

Declassified 12356 Section 3.3/MND No. 785016

ACC

10000/142/370

ITALIA
JUN. 194

10000/142/370

ITALIAN OFFICIALS FOR NORTH ITALY & POLICY
JUN. 1944 - MAY 1945

Reclassifying E.O. 12356 Section 3.3/NND No. 785016

FILE CLOSED 16 May 1945

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16A

HEADQUARTERS
ALLIED MILITARY GOVERNMENT
LOMBARDIA REGION
APO 394

16 May 1945

SUBJECT: Return of Personnel from the North now attached to Courts of the South.

TO : Allied Commission Hq. (Legal Sub-Commission)

1. In view of the considerable drain imposed on the local judicial personnel by the setting up of the Extraordinary Court of Assizes, the First President has requested this Division to obtain the return of a number of officials from the North now in function in various offices of the South.

2. A list of these officials is attached. You will notice that ten only are in the South. Steps are being taken to repatriate two consiglieri from Piedmonte and one from Verona.

3. Would you please request the Minister of Justice to issue the necessary instructions to that effect, and kindly facilitate as much as possible their journey northward.

4. The First President has been advised that at least one month will elapse before any of the said officials may be expected to reach Milan.

G. S. Hanmer

H. M. DICKIE
W/CDR RAF
Regional Legal Officer

The letter brought by hand of G. S. Hanmer.
Whom was of unknown author but believed to be handed over to Ministry of Justice 18/5/45

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U. S. INFORMATION ALLIED COMMISSION
TO THE ITALIAN PEOPLE
LEGAL SUB-COMMISSION

(15A)

24 APRIL 1945.

OOH/mt.
24 April 1945.

SUBJECT : Transfer of judicial officials from the South to Northern Italy.

TO : Regional Commissioners (this includes local level officers in Sicily, Calabria, Piedmont, Liguria, Marche, Umbria regions).

1. Reliable reports from occupied Italy have been received at this HQ as to the impossibility of transferring judicial officials from the South to fill in vacancies in newly liberated Italy.

2. It is pointed out that partisans, partisans and the local population in general would view with considerable suspicion the appointment of newcomers who have not taken their full share in the fight against fascists and Germans.

3. Furthermore it is understood that the great majority of judges and other officials have strongly resisted all forms of fascist pressure. A number of them have been shot by the republican fascists for partisan activities. Therefore it is probable that only a limited number of officials will have to be replaced and in the early stages the need to draw on the South for replacements will not be felt.

4. However to meet all eventualities the Ministry of Justice, at the request of this sub-commission, has constituted a pool of "magistrati" who are willing to take up posts in the North. All of them previously held posts in the North and some of them are actually refugees from those parts.

5. If, for any reason, it becomes necessary to bring up personnel from the south, use should be made of the ministry's pool, but in order to avoid trouble locally the necessity for this importation should be explained to the C.R.N. before the new personnel are actually called forward.

By command of Rear Admiral STONER

G. G. RABINOWITZ,
Lt. Col.,
Officer in Charge Italian Branch
for Office of Legal Advisor.

4034/7C
MINISTRY OF JUSTICE AND MINISTRY

Dec. 2, 1945/ECONOMY

SUBJECT : Judicial personnel in territory surrendered to the Italian Administration.

With reference to your letter mentioned above, this is to inform you that this Ministry has considered the proposals of your Commission in regard to the measures which should be adopted with the purpose of reorganizing the court of Northern Italy in view of the impending liberation of such territories.

The following is pointed out in this regard:

