

775013

**GHQ/SCAP Records (RG 331, National Archives and Records Service)**

**Description of contents**

- (1) Box no. 2884
- (2) Folder title/number: (35)  
010 Courts
- (3) Date: Jan. 1948 - Dec. 1948

(4) Subject:

Classification	Type of record
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- (5) Item description and comment:
  - i) Kinki
  - ii) Includes Contents List

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File No  
015

Subject

Subject	From	To	Date
Monthly Report of Cases Tried by Japanese Courts	8th Army	I Corps	7 Jan 48
Cases Tried under Ordinance #311	FMG	SCAP	8 Jan 48
Case Ky-11	I Corps	Court Kyoto Dis.	26 Jan 48
Failure to Meet Rice Collection Quota (Index) Request for Trial of Japanese Diet Member for	FMG	8th Army	4 Feb 48
Diplomatic Immunity	KMGT	KMGR	16 Feb 48
Yamato Seiko K.K.	OMG	I Corps	4 Mar 48
Report of Cases Tried by Japanese Court	WMG	"	5 Mar 48
Counsel and the Accused	SMG	KMGR	9 Mar 48
mitsu & Soko Hiyama Equalizing Sentences in the Case of Bunki Shige-	8th Army	I Corps	7 Jun 48
Cases of the Riot at the Prefectural Building	Kobe Base	Court. Kobe Dis.	15 Jun 48
Osaka Disposition of Cases by Court & Procurators in	OMG	KMGR	22 Jun 48
Japanese Law by a Chinese National Transmission of Documents - Alleged Violation of	Tochigi MG	FMG	"
Disposition of Seized Property	Div 25th Inf	WMG	20 Jul 48
Case of Sasaki, Fujino & Antaki	I Corps	KMGR	30 Jul 48
Surveillance of Japanese Court Action	WMG	"	1 Sep 48
Disposition of Confiscated Money	24th Div.	25th Div.	3 Jun 48
Payment for Hulling Rolls	HMG	KMGR	2 Dec 48
Waiver of Prosecution (Index)	I Corps	Office curators Kyoto Pro-	10 Dec 48
Dispute Court Action on Shiga Industrial Company Labor	SMG	SCAP	14 Dec 48



HEADQUARTERS  
SHIGA MILITARY GOVERNMENT TEAM  
APO 25, Unit 3, (Otsu, Honshu)

JWL/jcm

14 December 1948  
48/LG/C/4

SUBJECT: Court Action on Shiga Industrial Company Labor  
Dispute

THRU: Commanding Officer, Kinki Mil Govt Region, APO 301.

TO: Supreme Commander for the Allied Powers, APO 500.

## 1. References:

- a. Special report, this headquarters, 48/E/LR/3,  
20 Aug 48. (inclosure #1).
- b. Par 1e, Annex A, MG-14 for September, 13 Oct 48.
- c. Par 1g, Annex A, MG-14 for November, 13 Dec 48.

2. In this dispute between the management and the labor union of Shiga Industrial Co., both management and labor have filed charges against the other in court. A summary of these charges and action taken to date follows:

a. Management charges against labor consist of illegal entry, alleged theft and interference with business by the union, and alleged defamation, threat of detention, and other minor charges. This last charge has not been proven, but the procurator's office has taken expeditious action on the other charges.

b. Labor's charges against the management consist of the following:

- (1) Usurpation of withholding tax funds and health, welfare, life and unemployment insurance premiums. The procurator's office has found cause to believe that Art. 69 of the income tax law has been violated and is investigating this charge.
- (2) Preparation for murder, defamation, interference with reputation and business. This is more or less a nuisance charge countering the similar charge filed by the management and no



Spec. Rpt 48/LG/C/4, Shiga Mil Govt Team, dtd 14 Dec 48, cont'd.

basis for prosecution has been found by the procurator's office.

- (3) Violation of Art. 24, Labor Standards Law, in that the management failed to pay the wages on date scheduled. (See inclosure #2).

3. With reference to the last charge, the procurator's office, in a conference, stated that they were not planning to push the prosecution of this charge at the present time. The Supreme Procurator's office verbally advised the Otsu Procurator that if this charge were to be prosecuted there would be similar cases all over Japan which would have to be processed and therefore suggested that the case be concentrated on the charges of management.

4. This situation is based entirely on verbal "suggestions" but the case of labor has not been pushed to the same degree as the case of management; 13 people of labor have had charges placed against them but to date no case against management has been referred to court.

5. It is requested that this matter be discussed with the Supreme Procurator and that the Otsu Procurator be directed to prosecute cases for labor and management with the same vigor.

E. D. LUCAS  
Lt Col, CAV  
Commanding

2 Incls

1. Special report 48/E/LR/3, dtd 20 August 48.
2. Violation of Labor Standard Law.



775013

BASIC: Ltr, Shiga Mil Govt Team, subj: "Court Action on Shiga Industrial Company Labor Dispute", dtd 14 Dec 48.

AG 013 - BA

1st Ind

FLR/ys

Hq I Corps, APO 301,

TO: CG, Eighth Army, APO 343

DEC 23 1948

This report is forwarded for your information and whatever action deemed appropriate.

FOR THE COMMANDING GENERAL:

MG  
AIR

2 Incls:  
n/c

WILDER A. JOHNSON  
Capt. A.G.D.  
Asst. Adj. Gen.

CO	<i>JTB</i>	
EXEC	<i>[Signature]</i>	2
ADM. O	<i>[Signature]</i>	1
ADM. ASST.		
ASST ADM.		
SUPPLY		
G. AFF		
G. & I		
RES		
PRC		
CI		
FILE		



775013

015

FILE UNDER NO. 015

INDEX SHEET  
SYNOPSIS

Waiver of Prosecution

FROM: I Corps

TO : Kyoto Procurators Office

DATE: 10 Dec 48

DOCUMENT FILED UNDER NO. 250



775013

150

HYOGO MILITARY GOVERNMENT TEAM  
APO 317

WPC/jtt/mn

080

2 December 1948

SUBJECT: Payment for Hulling Rolls

TO : Commanding Officer  
Kinki Military Government Region

1. The following information has been submitted to this headquarters by Bando Belt Incorporated Company, No. 1, 2 chome, Meiwa Dori, Hyogo Ku, Kobe shi.

a. Outstanding bills against the former All Japan Agricultural Association for hulling rolls:

<u>ASSOCIATION</u>	<u>QUANTITY</u>	<u>DATE SHIPPED</u>	<u>VOUCHER</u>	<u>BILL</u>
Oita Ken Agr. Ass.	306	10 July 1948	No. 315	¥114,324.00
Miyazaki Ken Agr. "	90	10 " "	377	28,156.00
Saga Ken Agr. "	88	8 " "	327	33,232.00
Kagoshima Ken "	206	14 " "	386	<u>78,732.00</u>
				¥ 254,444.00
				<u>2,544.40</u>
				<u>¥ 256,988.40</u>

b. The Agricultural Associations mentioned in paragraph 1a above were first billed within a few days of shipment. The Kyushu Branch of the Bando Rubber Belt Incor. Co., located at 53 Torimachi Kakurashi, repeated request for payment on 13 August and 23 September 1948.

