Herty-H

LIST OF DOCUMENTS TO BE USED IN CONNECTION WITH PARAGRAPH IV (D) 3 (a).

The Reduction of the Reichstag to an Unimportant Mazi Body.

- 1. 2050-PS The Weimer Constitution, Articles 20 to 23, 68 to 77, showing the broader powers of the Reichstag under the Weimer republic.
- 2. 2384-PS Fabriscius Staff, "Bowegung", Staat und Volk in Ihren Organisationen, p. 161, giving statistics on political affiliation on Reichstag members in 1935.
- 3. 2390-78 Jahrbuch (1935), pp. 223 to 224, showing the Nazi character of the Reichstag in that year.
- 4. 2481-FS Excerpt from article by Frick, Zeitschrift der Akademie für Beutsches Recht, p. 67, discussing the decline of the Reichstag power.
- 5. Hess, "Raden", p. 228, referring to the impudence of the Reichstag.
- 6. 2018-PS / Hitler decree of 30 August 1939, reserving to himself the right to order the Reichstag to enact legislation.

Curtailment of the Freedoms of Elections.

- 1. 2050-PS The Weimer Constitution, Articles 20 to 23, providing for free national elections.
- 2. 2382-F5 The National election law of 1924, Articles 15, 17, 19, 30 and 33, providing for a many party system and proportional representation.
- 3. 2381-PS "Der Grossdeutsche Reichstag", (1943), pp. 16 to 17, containing excerpt from reprint of the whole election law indicating the sections which had become obsolete.
- 4. 2403-FS Reprint of the ballot used in the election of 1933 from Dokumente für Doutschen Folitik, Volume 1.
- 5. 2006-96 The law on the rebuilding of the Reich of 30 January 1934, providing for the abolition of the parlimentary bodies of the Lander.
- 6. 2008-FS The German communities law of 30 January 1935, preamble, Articles 6, 33, 41, 45 (1), 48, 51, 106, providing for the abolition of

of representative or deliberative bodies in the manicipalities.

7. 2355-PS Second election law of 18 Warch 1938, specifically providing for the submission of one one list of candidates to the electora for the entire Reich.

Centralization of Government.

- 1. 2050-PS The Weimar Constitution, Chapter 1, Articles 1 to 19, showing the relative autonomy of the Lander under the republic.
- 2. 2004-PS Freliminary law on the unity of the States with the Reich of 31 March 1933, Articles 4, 7, 12, 14 (2), 15, providing for the reconstitution of the States and their diets.
- 3. 2005-PS Second law on the unity of the States with the Reich of 7 April 1933.
- 4. 2006-PS Law on the rebuilding of the Reich of 30 January 1934 abolishing the autonomy of the Länder.
- 5. 1653-FS First executive decree (dated 2 February 1934) to the law of 30 January 1934.
- 6. 2019-PS Second executive decree (dated 27 November 1934) to the law of 30 January 1934, which increased the administrative powers of the provincial presidents as distinguished from the provincial dista.
- 7. 2007-PS The Reichstatthaltergesets of 30 January 1935, Articles 1, 2 and 6, further reducing the independence of the Landen.
- 8. 2006-PS Gemeindordnung for municipals decree of 30 January 1935, providing for the direct supervision by the Center government of municipals.
- 9. 2325-PS First executive decree (dated 26 March 1935) to the Gemeindordnung.
- 10. 2126-PS Decree of Hitler of 28 August 1939, concerning the simplification of local administration.
- 11. 2481-PS Article by Frick-Zeitschrift der Akademie für Deutsches Recht (1937, p. 68) telling of the extent of centralization.
- 12. 2380-PS Frick article, N.S. Jahrbuch (1935) p. 212, on the degree of centralized control.
- 13. 2378-PS Excerpt from Dokumente der Deuteschen Folitik, Volume 4, p. 207 on complete abolition of the Autonomy of the Länden.

14. Excerpt from article by Frank in N. S. Jahrbuch (1936), pp 223 to 224 on centralisation of municipalities.

Uniting the Offices of the President and Chancellor.

1. 2003-PS Law of 1 August 1934 to this effect.

Purge of Civil Servents.