- 1) All Courts have been asked, by a circular dated 1 Feb 1945, to transmit urgently a list of names of magistrates belonging to Courts of occupied Italy and estranged from their seats, from the returns already in hand, it is possible to assume that the number of such magistrates will be of about 70. The List setting out these magistrates will be transmitted to the Sub-Commission as soon as completed.
- 2) In regard to the process of reducing, even temporarily, the personnel of Tribunals and Courts in order to have it temporarily encounter serious obstacles in the present requirements of the administration of justice in liberated Italy. Those requirements have been more than once represented also by the Sub-Commission and arise from the necessity that the Courts work with their full strength in order to obtain a more rapid completion of the proceedings. It will be clear that a further reduction of the personnel, especially in those offices in which the tables of personnel are not even fully filled would be very harmful considering that such requirements have recently increased more and more on account of the numerous duties entrusted to the magistrates and the recurrence of the common criminality. The permanent reduction in the number of the members of the colleges in the Courts is a different matter; this matter is already under consideration at this Ministry with a favourable view.
- 3) This Ministry does not object to have a proposal put forward for the recalling of as many magistrates as possible from the High Commission. It is noted in this respect that such a proposal should be directly submitted by the Sub-Commission to the Presidency of the Council of Ministers, from which the U.G. at the present depends, and should be considered together with the officials of the said Commission.

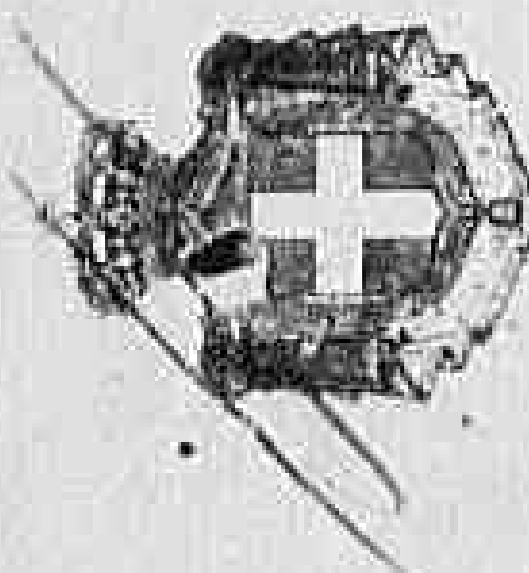
14A

from the returns already in hand, it is possible to assume that the number of such prisoners will be of about 70. The list setting out these prisoners will be transmitted to the Sub-Commission as soon as completed.

- 2) = In regard to the proposal of reducing, even temporarily, the personnel of Tribunals and Courts in order to have it temporary attached to Northern Italy, it is noted that such proposal encounters serious obstacles in the present requirements of the administration of justice in liberated Italy. Those requirements have been more than once represented also by the Sub-Commission and arise from the necessity that the Courts work with their full strength in order to obtain a more rapid conclusion of the proceedings.
 It will be clear that a further reduction of the personnel, especially in those offices in which the tables of personnel are not even fully filled would be very harmful considering that such requirements have recently increased more and more on account of the numerous duties entrusted to the magistrates and the recrudescence of the common criminality.
 The permanent reduction in the number of the members of the Colleges in the Courts is a different matter; this matter is already under consideration at this Ministry with a favourable view.
- 3) = This Ministry does not object to have a proposal put forward for the recalling of as many magistrates as possible from the High Commission for the punishment of fascist crimes.
 But it is noted in this respect that such a proposal should be directly submitted by the Allied Commission to the Presidency of the Council of Ministers, from which the N.C. at the present depends, and should be considered together with the officials of the said Treasury, leaving in mind the particular requirements of the officers of the H.C.
- 4) = Finally, in regard to the calling up to the colours of more magistrates and attaching them to military tribunals, it is pointed out that a large number of judges and "consiglieri di cappello" is already working in military tribunals. And it is added that this Ministry more than once has been compelled to ask the competent offices for the release of the said personnel because of the serious necessities for the operation of the ordinary courts, especially in Apulia and Sicily.
 Although reiterating the difficulties which the Ministry would have to face in consenting the calling up of more magistrates, this Ministry will attempt to meet the necessities of the Military Tribunals which necessities will become more and more acute particularly after the liberation of Northern Italy. Therefore, having in mind the necessities of both branches, all requests on this subject addressed by the Allied Commission will be examined from time to time with the most understanding attitude.

14 April 1945.

V. V. S. 9/7 V. Giudizio Giudiziario


UFFICIO SUPERIORE DEL PERSONALE

Uff. 2^o
Prot. n. 1005 - 10/1/45
RISPD. al 1^o 7.3.1945
N. AC/4033/9/L

13A

Alla Commissione Alleata
Sottocommissione Legale

R O M A

OBJETTO: Personale giudiziario in territorio restituito alla
l'amministrazione italiana.