2. Request Military Government Teams concerned investigate reason for non-payment.

FOR THE COMMANDING OFFICER

/s/ Louis C Hutton  
/t/ LOUIS C HUTTON  
Major, Cavalry  
Executive Officer



775013

*MS*

BASIC: Ltr, Ryogo Mil Govt Team, dtd, 2 Dec 48, subj: "Payment for  
Halling Rolls".

AG 080 - BA

1st Ind

EHD/hk

Hq I Corps, APO 301.

DEC 61948

TO: CO, Kyushu Mil Govt Region, APO 929

Forwarded to your headquarters for action indicated in paragraph 2,  
basic communication.

BY COMMAND OF MAJOR GENERAL SWING:

WALTER A. JOHNSON  
Capt. A.G.D.  
Asst. Adj. Gen.

CO	
EXEC	<i>2</i>
ADM. O	<i>2</i>
ADM. ASST.	
ASST ADM. Q	
SUPPLY	
G. AFF	
G. & I.	
RES & IND	
PROC	
CIRE	
ECON	<i>871</i>
FILE	



775013HEADQUARTERS  
WAKAYAMA MILITARY GOVERNMENT TEAM  
APO 25

RCW/my

015-LG

1 September 1948

SUBJECT: Surveillance of Japanese Court Action

TO : Commanding Officer,  
Kinki Military Government Region  
APO 301

1. This headquarters is interested in the final decision of the Osaka High Court in the case of WAHEI KAWANO. Following information concerning Kawano is submitted:

a. On 13 June 1948 the Wakayama tax office submitted information to the Wakayama Procurator's office as to income tax violation by Kawano.

b. On 23 June 1948 Kawano was indicted in Wakayama District Court.

c. Trial was held on 13 July and 17 July 1948.

d. On 19 July 1948 Kawano was convicted and sentenced to pay a fine of ¥716,000.

e. This sentence was appealed to the Osaka High Court on 19 July 1948.

2. Request that this headquarters be notified of the date and result of the High Court action.

FOR THE COMMANDING OFFICER:

/s/ Denton L. LaRue  
/t/ DENTON L. LaRUE  
Capt Ord Dept  
Adjutant



775013

BASIC: Ltr, Wakayama Mil Govt Team, subj: "Surveillance of Japanese Court Action", dtd 1 September 1948.

015

1st Ind

RFS/ro

Kinki Mil Govt Region, APO 301, 7 Sep 1938

TO: CO, Osaka Mil Govt Team, APO 25

1. Request of par 2 approved.
2. Report surveillance and action taken by High Court of Osaka will be submitted to this headquarters.

BY ORDER OF COLONEL BURNS:

/s/ J. E. Englehardt  
/t/ J. E. ENGELHARDT  
Capt., Infantry  
Adjutant

015

2nd Ind

JSG/rs

Headquarters Osaka Military Government Team, APO 25,  
15 September 1948.

TO: CO, Headquarters Kinki Military Government Region,  
APO 301

1. The following information is submitted as requested by paragraph 2 of basic letter.

2. Judge Tanaka, Masao, of High Court received the case of Kawano on 5 August and trial has been set for 25 September. Due to the complicated nature of the case it is expected to take several weeks before final sentence is given. Final action taken by High Court will be submitted by headquarters at a later date.

/s/ Samuel G Kelly  
/t/ SAMUEL G KELLY  
Lt Colonel, Infantry  
Commanding



775013

BASIC: Ltr, Wakayama Mil Govt Team, O15-LG, subj: "Surveillance of Japanese Court Action", dtd 1 Sept 48.

O15

3rd Ind

RFS/ys

Hq Kinki Mil Govt Region, APO 301,

20 OCT 1948

TO: CO, Osaka Mil Govt Team, APO 25

Information is desired on the present status of the Kawano Case in the Osaka High Court.

BY ORDER OF COLONEL BURNS:

J. E. ENGLEHARDT  
Capt., AGD  
Adjutant

*MLT*  
*JEM*  
*SSS*

*AM*



775013

BASIC: Ltr, Wakayama Mil Govt Team, 015-LG, subj: "Surveillance of Japanese Court Action", dtd 1 Sept 48.

015 3rd Ind RFS/ys

Hq Kinki Mil Govt Region, APO 301, 20 Oct 1948

TO: CO, Osaka Mil Govt Team, APO 25

Information is desired on the present status of the Kawano Case in the Osaka High Court.

BY ORDER OF COLONEL BURNS:

/s/ J. E. Englehardt  
Capt., AGD  
Adjutant

015 4th Ind WEH/so

Hq Osaka Mil Govt Team, APO 25, 26 October 1948

TO: CO, Hq Kinki Mil Govt Region, APO 301

1. In reference to 3rd Indorsement, the following information is submitted:

a. The first session of the Kawano case was postponed due to the illness of the accused and was held on 21 October 1948.

b. The second session is slated for 2 December 1948. The delay in the second session is due to the great number of cases in the judge's docket.

2. This headquarters will submit final decision of this case at a later date.

MALCOLM B. CRAIG  
Colonel, Infantry  
Commanding



775013

BASIC: Ltr, Wakayama Mil Govt Team, APO 25, subj: "Surveillance of Japanese Court Action", dtd 1 Sept. 48

015

5th Ind

RFS/km

Hq Kinki Mil Govt Region, APO 25,

TO: CO, Wakayama Mil Govt Team, APO 25

9 FEB 1949

1. Attention is invited to Inclosure #1, relative to the final action of the Osaka High Court in the tax evasion case of KAWANO, WAHEI. Information available to this headquarters indicates the fine to have been reduced to ¥ 16,000 and not ¥ 8,000 as indicated in the inclosure.

