do with it (R 246). Accused AKKURMANN then telephoned and told ROMNEL to inform Boelts, leader of the Emergency Service, about the fliers and to tell him about Dr. Goobbel's decree (R 246, 564). ROMAGEL went to Boolta! house and agreed that neither the Emergency Service nor the police should have enything to do with the affair (R 247). NOMNIL rode on his bicycle to the promonade and then to his office. He saw the fliers but did not observe any mistreatment, although his fellow policemen Fick told him of the bestings by the RAD men (R 248). He saw the prisoners again as they passed the police station (R 797). Later he was told by Fick that the fliers had been shot on Reede street (R 249). ROMANL and Fick then went to Reede street where they blocked off the street and chased away the women and children. ROMMEL and Fick returned to the police station where he reported to the Gestape in Emden. He was egsin instructed to do nothing because it was a military metter (R 249) -39-

ROMMEL took no setion to protect the fliers. Later he expressed the intention of committing suicide (R 573). After his errest he attempted suicide by jumping overboard in Emden Harbor (R 574). Myidence for Defense. ROMETL testified that twice his superiors had ordered him not to take any action because the matter concerning the fliors was strictly military (R 563, 568). The witness Moller corroborsted ROMMEL's testimony concerning the telephone calls with GOMBELL and with ROMMIL's superior in Emden. Moller also said that ROMMIL was informed by his superior that the decree of Dr. Gooblels provided that the police were not to interfere, if the civilians attacked captured fliors (R 292-293). ROMMIL further testified that, as there were only two policemen in Borkum including himself, it was not practical for them to interfere with the guards nor to prevent the civilians from hitting the fliers (R 596). Sufficiency of Evidence. The Court was werrented from the evidence concorning his participation in the atrocity in its findings of guilty. All who join as participants in a plan to commit an unlawful act, the netural and probable consequence of the execution of which involves the contingency of taking human life, are legally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very actively furthered and contributed to the plen which resulted in several illegal killings. The lightness of the sentence indicates that the Court gave ample consideration to the accused's attempt to minimize the extent of his participation. The sentence is not excessivo. Potitions. A Petition for Review was filed by defense counsel, Dr. Motzlor, 1 April 1946. Recommendation. Approvel of findings and sentence. 14. GERHARD GARRELS This accused was neither served nor tried. - 40 -

15. GUSTAV MAMMENGA

Wetionelity:

Gorman

Ago:

52

Civilian Status:

Tolophone Operator

Party Status:

Unknown

Military Status:

Frive to in the Scurity and Emergency

Service

Plea:

NG First Chargo: NG Second Chargo

Findings:

NG First Charge; G Second Charge

Sentence:

Imprisonment for 20 years, commencing 6 February 1946

Evidence for Prosecution. Accused AKK RMANN telephoned and informed accused MAMMOTIGA that the fliers were being led through town. He added, "Show what kind of guys you are" (R 524). MAMMOTIGA went outside his office in the Central Hotel and, as the fliers passed by, he hit the small flier two or three times with his open hand (R 253-254, 525). Accused SCHMITZ testified that when the column reached this point he saw an air raid policeman hit the small flier over the head with a rifle and later he saw the flier on the ground (R 993).

MAMMENGA then heard a shot behind him and turned to see a soldier holding a pistol. Accused MEX-H-GERHANDS ordered the wounded flier to be carried into the Central Hotel in which the SHD offices were located.

MANNAGERA did not help take care of the wounded flier (R 254, 525).

Myidence for Defense. MAMMENGA testified that he heard someone shout, "Beat them, beat them, they killed my wife and my child" and, thinking of his son who was killed in action, he struck one of them. He asserted the blows were struck with the flat of his right hand and were not hard blows, because he had not completely recovered from a fracture of his left arm (R 525). He further stated that he struck a medium sized flier and not the small one who was subsequently shot (R 527, 538). He did not help carry the wounded flier into the hotel because accused and mathematical struck and directed him to chase the children away (R 526).

Sufficiency of Tvidence. The Court was warranted from the evidence

..

concerning his perticipation in the strocity in its findings of guilty.

All who join as perticipants in a plan to commit an unlawful act, the

natural and probable consequence of the execution of which involves the

contingency of taking human life, are legally responsible as principals

for a homicide committed by any of them in pursuance of or in furtherance

of the plan. The accused very actively furthered and contributed to the

plan which resulted in several illegal killings. Accused admitted that

he struck a flier. The sentence is not excessive.

Fetitions. A Fetition for Review was filed by defense counsel, Dr. Motzler, 1 April 1946.

Recommendation. Approvel of findings and sentence.

16. RAENDER HAKSIMA

This accused was neither served nor tried.

17. JOSEF POTER HANKON

This accused was neither served nor tried.