Con riferimento alla lettera sopra richiesta, si informa
che questo Ministero ha esaminato le proposte di corteza Com=
missione circa i provvedimenti da adottarsi per la riorganizza=
zione degli uffici giudiziari dell'Italia settentrionale in vista
della prossima liberazione di quelle regioni.
Al riguardo si fa presente quanto segue:

1) tutte le Corti di appello sono state invitate con circolo
olare del 10 febbraio U.S. a trasmettere con la massima sollecita=
tudine un elenco nominativo dei magistrati appartenenti agli uffici
giudiziari dell'Italia settentrionale bloccati fuori sede.
Dalle risposte finora pervenute si può desumere che il numero
di magistrati sale a circa 70.
Il relativo elenco sarà trasmesso, non appena completo, a
corteza Commissione.

2) Circa la proposta di ridurre, sia pure temporaneamente, il
personale dei Tribunali e delle Corti, per essere provvisoriamen=
te distaccato al Nord, si fa rilevare che essa trova grave diffi=
coltà nelle attuali esigenze dell'amministrazione della Giusti=
zia nell'Italia liberata, più volte segnalate anche da corteza
Commissione, e determinate dalla necessità che gli uffici giudi=
ziari abbiano gli organici ed complete per una più rapida definizi=
one dei giudizi.

Alta Commissione Alleata
Sottocommissione Legale

Roma

Oggetto: Personale giudiziario in territorio restituito al= l'amministrazione italiana.

13A

Con riferimento alla lettera sopra richiamata, si informa che questo Ministero ha esaminate le proposte di cotesta Com= misione circa i provvedimenti da adottarsi per la riorganizza= zione degli uffici giudiziari dell'Italia settentrionale in v= sta della prossima liberazione di quelle regioni.

Al riguardo si fa presente quanto segue:

- 1) Tutte le Corti di appello sono state invitate con circo= lare del 1° febbraio U.S. a trasmettere con la massima sollecita= tudine un elenco nominativo dei magistrati appartenenti agli uff= dici giudiziari dell'Italia settentrionale bloccati fuori sede. Dalle risposte finora pervenute si può desumere che il numero di tali magistrati sale a circa 70.
Il relativo elenco sarà trasmesso, non appena completato, a cotesta Commissione.
- 2) Circa la proposta di ridurre, sia pure temporaneamente, il personale dei Tribunali e delle Corti, per essere provvisoriamen= te disstaccato al Nord, si fa rilevare che essa trova grave difi= coltà nello attuare esigenze dell'amministrazione della Giusti= zia nell'Italia liberata, più volte segnalate anche da cotesta Commissione, e determinante dalla necessità che gli uffici giudi= ziari abbiano gli organici al completo per una più rapida definizi= one dei giudizi.
Se si considera che tali esigenze sono endete di recente sempre più aumentando, sia per le moltitudini attribuzionali conferite alla magistratura, sia per la recrudescenza della delinquenza comune,

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o apparirà chiaro come un'ulteriore riduzione del personale tornerebbe assai pregiudizievole, specie in quegli uffici dove l'organico non è neppure completo.

Altra è la questione circa la riduzione pertinente da appor-tare al numero dei componenti i collegi delle Corti; quest'azione che è già allo studio presso questo Ministero con orientamento favor-vol.

3) Nulla ostava da parte di questo Ministero a che venga avanzata la proposta di richiamare il maggiore numero possibile di magistrati dall'Alto Commissariato per la purificazione dei delliti= fiscisti.

Al riguardo, però, si osserva che tale questione dovrebbe essere sottoposta direttamente de cotesta Commissione alla Presidanza del Consiglio dei Ministri, da cui attualmente dipende l'Alto Commissariato; ed esaminata con gli organi di quest'ulti-mo, tenendo conto delle particolarità esigenze di quegli uffici.