2. A special report on this case has been prepared and forwarded to higher headquarters.

3. The case has been appealed to the Supreme Court for final adjudication.

BY ORDER OF COLONEL O'MOHUNDRO:

1 Incl:  
Surv. of Jap. Court Action

GEORGE MINARIK  
Capt., CE  
Adjutant

KM



775013

HEADQUARTERS  
KINKI MIL GOVT REGION  
APO 25 (Osaka, Honshu)

RFS/km

015

49/LG/c/1 | 9 FEB 1949

SUBJECT: Court Action in the Case of KAWANO, WAHEI of Wakayama-ken

TO: Commanding General  
I Corps  
APO 301

1. KAWANO, WAHEI of Wakayama-shi, Wakayama-ken, was prosecuted in the Wakayama District Court for income tax law violations. He was charged with failure to file a return on an income of ¥ 1,042,032 received in 1947 and also failure to withhold a tax on salaries amounting to ¥ 32,000 paid to eight employees.

2. The District Court found Mr. Kawano guilty of both charges and adjudged a fine of ¥ 700,000 for failure to file a return and ¥ 16,000 for failure to withhold taxes.

3. The case was appealed to the Osaka High Court on Koso appeal and was heard before Judges Tanaka, Matsumura, and Ishimaro, who held that the mere fact that the accused did not file a final return did not constitute an offense under Article 69. An offense to be punishable must be accompanied by the fact that a taxpayer has evaded an income tax by an act of fraud or other unjust means. The action to be taken when a person fails to file a return is found in Article 46, namely, a government determination of the income and taxes due, plus a penalty tax, and not prosecution under Article 69. The tax officials determined the income of the accused as ¥ 150,000 and that of his wife as ¥ 300,000. The court did not find any evidence that accused answered falsely any questions asked by the officials during the investigation.

4. The prosecution proved an income during 1947 of ¥ 1,042,032 from properties under Procurement Demand. The accused claimed expenses of ¥ 1,415,650 during the year and because his expenses exceeded his income, he was excused from filing a final return. The expenses claimed are as follows:

- |   |           |
|---|-----------|
| a. Repair of garden when procurement demand property was returned to owner              | ¥ 150,000 |
| b. Repair and remodelling of house to which he moved when evicted by procurement demand | ¥ 350,000 |

*ok*  
*MB*

*KM*



775013

Ltr, Hq Kinki Mil Govt Region, APO 25, subj: "Court Action in the Case of KAWANO, WAHEI of Wakayama-ken", dtd

c. Purchased a house	¥ 170,000
d. Remodelling expense of purchased house	¥ 255,650
e. Built a boat	¥ <u>490,000</u>
Total	¥1,415,650

5. The Osaka High Court decreed that Mr. Kawano was not guilty of any offense in failing to file a return, but was guilty of failure to withhold taxes from eight employees. The fine was therefore reduced from ¥ 716,000 to ¥ 16,000.

6. On 14 February following announcement of the sentence, the chiefs of the Legal-Government and Finance and Civil Property Sections of Kinki Military Government Region, and chief of the Legal-Government Section of the Osaka Military Government Team, held a conference with the three judges of the Osaka High Court. In the discussion of the case, the judges outlined the basis for their decision which has been summarized in the preceding paragraphs. It was pointed out to the judges that we believed the Wakayama District Court to have rendered the better decision and further, we believed failure to file a final return was an "act of fraud or other unjust means" to evade the payment of taxes, and therefore punishable under Article 69 of the Income Tax Law.

7. Further exceptions were taken to the acceptance by the court of expenses totalling ¥ 1,415,650, because much of the expenses admitted should be considered capital expenditures rather than operating or business expenses, and as capital expenditures, they were not to be deducted in computing income taxes. If it was necessary for the accused to spend ¥150,000 to repair the garden and grounds of property returned to him following cancellation of a P.D., the court, before accepting the full amount as a deduction, should have ascertained what portion could be charged to management, conservation or maintenance of property. The same consideration should have been given to the ¥ 350,000 expenditure for remodelling the house to which he moved and the ¥ 255,650 expenditure for remodelling the house he had purchased. We consider the ¥170,000 purchase of a house as well as the ¥490,000 expended for a boat, clearly as capital expenditure.

8. The Procurator of the High Court has appealed the case to the Supreme Court.

9. It is recommended that this report be forwarded to higher headquarters in order that surveillance may be maintained at the Supreme Court level.

FOR THE COMMANDING OFFICER:

GEORGE MINARON  
Adjutant



775013

ACCESS RESTRICTED

The item identified below has been withdrawn from this file:

File Designation RG331 BOX 2884 Folder: 010

COURTS

Date 22 June 1948

From JOSIAH B. MILLER

To C.O., KINKI MO. REGION, AP6301 ATTN: L & G sec.

In the review of this file this item was removed because access to it is restricted. Restrictions on records in the National Archives are stated in general and specific record group restriction statements which are available for examination. The item identified above has been withdrawn because it contains:

Security-Classified Information

Otherwise Restricted Information

3 doc. 4pp.

FOIA 6  
Authority

2/4/80  
Date

MJS  
NNGR

WITHDRAWAL NOTICE



775013

Period covered in column 6:

DATE

HEADQUARTERS 25TH INFANTRY DIVISION  
APO 25 (Osaka, Honshu)

Date of Report

AG 015 (I)

20 July 1948

**SUBJECT: Disposition of Seized Property**

**TO : Commanding Officer  
Wakayama Military Government Team  
Wakayama Prefecture**

1. On 9 July 1948 several Chinese were tried in Provost Court No 1, Case No C219, on charges of illegal entry into Japan and unlawful attempt to smuggle goods into Japan. They were sentenced to confinement at hard labor for one year and to be expelled to Formosa, said confinement to be suspended as soon as transportation re expulsion could be arranged. Also the ship and cargo ordered to be turned over to Military Government.

2. Attached petitions asking for return of ship and cargo have been filed with this headquarters. They are transmitted herewith as a matter pertaining to your command.

3. Request that this headquarters be informed of your action taken.

FOR THE COMMANDING GENERAL:

3 Incls:

G. K. DOYLE  
Capt, AGD  
Asst Adj Gen

No. Item	Article	QTY	Unit	Hand On	Expd or Lost	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)

SERVICE  
 (CONTINUED)

**REPORT OF EQUIPMENT ON HAND AND EXPENDED**



BASIC: Ltr, CO, Hqs 25th Inf Div, APO 25, Subj: "Disposition of Seized Property", dtd. 20 Jul 1948.