18. HEINRICH HEINEMANN

Nationality: German

Age: 29

Civilian Status: Butcher shop employee

Perty Status: Member of Sturm Abteilung from 1933 to 1935

Military Status: Inactive member of Navy

Plos: NG First Charge; NG Second Chargo

Findings: NG First Charge; G Second Charge

Sentence: Imprisonment for 18 years, commencing 6 February 1946

Evidence for Prosecution. According to the extrajudicial sworn statement and the testimony of accused WEBER, HEINEMANN came out of his father's butcher shop, which is located on the corner of Franz-Habich and News streets, to watch the fliers as they passed. HEINEMANN beat a flier with his first (R 163). By his extrajudicial sworn statement, HEINEMANN admitted that later when a customer entered the store and stated

that a flier had been shot in front of the Town Hall, he went there on his bicycle. He first stated that when he arrived at the Town Hall no one was there so he proceeded past the Dorf Hotel and evertook the fliers (R 259), but in a supplementary statement he asserted that when he passed the Town Hall a German soldier jumped in front of his bicycle (R 262). At the Sportplatz, he witnessed the shooting of the fliers (R 260).

accused MEYER-GERHARDS seid in his extrajudicial sworn statement that he saw HEINLMANN rush into the crowd as the fliers passed the Town Hall (R 242). When he testified at the trial, however, he expressed doubt that the person he saw was HEINLMANN (R 608). Mrs. Garrels testified that MEYER-GERHARDS said to HEINEMANN, in her presence, that he had seen HEINLMANN knock down a flier at the Town Hall (R 431-432).

Evidence for Defense. The father of HELIMEMANN testified that his son .

stood alongside of him while the fliers passed his butcher shop on FranzHabich street and his son did not beat any flier (R 1059). This is

corroborated by the witness Mrs. Schroeder (R 1126-1127). Accused MEYERGINHARDS denied having the conversations with Mrs. Garrels concerning

HELIMEMANN (R 609). The witness Fleiter, who was also present according

to Mrs. Garrels, corroborated the testimony of MEYER-GERHARDS that no

such conversation occurred (R 1130). Mrs. Mayor-Garhards testified

concerning the enmity between the Garrels family and the families of

HELIMEMANN and MEYER-GERHARDS (R 1135-1136).

Sufficiency of Evidence. The Court was warranted from the evidence concerning his participation in the atrocity in its findings of guilty. All who join as participants in a plan to commit an unlawful act, the natural and probable consequence of the execution of which involves the contingency of taking human life, are legally responsible as principals for a homicide committed by any of them in pursuance of or in furtherance of the plan. The accused very actively furthered and contributed to the plan which resulted in several illegal killings. While the evidence is very conflicting, it was for the Court to determine weight and credibility to be attached to the testimony of the various witnesses. However, the evidence does indicate participation and culpability to a sufficient

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doeren to warrant some punishment.

Motzler, 1 april 1946; e Petition for Clem new was filed by defense counsel; Dr. Motzler, 1 april 1946; e Petition for Clem new was filed by e friend, m. L. Misenbarth, 5 September 1946.

Recommendation. approval of findings and sentence, but that the sentence be reduced to five years, commencing 6 February 1946.

19. JAKOB VITTMAACK

This accused was neither served nor tried.

- 20. LaNGER (first name unknown)

 This accused was neither served nor tried.
- 21. AUGUST HADSIKER

 This eccused was neither served nor tried.
- 22. AUGUST SCHIERLAU

 This accused was neither served nor tried.
- 23. RIMBACH (first name unknown)
 This accused was neither served nor tried

VII. CONCLUSIONS:

an exemination of the entire record of trials fails to disclose any error or emission in the conduct of the trial which resulted in injustice to the accused and discloses that the evidence is legally sufficient to support the findings of the Court. Accordingly, it is recommended that the findings of the Court be approved as to all the accused and that the sentences to death by hanging as to accused GOEBBLL, WENTZEL, SCHMITZ and AKKERMANN be approved and ordered executed; that the sentence to death by hanging as to accused SEILER be approved, but commuted to imprisonment for life and as commuted ordered executed; that the sentence to life imprisonment as to the accused KROLIKOVSKI be approved, but reduced to imprisonment for fourteen (14) years and as reduced ordered executed; that the sentence to imprisonment for twenty-five (25) years as to accused VEBER be approved and ordered executed;

MANDENGA be approved and ordered executed; that the sentence to imprisonment for eighteen (18) years as to accused HEINEMARN be approved, but reduced to imprisonment for five (5) years and as reduced ordered executed; that the sentence to imprisonment for eleven (11) years as to accused FITZKS be approved and ordered executed; that the sentence to imprisonment for six (6) years as to accused ALBRECHT be approved and ordered executed; that the sentence to imprisonment for five (5) years as to accused ALBRECHT be approved and ordered executed; that the sentence to imprisonment for five (5) years as to accused FOINTMER be approved and ordered executed; that the sentence to imprisonment for four (4) years as to accused GRYER be approved and ordered executed; and that the sentence to imprisonment for two (2) years as to accused ROMMER be approved and ordered executed.

Legel Forms Nos. 13 and 16 to accomplish these results are attached heroto, should it ment with approvel.

/s/ Richard D. Roynolds /t/ RICHARD D. REYNOLDS Mejor ORD

/s/ Mexwell S. McKnight /t/ MAXWELL S. McKNIGHT Major MI

> Attorneys Fost Triel Brench

Having exemined the record of trial, I concur, 6 September 1947.

/s/ C. N. Straight
/t/ C. N. STRAIGHT
Lieutenent Colonel, Jago
Deputy Judge Advocate
for War Crimes