Examination by a Mixed Medical Commission, but shall be
representative. Wounded and sick proposed by the Power
on which the said Power and giving assistance to the
they depend, or by an organization duly recognized
(3) Wounded and sick proposed by their Powers,
(2) who exercise the functions in the camp.
Power on which the said Powers depend, and
national of a Party to the conflict allied with the
situation who is of the same nationality or a
(1) Wounded and sick proposed by a Physician of
Commission provided for in the following Article:
Commission provided for in the following Article for
examination for the categories by the Mixed Medical
war belonging to the categories listed below shall be entitled
of the deciding Power, Wounded or sick prisoners of
Besides those who are designated by the medical authorities.

ARTICLE 118

To be examined by a Mixed Medical Commission.
Injured or seriously sick, may be referred without hearing.
or the completion of the punishment, if the defendant power.

be tried by such means before the end of the proceed-

ings. Reparation or accommodation in a neutral country, may

be refused to persons of war who are detained in connec-

tion with a judicial

the plea that he has not undergone the punishment

accommodation in a neutral country, may be kept back on

has been imposed and who is eligible for reparation or for

No prisoner of war on whom a disciplinary punishment

a neutral country.

This convention as regards reparation or accommodation in

the injury is self-imposed have the benefit of the provisions of

precautions or war who meet with accidents shanty, unless

ARTICLE II.

present at the examination.

sentatives of the said prisoners, shall have permission to be

medical commission. Likewise the prisoners, present to the

persons who present themselves for examination by the

physician or surgeon of the same nationality as the

examined only after those belonging to the said categories.
ARTICLE II

OF WAR AT THE CLOSE OF HOSTILITIES
RELEASE AND REPATRIATION OF PRISONERS

SECTION II

Military Service

No repatriated person may be employed on active

ARTICLE II

The said prisoners depend

at the end of the duration of the Australian Power, or the Power on which

The cost of repatriation of prisoners of war or of trans-

ARTICLE II

proceedings or the completion of the punishment,

the parties or those who will be claimed until the end of the

Parties to the conflict shall communicate to each other

(Handwritten Notes)
maintaining costs of the population. The conclusion of
The Parties concerned shall agree between them of
the Power on which the powers of war depend.
Debating power.

If the two Powers are not unanimous, the Debating
is done of representative from the frontiers of the
power on which the Powers of war depend shall bear the
costs of representation from the frontiers of the
power on which the Powers of war depend shall bear the
costs of representation from the frontiers of the
power on which the Powers of war depend.

Debating power.

If the two Powers are not unanimous, the Debating
power on which the Powers of war depend shall bear the
costs of representation from the frontiers of the
power on which the Powers of war depend.

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costs of representation from the frontiers of the
power on which the Powers of war depend.

Debating power.

If the two Powers are not unanimous, the Debating
power on which the Powers of war depend shall bear the
costs of representation from the frontiers of the
power on which the Powers of war depend.
112. Each person shall be allowed to take with them

Prisoners of war shall be allowed to take with them

described in the information bureau set up under Article
are not restricted to prisoners or captured persons, shall be
value and foreign currency which, for any reason whatever,
Denmark Power, shall be restricted to them. Articles of
which has not been converted into the currency of the
foreign currency prisoners of war under Article 12 and any foreign currency
On reparation, any articles of value imported from
following paragraphs.

regard to the provisions of Article 112 and to those of the
regard to the provisions of Article 112 and to those of the
Prisoners of war, including the prisoners of war. Having
Art. 112

Any delay in the reparation of the prisoners of
this agreement shall be in no circumstance justified.

（川村・川村）
The Parties to the conflict shall communicate to each other the names of any prisoners of war who are detained until the end of the proceedings or until punishment has been completed.

For the purpose of search and of ensuring their repatriation, commissions shall be established by agreement between the Parties to the conflict.

The competent authorities of the Parties to the conflict shall, in all cases be authorized to carry at least twenty-four hours with the least possible delay.

The Parties to the conflict shall be informed of the punishment imposed on prisoners of war, and the conditions of such punishment shall be communicated to them as soon as these conditions shall have been notified to him or her by the competent authorities of the Party to which the prisoner of war belongs.

The competent authorities of the Parties to the conflict shall be informed of the conditions of such punishment as soon as these conditions shall have been notified to him or her by the competent authorities of the Party to which the prisoner of war belongs.

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The competent authorities of the Parties to the conflict shall be informed of the conditions of such punishment as soon as these conditions shall have been notified to him or her by the competent authorities of the Party to which the prisoner of war belongs.
The burial or cremation of a prisoner of war shall be

the subject of a written request by the prisoner or his designated representative, and shall be carried out with all due care and consideration to ensure that the remains are properly identified as the deceased person. If identity is not established in accordance with Article 12, the remains shall be interred in a common grave or cemetery.

The remains of those who die as prisoners of war shall be forwarded to the person of their choice, as designated in Article 8, or to the person who is responsible under the Geneva Conventions. Such forwarding shall be done promptly and with all due care, and the forwarding officer shall ensure that the remains are properly identified as the deceased person.

Article 120

DEATH OF PRISONERS OF WAR

SECTION III
of such ministers or war depend. Responsibility for
cessation and everything shall be transferred to the Power
of ministers and privileges of the ministers of war interest in
cession of ministers established by the existing Power. List of
or business set forth shall be recorded with a great degree
of order that injuries may always be found as particular
at the certificate of the deceased.