AG 015 (I)

1st Ind.

RCW/my

Hqs Wakayama Mil Govt Team, APO 25, 23 Jul 1948

THRU: Commanding Officer, Kinki Mil Govt Region, APO 301

TO : Commanding General, 25th Inf Div, APO 25

1. Following information is submitted:

a. Sentence of the Formosans and Chinese tried in Provost Court was approved by Commanding General, 25th Infantry Division.

b. Three Japanese crew members were tried and convicted in Japanese court. Sentence was (6) six months confinement, suspended for three (3) years.

c. Japanese customs authorities at Shimotsu complied with paragraph 5, SCAPIN 996, 4 June 1946, reporting through the Ministry of Finance.

d. Ship's cargo has been distributed in regular rationing channels of the Japanese Government, as per paragraph 4, a., SCAPIN 996, dated 4 June 1946.

e. At present the ship "Fukuri-Go" is in custody of the Shimotsu Customs office.

f. "Fukuri-Go" is an 18.5 ton ship of Formosan registration, capable of three (3) knots and in poor condition.

FOR THE COMMANDING OFFICER:

3 Incls.  
n/c

DENTON L. LARUE  
Capt, Ord Dept  
Adjutant



775013

MG

Below compiled in column 8:

**BASIC:** Ltr, Hq 25th Inf Div, APO 25, subj: Disposition of Seized Property, dtd 20 July 1948

AG 000.5 - BA 2nd Ind RFS/lha  
 Hq I Corps, APO 301

TO: CG, 25th Division, APO 25

JUL 20 1948

1. Noted.
2. The Shimotsu Customs Office, in whose custody the "Fukuri-Go" is at present, is under the Ministry of Finance.
3. As of todote no instructions have been received for disposition of the ship in response to action by the Japanese Government under paragraph 1c, 1st indorsement.

BY COMMAND OF MAJOR GENERAL SWING:

3 Incls:  
n/c

WILLIAM A. FRANK  
 Capt, AGD  
 Ass't Adjutant General

No. Item	Article	IME	Unit	Hand On	Expd. or Lost	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)

SERVICE

BASIC: Ltr, Hq 25th Inf Div, APO 25, subj: Disposition of Seized Property, dtd 20 July 1948

(CONTINUED ON REVERSE SIDE)

REPORT OF EQUIPMENT ON HAND AND EXPENDED



775013

015

HEADQUARTERS  
TOCHIGI MILITARY GOVERNMENT TEAM  
Utsunomiya, Tochigi Prefecture, Japan

APO 201  
22 June 1948

SUBJECT: Transmission of Documents

THRU : Commanding Officer, Headquarters Kanto Military Govern-  
ment Region, APO 201

TO : Commanding Officer, Hqs Fukui Mil Govt Team.

1. Submitted herewith are the statements taken in an alleged violation of Japanese law by a Chinese national.

2. The evidence shows that although there was a violation of the Transportation Regulations it may be difficult to prove the Chinese guilty, as all the dealings with the transportation officials was made by a Japanese Eijiro Sasaki, who has since disappeared. Japanese police have been unable to apprehend him.

3. It is suggested that the evidence involving Japanese be turned over to the Fukui Procurator for use in a possible trial in Japanese court.

4. Request that this Headquarters be advised in the event a conviction is obtained against any of the Japanese involved.

FOR THE COMMANDING OFFICER:

11 Incls:

1. Japanese Statement Cho Jin Pei
2. Deposition Suzuki
3. " Suzuki
4. " Suzuki
5. " Tsutomu Yuhki
6. " Nin Shimada
7. " Kojiro Imazawa
8. " Hyakuri Tamaki
9. " Takauji Ashahi
10. " Takayuki Tanaka
11. Ltr, Ministry of Com & Ind

EUGENE A. BROOKS  
1st Lt FA  
Asst. Adjutant



775013

BASIC: Ltr, Hq Tochigi MGT, subj: Transmission of Documents,  
dated 22 June 1948.

1st Ind

JEF/ca

HEADQUARTERS KANTO MIL GOVT REGION, APO 201, 28 June 1948

TO: Commanding Officer, Tochigi Mil Govt Team, APO 201

Returned for proper designation of inclosures.

BY ORDER OF LT COLONEL GMEINER:

KENNETH G. SEE  
1st Lt, QMC  
Adjutant

2nd Ind

WHB/lu

HEADQUARTERS TOCHIGI MIL GOVT TEAM, APO 201, 1 July 1948

TO: Commanding Officer, Kanto Mil Govt Region, APO 201

1st Indorsement complied with.

FOR THE COMMANDING OFFICER:

EUGENE A. BROOKS  
1st Lt, FA  
Asst. Adjutant

3rd Ind

JEF/ca

HEADQUARTERS KANTO MIL GOVT REGION APO 201, 3 July 1948

TO: Commanding General, IX Corps, APO 309

Attention is invited to paragraphs 3 and 4, basic  
letter.

FOR THE COMMANDING OFFICER:

11 Incls:  
n/c

KENNETH G. See  
1st Lt, QMC  
Adjutant



775013

BASIC: Ltr, Hq Tochigi MG Team, APO 201, subj: Transmission of Documents, dated 22 June 1948.

AG 250.53 (J)

4th Ind

DOC/ben

HEADQUARTERS IX CORPS, APO 309, 15 July 1948

THRU: Commanding General, Eighth Army, APO 343

TO : Commanding Officer, Fukui Mil Govt Team, APO 301

11 Incls:  
n/c

R M B

AGYJ 250.53

5th Ind

HEADQUARTERS EIGHTH ARMY, APO 343, 26 July 1948

TO: Commanding Officer, Fukui Military Government Team, APO 301

Attention is invited to paragraphs 3 and 4, basic letter.

BY COMMAND OF LIEUTENANT GENERAL EICHELBERGER:

11 Incls:  
n/c

FRANK E. SMITH  
Capt., AGD  
Asst Adj Gen



775013

MG

BASIC: Ltr Hq Tochigi MG Team, APO 201, subj: Transmission of Documents dtd 22 June 1948

AG 250.53 6th Ind MCS/gn

Hq Fukui Mil Govt Team, APO 301, 6 August 1948

TO: Commanding Officer, Tochigi Mil Govt Team, APO 201 (Thur Channels)

1. Returned herewith is the basic communication dated 22 June 1948 and accompanying **inclosures**.

2. Attached hereto is a copy of the Fukui Procurator's Report on the alleged violations referred to in the basic communication.