4) Per quanto concerne, infine, l'eventuale richiamo alle armi di altri magistrati da destinarsi ai tribunali militari, si fa notare che già un numero elevato di giudici e di consiglieri d'appello presta da tempo la sua opera nella giustizia militare. E si aggiunge che questo Ministero, in vista delle gravi esi-genze di servizio degli uffici giudiziari ordinari, spiccia del=le Puglie e della Sardegna, ha dovuto più volte sollecitare i competenti uffici per ottenere il congedo di detto personale. Pur confermando le difficoltà che questa Amministrazione in=contrerebbe nel consentire che altri magistrati siano richiamati alle armi, non si mencherà tuttavia di venire incontro alle esigenze della Giustizia militare; le quali, insieme con la libera=zione dell'Italia Settentrionale diventeranno sempre più gravi. Onde, contemporaneo le esigenze dei due servizi, si esaminerà di volta in volta, con la massima comprensione, le richieste che al riguardo verranno inoltrate da cattesta commissione.

IL MINISTRO
Cesare Lanza

voce 3) Nulla osta da parte di questo Ministero con orientamento favorizzato la proposta di richiamare il maggiore numero possibile di magistrati dall'Alto Commissariato per la punizione dei delitti fascisti.

Al riguardo, però, si osserva che tale questione dovrebbe essere sottoposta direttamente da cotesta Commissione alla Presidenza del Consiglio dei Ministri, da cui attualmente dipende, tenendo conto delle particolari esigenze di questi uffici.

4) Per quanto concerne, infine, l'eventuale richiamo alle armi di altri magistrati da destinarsi ai tribunali militari, si fa notare che già un numero elevato di giudici e di consiglieri d'appello presto da tempo la sua opera nella giustizia militare. E si aggiunge che questo Ministero, in vista delle gravi esigenze di servizio degli uffici giudiziari ordinari, specie dell'Ufficio Puglie e della Sardegna, ha dovuto più volte sollecitare i competenti uffici per ottenere il congedo di fatto personale. Pur confermando le difficoltà che questa Amministrazione in contrarrebbe nel consentire che altri magistrati siano richiamati alle armi, non si mancherà tuttavia di venire incontro alle esigenze della Giustizia Militare; le quali, insieme con la liberazione dell'Italia Settentrionale diventeranno sempre più gravi. Onde, contemporando le esigenze dei due servizi, si assumerà di volta in volta, con la massima comprensione, le richieste che al riguardo verranno inoltrate da cotesta Commissione.

Il MINISTRO

12 APR 1945

Leyton

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AMERICAN ALLIES COMMISSION

ACO 594

LEGAL SUB-COMMISSION

GAR/PA.

7 Mar 45.

AC/ADSS/7/L.

SUBJECT : Judicial Personnel in territory restored to
Italian administration.

D. : H. . The Minister of Justice and Justice.
(Attn: Direttore Ufficio del Personale)

1. With reference to Your Excellency's communication of 3rd Inst. in regard to the personnel of the Court of Appeal of Catania I wish to thank Your Excellency personally for the information contained therein. I must point out however that following the declaration of the Acting President of the Allied Commission, there no longer exist in territory under the jurisdiction of the Italian Government any obligation for the Minister of Justice to obtain the approval of the Allied Commission for Italian appointments or promulgation of legislation.

2. Nevertheless may I suggest that whenever such Italian appointments affect directly or indirectly territory under AC the sub-commission concerned be consulted in order to prevent the recurrence of situations which, as you are aware, have given rise in the past to many unnecessary problems and inconveniences. The same result applies to the promulgation of legislation which it is desired to implement in AC territory.

3. Such coordination of action will be equally useful when dealing with some of the great difficulties which will confront the allied authorities in southern Italy.

It is assumed that a very heavy percentage of judicial officials will be unable (at least temporarily and until such time as operation proceedings are concluded) to continue in office.

On the other hand the number of offenders under the old and new legislation will be larger than ever before.

It is therefore essential for the Italian Government to take immediate steps, in accord with the Allied Authorities in order to provide for such contingencies.

4. To date the provisions made by the Italian authorities in regard to the above are very limited in scope and hardly adequate in efficacy. They can be summed up in two items:

a. Constitution of a pool of judicial officials which, as Your Excellency informs us, is composed of less than 40 magistrates of all grades, and probably not immediately available.

b. Establishment of a Tribunale Militare Extraordinary of North for which, both the Procuratore Generale militare and the

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... are busily engaged in endeavours to obtain the personnel necessary to its judicial activities.