- 1. 1397-PS Civil Service purge law of 7 April 1933, Articles 1 to 7.
- 2. 2012-PS Executive decree (dated 11 April 1933) to the purge law, pre-
- 3. 1400-PS Law changing the regulations in regard to public officials, dated 30 June 1933.
- 4. 1398-PS Supplementary law affecting civil service, dated 20 June 1933.
- 5. 2326-PS Regulations regarding the appointment of civil service, dated 14 October 1936, Article 8.
- 6. 2340-PS German civil service law of 26 January 1937, Articles 1, 3, 4, 25, 26, 57, 71.
- 7. 2341-FS Decree of 28 February 1939 on the education and career of civil service.
- 8. 2379-PS Excerpt from Dokumente der Deutschen Politik, Volume 5, pp. 274 to 275, summarizing the affects of the civil service purge.

Restrictions on the Judiciary.

- 1. 2050-PS Weimar Constitution, Articles 102, 104, 105, 107, 109, providing for the independence of judges under the republic.
- 2. 2014-PS The law of 24 April 1934 creating the People's Courts.
- 3. 2342-PS Decree of 18 April 1936 on the People's Courts.
- 4. 2076-PS Decree of 21 March 1933 concerning the formation of People's Courts.
- 5. 2056-PS Decree of 20 November 1938 broadening the jurisdiction of People's Courts.

- 6. 2402-PS Excerpt from "Rules for Party Judges (1934)", p. VI, 1-2, emphasing the controled character of the Farty courts.
- 783-PS Series of letters from Minister of Justice, Guertner, proving 784-PS how the conter Reich government interferred in the trial of 785-PS certain concentration camp officials charged with serious 786-PS crimes.
- 8. 787-PS Another case history showing interference by Hitler himself in 788-PS favor of a Nazi criminal.
- 9. 2378-PS Statement by Frank in Dokumente der Deutschen Politik, Volume 4, p. 337, on the new character of the judiciary.
- 10. Excerpt from Anordnungen of the Deputy of the Führer, pp. 190 to 192, dealing with the duties of Hess and the Gauleiter in deciding criminal cases.
- 11. 2482-PS Excerpt from article by Minister of Justice, Thierack, in
 Deutsche Justiz (1942), p. 662 on the non-independent character
 of the judges and the practice of confidential Judge's Letters
 by which they are given general directions from Berlin.
- 12. D229 A British document containing excerpts from the first of the Judge's Letters sent by Thierack to all judges and prosecuting attorneys and emphasizing the need for following directions.
- 13. 652-PS Confidential letter from Thierack to Oberlandesgeritchspräsidenten dated 31 January 1938, requesting lists of politically trust-worthy lawyers to represent the people taken into protective custody.

Enlarged and New State and Party Organizations.

- 1. 1725-PS Executive decree of 29 March 1935 granting special privileges to party organizations and listing the organizations.
- 2. 2383-PS Excerpt from the directives of the Party Chancellory, Volume 1, p. 238, on the extent to which the new party organizations affect German life.
- Farty and State charts.

Coordination of Party and State.

1. 1395-PS Law of 1 December 1933 on the unity of Party and State.

dutis

- 2. Excerpts from Anordnungen of the Ferty of the Fibrer; one on pp. 67 to 68 relating to the decision of Hess and the Hoheitsträger to negotiate with government authorities; the other on p. 270 dealing with the participation of Hess in the appointment of civil servents.
- 3. Decree of 17 June 1936 appointing Himmler as Reicheführer 55 and Chief of the German police, Article 2, paragraphs 1 and 4.
- 4. 2383-PS Excerpts from the directives of the Party Chancellory, Volume 1, pp. 4 ff. and p. 32, on the degree of coordination of Party and State.
- 5. 2481-PS Excerpt of Article by Frick in Zeitschrift der Akademie für Deutsches Recht (1937), p. 68.
- 6. Farty and State charts.

Domination of German Life.

- 1. 2383-PS Excerpt from directives of the Party Chancellory, Volume 1, p. 238, on the affect of Nazi organizations on German life.
- 2. Excerpt from Hess, "Reden", p. 247, on the sim of Mazi to use their Party organization for war preparation.