3. The whole case was forwarded to the Utsunomiya Local Procurator's Office, after the original investigation by the Fukui Procurator's Office on 5 May 1948.

FOR THE COMMANDING OFFICER:

Incls:  
As indicated

H E BIELEFELD JR  
Capt, FA  
Adjutant

AG 014 - BA

7th Ind

HAT/lha

Hq I Corps, APO 301

AUG 16 1948

TO: CG, Eighth Army, APO 343

11 Incls:  
n/c

*Handwritten initials*



775013

015

HEADQUARTERS  
KOBE BASE  
APO 317

15 June 1948

Mr. Yuji Ichimaru, Chief Procurator  
Kobe District Court  
Kobe, Japan

Dear Sir:

The following are undergoing trial before the United States Military Commission: Kim Dai Sam, Kim Yong Ho, Ryo Min Seo, Kim Ko Hong, Chang Chisoo, Kazutomo Horikawa, Cha Yonk Seok, Shin Ki Shik, and Kim Chang Shik, for actions growing out of the riot at the Prefectural Building on 24 April 1948.

The following are undergoing trial before a General Provost Court for actions growing out of the 24 April 1948 riot: Gon Ju Choku, Cho Tai Kei, Kyo Ko Shu, Tei Hat Sei, Boku So Ryu, Boku Ei Sho, Sai Ryu Han, Bun Toku Zai, Kin To Ei, Boku Chu Han, Ko Kimiko, and Ko Suzuko.

All other persons now under detention as a result of the 24 April 1948 riot are released for whatever action the officials of the Japanese Government may deem appropriate, under the facts in their cases.

Very truly yours,

PEARSON MENOHER  
Brigadier General, USA  
Commanding



775013

SUBJECT: Individuals in Detention as Result of Korean Riot,  
15 June 1948

AG 014.5

1st Ind

17 June 1948

Headquarters Kobe Base, APO 317

TO: Commanding Officer, Hyogo Military Government Team, APO 317

Basic communication was personally given to Mr. Ichimaru,  
Chief Procurator of Kobe District Court by the Commanding General,  
Kobe Base, on this date with the following individuals present:

Lt. Col. Atwood	- Hyogo Mil Govt Team
Mr. Kishida	- Gov. Hyogo Prefecture
Mr. Yoshikawa	- Vice Gov. Hyogo Prefecture
Mr. Kodera	- Mayor, Kobe City
Mr. Seki	- Deputy Mayor, Kobe City
Mr. Hara	- Chief, Kobe Liaison Office, & Secy. to Mayor
Mt. Tenaka	- Chief, Hyogo Liaison Office

GUY D. THOMPSON  
Colonel, TC  
Acting Chief of Staff

319.100

2d Ind.

Hyogo Military Government Team, APO 317, 21 June 1948

TO: Commanding General, I Corps, APO 301

1. Attention is invited to basic letter and preceding indorsement  
for your information.

2. The Legal and Government Section of this team is maintaining  
supervision over the Japanese legal authorities to insure prompt in-  
vestigation and trial of all individuals involved in the "Kobe incident"  
who appear to have been guilty of illegal acts and are not undergoing  
trial before the U.S. Military Commission or the general Provost Court.

GEORGE L. ATWOOD  
Lt. Col., GAC  
Commanding



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*Handwritten initials*

ASIC: Ltr, Hq Kobe Base, APO 317, subj: Individuals in Detention as Result of Korean Riot, dtd 15 June 48.

AG 000.5 - BA

3rd Ind

RFS/lha

Hq I Corps, APO 301

JUN 26 1948

TO: CG, Eighth Army, APO 343

Report on disposition and proposed future action on persons involved in the Kobe disturbances forwarded for your information.

FOR THE COMMANDING GENERAL:

Charlie Ramsey  
C. W. O. U.S.A  
Asst. Adj Gen



775013

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HEADQUARTERS EIGHTH ARMY  
United States Army  
Office of the Commanding General  
APO 343

AGMGL 000.5

7 June 1948

SUBJECT: Equalizing Sentences in the Case of Bunki Shigemitsu  
and Soko Hiyama.

TO : Commanding General  
I Corps, APO 301

1. On 11 and 19 July 1946, Ri Kon San, Kyo Taku Ko, Bunki Shigemitsu, Masanori Arai, and Soko Hiyama were involved in the commission of fraud and robbery in Osaka Prefecture.

2. Ri Kon San and Kyo Taku Ko are Chinese nationals and were tried by a military commission and sentences to confinement at hard labor for four (4) years.

3. Bunki Shigemitsu and Soko Hiyama are Koreans and were tried by a Japanese Court and sentenced to confinement at hard labor for eight (8) and ten (10) years respectively. The sentence adjudged in the case of Masanori Arai is not known.

4. Upon petition to the Commanding General, Eighth Army, the sentences given to Shigemitsu and Hayama were found to be excessive, and have been reduced to four (4) and six (6) years respectively.

5. It is desired that an inquiry be made and a report be forwarded to this headquarters, as to the sentence given to Masanori Arai with a view to possible action in accordance with Operational Directive 27, this headquarters, 8 March 1946.

BY COMMAND OF LIEUTENANT GENERAL EICHELBERGER:

R SCHAFFER  
Lt Col, AGD  
Asst Adj Gen



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*[Handwritten mark]*

**BASIC:** Ltr, Hq Eighth Army, APO 343, subj: Equalizing Sentences  
in the Case of Bunki Shigemitsu and Soko Hiyama, dtd  
7 June 1948.

AG 000.5 - BA

1st Ind

RFS/lha

Hq I Corps, APO 301

JUN 9 1948

TO: CG: Osaka Mil Govt Team, APO 25

For compliance with par 5 of basic letter.

BY COMMAND OF MAJOR GENERAL EWING:

WALTER V. HICKEY  
C.W.O. U.S.A.  
Asst Adj Gen



775013

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BASIC: Ltr, Hq Eighth Army, APO 343, subj: Equalizing Sentences  
in the Case of Bunki Shigemitsu and Soko Hiyama, dtd  
7 June 1948.

2nd Ind

JBS/myt

Hq Osaka Mil Govt Team, APO 25, 22 June 1948

TO: CG, I Corps, APO 301

In compliance with paragraph 5, basic communication, Head-  
quarters Eighth Army, the following report is forwarded.  
Masanori Arai was sentenced on the 28th day of February 1947  
to eight (8) years imprisonment.