5. I feel that in order to meet what will be no doubt a very difficult situation, provision of an additional officer should be contemplated.

There is no doubt that however serious the problems of the administration of Justice may be in territory returned to Italian administration, the difficulties to be dealt with in Northern Italy will far exceed them in gravity. "Se degni mae anche essere la minore"

6. Therefore, I take the liberty to request Your Excellency to give your earnest consideration to the following suggestions:

1. Increase of number of judicial officials who shall be immediately available to take up posts as soon as Northern territories are liberated.
2. Temporary reduction of members of the Procuria in "Tribunali" and "Corte" wherever the small volume of cases will allow it. Those "Avvocati" or "Consiglieri" and "Giudici Istruttori" to be provisionally appointed to Courts in Northern Italy.
3. Recall from the various offices of the High Commissioner for Fascist crimes as many judicial officials as possible, in order to increase the number of available magistrates.
4. Facilitate, in agreement with the Minister of War, Navy and Air Force the temporary transfer of judicial officials from the ordinary Courts to the "Gustafio Militare".

7. No doubt Your Excellency will favour me with an early reply.

G. G. MANNAFOOZ,
Lieutenant,
Officer i/c Italian Branch,
for Legal Advisor.

Copy to SLO Aug. 5th Army

C O P I A

MINISTERO DI GIUSTIZIA E GIUSTIZIA
Direttore dell'Ufficio Generale
del Personale
Uff. 2°
Prot. n. 3786/001696
Risposta al f. del 12.3.1945
AS/4001/2/L

Roma, 1.3.1945

Sec the file ALLA COMMISSIONE ALIMENTARE
Sottocommissione Legale

R O M A

OGGETTO: Personale della Corte d'Appello di Catanzaro.

In relazione alla nota sopraindicata si comunica che alla Corte d'Appello di Catanzaro risultano in servizio il Primo Presidente (s. l. CARLOMAGNO Enrico); quattro dei cinque Presidenti di Sezione assegnati dalla pianta e cioè: Dott. MAURO Giunti di Sezione destinato con decreto in corso il Dott. FIORENZANO Francesco, testé riassunto in carriera.

Al quinto posto di presidente di sezione è destinato con decreto in corso il Dott. FIORENZANO Francesco, testé riassunto in carriera.
Dei venti consiglieri risultano già in servizio nove e cioè:
Dott. SCUTERI Giuseppe, Dott. MANCUSO Gaetano, D'ANDREA Luigi, Dott. BERLINGIERI Luigi, MORINI Carlo, NASO Emilio, DE SIMONE Vincenzo, BUONO Peppino Ruggero e ZINZI Saverio, (collocato a riposo e successivamente richiamato in servizio.)

Alla stessa Corte sono addetti il Consigliere SANTORO Giovanni, sospeso per eparazione, ed il Consigliere CIACCIELLI Francesco, del quale fu disposta dal Ministero in Salerno la applicazione alla Sezione di Lucca.

Con decreti in corso vengono altresì destinati alla Corte di Catanzaro, in promozione, i seguenti magistrati:

- Dott. DEL GIUDICE Renato
- " LAIONE Arturo
- " DE PALCO Francesco
- " PASTORE Savino
- " LAZZAZZERA Vincenzo
- " LERLA Giovanni

e con telegramma in data 22 febbraio 1945 si è provveduto ad inungere a tali magistrati di assumere possesso presso la Corte di Catanzaro senza attendere la registrazione del relativo decreto, con diffida che in caso contrario saranno considerati rinunziatari alla promozione.

In tal modo risulteranno assegnati alla Corte 17 magistrati sui 20 previsti dalla pianta ed in occasione di successive promozioni non si mincherà di tener presente le esigenze della

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Corte stessa, compatibilmente con quelle degli altri uffici ai quali occorre provvedere.

Alla procura Generale presso la Corte medesima sono addetti un sostituto procuratore generale (Dott. MICHIENZI Saviero) e due altri richiamati in servizio dalla pensione (GIORGIO Ennio e COSSU Flavio); pressimamente assumerà le sue funzioni di Procuratore Generale S.E. CORTESSANI Domenico - il cui decreto è in corso di firma.