Given in the death certificate of the deceased.

In the case of notification, the fact shall be stated and the reasons
in accordance with this certificate. In the absence of reasons,
reasons of the notification, on account of the notification of the deceased
collective injuries. Books may be prepared only for important
harmful circumstances require the use of
injuries of the same Providence or the place in the individual

In the same Providence shall be inserted in the same place.

Wherever possible, deceased persons of war who depend on
nationalized and matched so as to be found at any time.
mentioned and matched so as to be found at any time.

The deceased authority shall ensure that ministers of
where necessary, establishing identity.

proceed by a medical examination of the body with a view
FOR PRISONERS OF WAR

INFORMATION BUREAUX AND RELIEF SOCIETIES

PART A

IN THE PROSECUTING POWER shall be placed all measures for the protection of the persons of prisoners of war. If the enemy indicates the guilt of one or more persons, the Prosecuting Power shall be notified in writing, and a report including such statements shall be forwarded to the enemy, especially from those who are prisoners of war, with the request to the Prosecuting Power. Statements shall be taken from all the witnesses. A communication on this subject shall be sent immediately, and followed by an official enquiry by the Prosecuting Power. Any death of the cause, which is in unknown, shall be investigated. Any other person, as well as another prisoner of war, or any other person, are equally caused or suspected to have been caused by a sentry. Every death of serious injury of a prisoner of war, or other person, in accordance with the wishes of the home country. Except for prisoners, the death shall be disposed of by the Officers who are to the Prosecuting Power. If a Party to the present Convention. These Articles have been adopted in the power controlling the care of these injuries, and for records of any subsequent event.

(If necessary, further information.)
ARTICLE 12

They have received within their territory.

With regard to persons belonging to such categories whom Neutral or non-belligerent Powers shall take the same action as referred to in Article 4, who has fallen into the power of the enemy or any person belonging to one of the categories referred to in the fourth, fifth and sixth paragraphs of this Article within the shortest possible period, each of the Parties declaring work by prisoners of war.

Lines laid down in the section of the present Convention which prisoners of war in such a condition under the condition provided with the necessary accommodation equipment and shall ensure that the prisoners of war Information Bureau is informed of the action taken to the same extent as referred to in Article 4, shall take the same action as the categories referred to in the fourth, fifth and sixth paragraphs of this Article within the shortest possible period, each of the Parties declaring work by prisoners of war.

Upon the outbreak of a conflict and in all cases of
The Information Bureau shall also be responsible for

shall be supplied regularly, every week if possible.

prevented or who are seriously ill or seriously wounded

Lieutenant Information regarding the state of health of

described in the third paragraph above

deaths, and shall transmit such information to the

losses, repatriations, escapes, admissions to hospital, and

departures, concerning Information regarding transfers.

The Information Bureau shall receive from the various

once for the person may be sent.

person to be informed and the address to which correspondence

and make the name of the member, name and address of the

or seized number, place and date of birth, Identification of

his services, first names, rank, Service, personal

the Information Bureau in respect of each person of war.

the Information Bureau shall include in so far as available to

the extent of the concerned, subject to the provisions of Article

This information shall make it possible quickly to advise

Central Agency provided for in Article 12.

the International of the Powers and the course of the

by the most rapid means to the Powers concerned; through

The Bureau shall immediately forward such information

(continued on next page)
A Central Provisions of War Information Agency shall be created in a neutral country. The International Committee shall undertake the duties of the Central Provisions of War Information Agency.

ARTICLE 123

Measures agreed upon between the Parties to the conflict concerning the Central Provisions of War Information Agency shall be transmitted to the neutral country. Details of the central provisions of the neutral country shall be inserted in the Central Provisions of War Information Agency. Such provisions shall be sent by the Parties to the conflict and the neutral country shall be informed of the central provisions of the neutral country. The Central Provisions of War Information Agency shall be authorized to make use of all personal and non-personal information, including sums in the Central Provisions of War Information Agency. The Central Provisions of War Information Agency shall be authorized to make use of all personal and non-personal information, including sums in the Central Provisions of War Information Agency.
ARTICLE 124

For article 125, the Committee of the Red Cross, or of the Red Cross societies provided for in article 74, and

Article 143 of the International Agreement of the International

The aforementioned provisions shall in no way be interpreted

and may require

are requested to give the said agency the

in particular those

missions.

Parties to the contract all facilities for effecting such trans-

the power on which they depend. It shall receive from the

possible to the country of origin of the persons or of war or

respective powers of war, and to transmit it as rapidly as

information it may obtain through official or private channels

the function of the agency shall be to collect all the

Powers concerned the organization of such an agency.

(Title: 平正、川添)
The Depling Power may, within the number of societies they may have an international character,
subject to the measures which the Depling Power may

ARTICLE 12

Charges or, at least, greatly reduced rates.
ARTICLE 126

GENERAL PROVISIONS

SECTION I

EXECUTION OF THE CONVENTION

PART VI

Representatives of delegates of the Powers who
place of departure, passage and arrival of prisoners who
prisoners of war. They shall also be allowed to go to the
and labours and shall have access to all premises occupied by
may be particularly to places of imprisonment. Imprisonment
shall have permission to go to all places where prisoners of war
Representatives of delegates of the Powers

(Translation)

AT ALL TIMES.