MALCOLM E. CRAIG  
Colonel, Infantry  
Commanding



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*JRM*  
BASIC: Ltr, Hq Eighth Army, APO 343, subj: Equalizing Sentences  
in the Case of Bunki Shigemitsu and Soko Hiyama, dtd  
7 June 1948.

AG 000.5 - BA

3rd Ind

RFS/lha

Hq I Corps, APO 301

JUN 24 1948

TO: CG, Eighth Army, APO 343

Attention is invited to 2nd indorsement.

FOR THE COMMANDING GENERAL:

WALTER V. HICKEY  
C.W.O. U.S.A.  
Asst Adj Gen



775013

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FILE UNDER NO. 015

INDEX SHEET  
SYNOPSIS

Disposition of Confiscated Money

FROM: 24th Infantry

TO : 25th Infantry Division

DATE: 3 Jun 48

DOCUMENT FILED UNDER NO. 120



015

HEADQUARTERS  
SHIGA MILITARY GOVERNMENT TEAM  
APO 25 Unit 3 (Otsu, Honshu)

JWL/cpt

9 March 1948

SUBJECT: Counsel and the Accused

TO : Commanding Officer, Kinki Military Government Region,  
APO 3011. Reference

a. Par. 7, letter Hdqs. I Corps, Subj: "Miscellaneous Comments for Legal and Government Officers", file AG 013-BA, 15 January 1948.

b. Conference Sgt. Levine, Legal and Government Office, Kinki Region Headquarters and Major Linn this Headquarters.

2. The police in Shiga Prefecture have not as yet received instructions from the Japanese Ministry of Justice to repeal those ordinances which require the presence of a third person when a confined person is visited by his attorney. On 9 March Mr. Ibi, Chief of the Criminal Section, Shiga National Rural Police, quoted Mr. Tamaki, Secretary of the Home Affairs Bureau as giving the following information at a conference held in Tokyo on 28 February:

A third person will be present during a conference between the accused and counsel, if this conference is held within the first 48 hours that the accused has been confined and if the accused was apprehended in the act of crime. During any other period of detention for any type of crime the defense counsel will be allowed to see the accused without the presence of a third person. However, this is not to go into effect until the Prefectural Police receive notice from the Justice Ministry.

Such notice has not been received by the National Rural Police Headquarters in Shiga-ken.

3. Mr. Kubo, Chief of the Shiga Prison, stated that on 28 or 29 January instructions were received from the Justice Ministry to the effect that all those detained would be allowed to have an interview with counsel without the presence of a third person. This is true only in the case of defense counsel, and is not true for other visitors of the detained person. At Shiga prison, this has been in effect since the instructions were received.

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4. Forwarded for appropriate action. There will be no further action on the part of this Headquarters until instructions are received from higher headquarters.

E. D. LUCAS  
Lt Col, Cav  
Commanding

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*R*

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1st Ind

RFS/tn

Hq Kinki Mil Govt Region, APO 301, 15 MAR 1948

TO: CG, I Corps, APO 301

J. E. E.

AG 013.4 - BA

2nd Ind

RFS/tn

Hq I Corps, APO 301.

TO: CG, Eighth Army, APO 343

MAR 15 1948

Special report on the status of local developments in regulations relative to confidential interviews between a prisoner and his counsel, is forwarded for your information and whatever action is deemed necessary.

FOR THE COMMANDING GENERAL:

WILDER A. JOHNSON  
Capt., A.G.D.  
Asst. Atty. Gen.



**BASIC:** Ltr, Hq Shiga Mil Govt Team, APO 25 Unit 3, dtd 9 Mar 48,  
subj: Counsel and the Accused.

AG 091(Japan)(MG-L) 3rd Ind.

Headquarters Eighth Army, APO 343, 24 March 1948

TO: Supreme Commander for the Allied Powers, APO 500

1. Report concerning the status of instructions relative to interviews between individuals in confinement and their counsel is forwarded.

2. It is recommended that the Attorney General's office be directed to clarify the instructions concerning this matter.

FOR THE COMMANDING GENERAL:

R SCHAFER  
Lt Col, AGD  
Asst Adj Gen

AG 013.3 (9 Mar 49)LS 4th Ind.

GENERAL HEADQUARTERS, SUPREME COMMANDER FOR THE ALLIED POWERS,  
APO 500, 7 April 1948

TO: Commanding General, Eighth Army, APO 343

1. Reference basic letter Shiga Military Government Team dated 9 March 1948, subject: Counsel and the Accused, and 3rd indorsement, Headquarters 8th Army dated 24 March 1948.

2. The interpretation of the Japanese law and its effective date as stated by the Shiba police is in error. Article 127 of the Regulations for the Enforcement of Prison Laws was amended by the Japanese Government to permit interviews between accused and counsel without the presence of third persons. This amendment was effective from the date of its promulgation, 19 January 1948. The Ministry of Justice on 22 January 1948 issued instructions concerning the application of this law which stated in part that "a person who has been apprehended has the right to see his selected attorney at any stage necessary to prepare for trial and as soon after his physical apprehension as possible."



775013

BASIC: Ltr, Hq Shiga Mil Govt Team, APO 25 Unit 3, dtd 9 Mar 48,  
Subj: Counsel and the Accused.

3. Action has been taken by the Japanese Government to further advise all officials concerned of the correct interpretation of the law.

BY COMMAND OF GENERAL MacARTHUR:

J. F. BRADSHAW  
Major, AGD  
Asst Adj Gen

AG 091(Japan)(MG-L)

5th Ind.

Headquarters Eighth Army, APO 343, 13 April 1948

TO: Commanding General, I Corps, APO 301

Attention is invited to the 4th indorsement.

BY COMMAND OF LIEUTENANTGENERAL EICHELBERGER:

R SCHAFFER  
Lt Col, AGD  
Asst Adj Gen



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BASIC: Ltr, Shiga Mil Govt Team, APO 25, Unit 3, subj:  
Counsel and the Accused, dated 9 March 1948

AG 013 - BA

6th Ind

RFS/lha

Hq I Corps, APO 301

APR 19 1948

TO: CO, Shiga Mil Govt Team, APO 25

1. Attention is invited to 4th indorsement.
2. Reference is made to page 6 of the Government News (GHQ, SCAP mimeograph publication) No. 17, dated 16 January 1948 for further discussion of the same subject:

BY COMMAND OF MAJOR GENERAL SWING:

WILDER A. JOHNSON  
Capt., A.G.D.  
Asst. Adj. Gen.