PEL MINISTRO

f.to Manca

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EXTRACT OF MINUTES OF MEETING HELD WITH MINISTER OF JUSTICE
ON 3 FEBRUARY 1945

1. Pool of magistrates for Northern Italy.

The Minister reports that he is sending a circular to all Courts requesting information on all judges originally assigned to Northern Italy and temporarily attached to the courts in Liberated Italy. As the replies come in the Minister will examine the possibility of returning the attached judges to Northern Italy.

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ADQUARTERS ALLIED COMMISSION
APO 394
LEGAL SUB-COMMISSION

AC/1059/7/L

GCP/ps.
25 Jan 45.

SUBJECT : Pool of judicial officials for the North.
TO : H.E. The Minister of War and Justice.

1. The Chief Commissioner has requested all Sub-Commissions to submit their plans for the administration of Northern Italy when taken over by the Allied Armies.

2. As Your Excellency is aware, it has been agreed that in order to make up the expected shortage of judges, procuratori and other magistrates in the newly occupied areas, you should constitute a pool of judicial officials to meet this contingency.

3. In this connection would Your Excellency be good enough to state what the present position is and also supply the following information :-

- a) How many officials have been earmarked for the pool.
- b) Could a list be supplied together with their present location and the position they now occupy.
- c) How much notice will be necessary in order to collect them in Rome or some other given place when the time comes for them to join their new posts.
- d) As transport will be supplied by the Allied authorities, it might be more practical to move all officials concerned en bloc. Will this be practicable without disrupting the good administration of justice.

4. Would Your Excellency treat this matter as urgent.

See (1A)

G. C. HANAFORD,
Lt. Colonel,
Officer in Charge Italian Branch,
for Chief Legal Advisor.

(PA)

HEADQUARTERS
ALLIED CONTROL COMMISSION
LEGAL SUB-COMMISSION
APO 394

/rip.

26 October 1944.

ACG/4039/7/L.

SUBJECT : Specialist Italian Judicial Personnel.
TO : Regional Commissioner (Attn: Regional Legal Officer),
VENEZIA Region.

1. Reference your R XIL/LE/Reg/C/03 of 22 October 1944.
2. There is, of course, nothing wrong in the use of avvocato OFFICE or any other avvocato, as a contact with the appropriate Italian authorities.
3. The complaint in this case arose from the fact that avv. OFFICE approached the Minister of Justice direct without coming through this sub-commission. The Minister deals directly with this sub-commission; he does not expect to receive communications from you and he did not know whether this avvocato, who purported to be your agent, was in fact duly authorized.

W. E. HENIENS,
Colonel,
Deputy Chief Legal Advisor.

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HEADQUARTERS VENEZIA REGION
Allied Control Commission
APO 394

22 October 1944.

TO : Chief Legal Adviser, Legal Sub-Commission, A.C.C.
SUBJECT: Italian Judicial Personnel.
FILE No: RXII/LE/Reg/C/03.

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1. Reference your ACC/4039/7/L of 13 October 1944 it appears to me that the facts have not been correctly reported to you.

2. The true facts so far as I know them are as follows. Avvocato Orrefice, who is attached to this H.Q., by H.Q., A.C.C., as a representative of the Patriots, has been assisting me in planning for the reopening of the Italian Courts in Venezia Region. Before leaving Rome I had already had prepared lists of existing judicial personnel in Venezia Region, which were correct according to the latest information then available. The purpose of these lists is to enable each Provincial Legal Officer on arrival in his province to ~~check~~ ^{check} the judicial personnel he finds against those expected to be found, thereby enabling a rapid appreciation to be ~~formed~~ ^{formed} of the number of vacancies required to be filled, transfers and promotions to be made, etc.

3. Recently I desired to have these lists checked with the latest information available in Rome. I also desired to find out, if possible, which of the existing judicial personnel in Venezia Giulia speaks Jugo-Slav. As Avvocato Orrefice was visiting Rome on another mission, on the orders of the Regional Commissioner, I requested him at the same time to do what he could to obtain this information for me. It appears from your letter that he obtained this information (which he has brought back to me) from the Ministry of Justice, which is what I should have expected, and where he is well known, being an avvocato of some distinction who has hitherto practiced in Padova.