775013

Reports Control  
Symbol ICC-2

HEADQUARTERS  
WAKAYAMA MILITARY GOVERNMENT TEAM  
APO 25

SAP/my

AG 015

5 March 1948

SUBJECT: Report of Cases Tried by Japanese Court

TO : Commanding General, I Corps  
APO 301

1. Reference: Memo No. 100 Headquarters, I Corps, Par 10 a (1),  
16 October 1947.

2. Submitted herewith is report of Cases Tried by Japanese  
Courts for the month ending 29 February 1948.

FOR THE COMMANDING OFFICER:

1 Incl:  
As indicated.

/s/ Denton L. Larue  
/t/ DENTON L. LARUE  
Capt, Ord Dept  
Adjutant

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BASIC: Ltr, Hq Wakayama Mil Govt Team, AG 015 subj: "Report of Cases Tried by Japanese Court", dated 5 March 1948.

AG 015 - BA

1st Ind

RFS/st

Hq I Corps, APO 301

MAR 15 1948

TO: CO, Wakayama Mil Govt Team, APO 25

1. The inclosure have been reviewed by this headquarters and withdrawn for further processing. However, this headquarters does not interpret the cases listed under docket No. 2882 as falling within the purview of Imperial Ordinance No. 311 (1946) and therefore should not be reported on the monthly report, ICO-2.

2. Request that future monthly reports of cases tried by Japanese courts include only those cases tried under Imperial Ordinance No. 311.

BY COMMAND OF MAJOR GENERAL SWING:

1 Incl:  
w/dWILLIAM A. FRANKS  
Capt, AGD  
Ass't Adjutant General



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HEADQUARTERS  
OSAKA MILITARY GOVERNMENT TEAM  
APO 25

48/E/IR/3

HHH/JOB/jh

4 March 1948

SUBJECT: Yamato Seiko K. K.

TO: Commanding General  
I Corps  
APO 301

1. Attached herewith for your information is the verdict handed down by the Osaka District Court in the Yamato Seiko K. K. versus Yamato Seiko Union. This headquarters feels this verdict will be used as a guide by other courts throughout Japan when rendering decisions on production control.

1 Incl:  
Verdict on Yamato  
Seiko K. K. Case

/s/ Malcolm E. Craig  
/t/ MALCOLM E. CRAIG  
Colonel, Infantry  
Commanding

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BASIC: Ltr, Hq Osaka Mil Govt Team, subj: "Yamato Seiko K. K.",  
dtd 4 March 48.

AG 014 - BA

1st Ind

WTM/tn

Hq I Corps, APO 301,

TO: CG, Eighth Army, APO 343

APR 14 1948

1. For your information.
2. The inclosure to the basic is a translation of the verdict of the Osaka District Court in the case of Yamada Seiko K.K. versus Yamada Seiko Union in which production control was a principle issue.
3. The verdict is of interest because the legality of production control was made a direct issue and because in rendering a decision, the court did issue a direct opinion on this question.
4. Chief elements of the decision are:
  - a. Production control is held to be legal within prescribed limits.
  - b. Management has a right to ask the court to take steps to protect management's interests and to insure that production control will be carried out within the prescribed limits.
  - c. The device by which management's interests was protected in this case is the establishment of custodial executors representing labor, management, and the court.
5. Recommend that this be forwarded to appropriate SCAP sections.

FOR THE COMMANDING GENERAL:

WILDER A. JOHNSON  
Capt., A.G.D.  
Asst Adj Gen.

1 Incl:  
n/c

Mg  
Wtm  
J  
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KYOTO MILITARY GOVERNMENT TEAM  
APO 713 (Kyoto, Japan)

CEH/ejc

16 February 1948  
48/LG/C/ #1

SUBJECT: Diplomatic Immunity

TO: Commanding General, Eighth Army, APO 343

THRU: Commanding Officer, Kinki Military  
Government Region, APO 301

1. During recent weeks, the Kyoto Procurator's Office has been investigating criminal offenses alleged to have been committed by Tatsuo TAGAMI, the present Chief of the Special Procurement Board in Osaka. Mr. Tagami formerly was Chief of the Economic Section, Kyoto Prefecture.

2. It has come to the attention of this office that before Mr. Tagami can be taken into custody by law enforcement officials, or indicted, it is necessary for the Local Procurators to get permission of the Supreme Procurator's Office in Tokyo because Mr. Tagami is classified as a "First Class Official." It has been explained that First Class Officials receive "Diplomatic Immunity," a Japanese custom known as "Kuarei," which requires the permission of the Supreme Procurator's Office before judicial action can be taken.

3. It is believed that the above Japanese custom is not in accord with the spirit of the new Constitution and should be eliminated.

HAROLD C. SHEFFIELD  
Major QMC  
Commanding

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EASIC: Ltr, Kyoto Mil Govt Team, APO 713, subj: Diplomatic  
Immunity, dtd 16 February 1948

AG 015 - BA

1st Ind

GLA/lha

Hq I Corps, APO 301

TO: CG, Eighth Army, APO 343

FEB 20 1948

1. Attention is invited to basic letter for your information and whatever action you deem appropriate.

2. It is the opinion of this headquarters that some change should be made in the present policy whereby so-called "first class officials" receive diplomatic immunity because of their official positions.

3. This is the third incident brought to the attention of this headquarters in which legal action against Japanese officials has been postponed because of their official capacity. Some officials appear to be using their official standing as a means of avoiding court action which would be taken against the average citizen for the same or similar acts.

FOR THE COMMANDING GENERAL:

W. D. Ramsey  
U.S.A.  
Asst. Adj Gen



775013

AG 095(MG-L)

2nd Ind.

Headquarters Eighth Army, APO 343, 26 February 1948

TO: Supreme Commander for the Allied Powers, APO 500

Report concerning the practice of local procurators requesting permission from the chief Procurator's Office before taking action against a "First Class Official", is forwarded for your information and consideration.

FOR THE COMMANDING GENERAL:

R SCHAFER  
Lt Col, AGD  
Asst Adj Gen



775013

**BASIC:** Ltr, Kyoto Mil Govt Team, APO 713, subj: Diplomatic Immunity, dated 16 February 1948.

AG 095(16 Feb 48)GS 3rd Ind

GENERAL HEADQUARTERS, SUPREME COMMANDER FOR THE ALLIED POWERS,  
APO 500, 1 April 1948

**TO:** Commanding General, Eighth Army, APO 343

Japanese regulations referred to in basic communication have been rescinded pursuant to instructions by this Headquarters.

BY COMMAND OF GENERAL MacARTHUR:

J. F. BRADSHAW  
Major, AGD  
Asst Adj Gen

AG 095(MG-L) 4th Ind.

Headquarters Eighth Army, APO 343, 14 April 1948

**TO:** Commanding General, I Corps, APO 301

Attention is invited to the 3rd indorsement.

BY COMMAND OF LIEUTENANT GENERAL EICHELBERGER:

R. SCHAFER  
Lt Col, AGD  
Asst Adj Gen



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BASIC: Ltr, Kyoto Mil Govt Team, APO 713, subj: Diplomatic Immunity, dated 16 February 1948

*B*

AG 015 - BA

5th Ind

RFS/lha

Hq I Corps, APO 301

APR 23 1948

TO: CO, Kyoto Mil Govt Team, APO 713

For your information and future guidance.

BY COMMAND OF MAJOR GENERAL SWING:

M. C. HANSHAW  
C. W. O. U.S.A.  
ASSA ADJUTANT GEN

*[Handwritten mark]*



775013

015

FILE UNDER NO. 015

INDEX SHEET

SYNOPSIS

SUBJECT: Request for Trial of Japanese Diet  
Member for Failure to Meet 1946-1947  
Rice Collection Quota

FROM : HMG

TO : 8th Army

DATE : 4 Feb 48

LOCATED FILE UNDER NO. 013



775013

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*CO  
Kinki MG  
Team*

HEADQUARTERS I CORPS  
Office of the Occupation Force Court Authority  
APO 301 (Kyoto, Honshu)

26 January 1948

Chief Procurator Kyoto District Court  
Kyoto, Honshu, Japan

Dear Sir:

Reference is made to case Ky-11 referred by this office on 15 December 1947 to the Public Procurator Kyoto District Court for trial.

The evidence in this case consisting of 2,371.88 Kg of dyestuffs is presently stored in the custody of Nippon Kaseihin Co., Ltd. at its branch office in Kyoto. Since the Kyoto office of the Nippon Kaseihin Co is being liquidated, it is necessary to remove these dyes to another storage.

Pursuant to authority expressed in paragraphs 13 and 15 Operational Directive 29/4 for 1946 Hq Eighth Army, 18 August 1947, it is therefore directed, that the dyestuffs be removed from the custody of the Nippon Kaseihin Co., Ltd., placed in another warehouse and safe-guarded until such time as the trials are completed, and they can be returned to control of the Economic Stabilization Board.

The dyestuffs referred to above now in the custody of the Nippon Kaseihin Co., Ltd are:

Direct Orange colors	504.00 Kg
" Pink colors	120.00
" Red colors	319.80
" Blue colors	60.00.
" Violet colors	138.00
" Brown colors	418.80
Acid Black colors	811.28
	<u>2,371.88 Kg</u>

Upon removal, a proper receipt for these dyestuffs will be forwarded to the Occupation Force Court Authority for Kyoto City.

KENNETH S. WHITE  
Lt Col Oml Corps  
Occupation Force Court Authority

Copies to:  
CO Kyoto MG Team  
CO Kinki MG Region  
Mr. W.N. Roberts, ESS, FD Liquidation  
Branch SCAP, National City Bank of  
N.Y. Bldg, Osaka

*W.N. Roberts*



775013

HEADQUARTERS  
FUKUI MILITARY GOVERNMENT TEAM  
APO 713 (Fukui, Honshu)

ATV/ki

AG

015

8 Jan 48

SUBJECT: Cases Tried under Ordinance #311

TO: Supreme Commander for the Allied Forces, GHQ, APO 500  
(Thru: Channels)

Attached hereto is Report, Control Symbol ICO-2, for month of December  
in accordance with the provisions of SCAPIN 1740.

FOR THE COMMANDING OFFICER:

Incls:  
As Indicated

H E BIELSFELD JR  
Captain FA  
Adjutant



775013

BASIC: Ltr, Fukui Mil Govt Team, APO 713, subj: "Cases Tried Under Ordinance #311," dated 8 January 1948.

1st Ind

RFS/lha

Hq Kinki Mil Govt Region, APO 301 13 JAN 1948

TO: CO, Fukui Mil Govt Team, APO 713

1. Attention is invited to par 5, SCAPIN 1740, and especially to Articles 1 and 2 of Ordinance 311 (Incl. #1 to OD 29/4) in the preparation of Report ICO-2 as required by par 10a (1) of Memo #100 (1947). The only cases tried in Japanese courts which are to be reported in Report ICO-2 are those which fall within the category of offenses prejudicial to the objectives of the occupation as stated in par 4, Article 1 and Article 2 of Imperial Ordinance #311.

2. The ICO-2 Report from your headquarters for the month of December 1947 is returned herewith for correction and resubmission. The report is not without value because it shows the degree to which violations of Economic Control laws are flooding the Japanese court system, but the report contains much information not requested by SCAPIN 1740 and implementing directives. Violations by Japanese of the price control regulations, rent control laws, etc. do not fall within the category of offenses to be tried under Ordinance # 311. This headquarters has marked with a red pencil all cases which appear to be erroneously listed.

BY ORDER OF COLONEL DEVINE:

1 Incl:  
n/c

J. E. ENGLEHARDT  
Captain, AGD  
Adjutant

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HEADQUARTERS EIGHTH ARMY  
United States Army  
Office of the Commanding General  
APO 343

AG 000.5 (MG-L)

7 January 1948

SUBJECT: Monthly Report of Cases Tried by Japanese Courts

TO : Commanding General, I Corps, APO 301

1. The inclosed report of cases tried by Japanese courts in Fukui prefecture is returned inasmuch as all of the cases reported involve violations of Japanese price control regulations and food control laws.

2. Reports on cases of this type are not required by SCAPIN 1740.

BY COMMAND OF LIEUTENANT GENERAL EICHELBERGER:

R. SCHAFER  
Lt Col, AGD  
Asst Adj Gen

1 Incl:  
Monthly Report, Fukui Prefecture.

015

AGX000.5 - EA

1st Ind

GLA/lha

Hq I Corps, APO 301

JAN 9 1948

TO: CO, Fukui Mil Govt Team, APO 713

Attention is invited to basic letter for your information and future guidance.

BY COMMAND OF MAJOR GENERAL WOODRUFF:

JOHN J. DUGAN  
Maj, AGD  
Asst. Adj Gen.

1 Incl:  
n/c