4. If Avvocato Orrefice did anything wrong in approaching the Ministry, the fault was not his but mine, as I made the request to him to obtain this information. Personally I see

no objection to this course. I have found that not only is Avvocato Orrefice a most valuable source of information to me, but he is an extremely useful "Contact" with the Italian authorities, as he is an avvocato with an unimpeachable reputation, well known to the Italian judicial authorities to whom he has ready access. I propose to use him for obtaining similar information from the Italian authorities in the cities yet to be occupied as we advance northward. If I am to be denied the use of this ready and rapid means of obtaining the information I require, it simply means that my work will be that much more difficult.

5. If in the light of the above explanation you still feel ~~feel~~ that anything improper has been done, or that there is any objection to the future course which I have outlined, perhaps you will let me know and will give me the appropriate instructions as to the course I should adopt.

6. Apart from the visit of Avvocato Orrefice to the Ministry, mentioned above, I know of no other case of any Italian person attached to this H.Q. having any dealings with the Ministry of Justice.

T. L. Winkler

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Colonel,
Regional Legal Officer,
Venezia Region.

LEGAL SUB-COMMISSION	
CLO	
DCLO	
Chief Counsel	
CJO	
Italian Section	
CL RKS	
20 OCT 1944	

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Yiu *TA*
HEADQUARTERS
ALLIED CONTROL COMMISSION
LEGAL SUB-COMMISSION
APO 394

/rlp.
13 October 1944.

ACC/ 4039/7/L.

SUBJECT : Italian Judicial Personnel.

TO : Regional Legal Officer (THU: Regional Commissioner),
VENEZIA Region.

1. At our weekly conference with the Minister of Justice yesterday he showed us a list of personnel most recently reported in the north which an Italian avvocato purportedly attached to your HQ and apparently acting on his own initiative brought directly to the Minister.

2. It would be better if such people did not go direct to the Minister, as the latter has no knowledge of the authenticity of information or of the person bringing it and we have no way of keeping up with the information so furnished.

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RICHARD H. WILMER,
Colonel, CAC,
Chief Legal Advisor.

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Rex (GA)

HEADQUARTERS
 ALLIED CONTROL COMMISSION
 APO 394
 ADMINISTRATIVE SECTION

3/1E/AS

24 Sep 44

SUBJECT : Communications re Italian Officials
 for newly liberated territory.

TO : SCACO's, 5th and 8th Armies.

Will you please direct that communications relating to the sending forward of Italian officials for appointment in the undermentioned government services in newly recovered territory will be addressed to Admin Sec and not to any particular Sub Comsn.

Local Government, Police, Medical, Legal and Education.

SHW/ls
 EXP:469

G.H. UPJOHN Brig.
 J.F. Admin Sec.

Copies to :- AC's all Regions for information [REDACTED] EGA
 to PS, PH, Interior, Legal and
 Education Sub-Commissions. →
 Admin Sec (2) →

→ D.C. ✓
 Chief Counsel
 C.J.C. ✓
 → Italian Section Aug.
 CL RMS

(1667)

SA

HEADQUARTERS
ALLIED CONTROL COMMISSION
LEGAL SUB-COMMISSION
APO 394

/rlp.

ACC/4039/7/L.

14 September 1944.

SUBJECT : Italian Judiciary.

TO : H.E., the Minister of Justice.

1. It would be helpful if your Ministry would furnish this sub-commission with the latest list containing the names of persons holding the positions of First President and Procuratore Generale at the Courts of Appeal and Tribunali in Lombardia.

2. Also it would be appreciated if this sub-commission would be furnished with a complete list of Tribunali in Lombardia showing locations according to your latest information.

RICHARD H. WILMER,
Colonel, CAC,
Chief Legal Officer.

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4039/7

4A

HEADQUARTERS REGION XI
 ALLIED MILITARY GOVERNMENT
 APO 394
 Legal Division

L/5026

11 September 1944.

Subject: Italian Judiciary.

To : C.L.O., ACC HQ.

34

1. Your letter ACC/4039/7/I dated 2 September is acknowledged and the contents are noted.

2. It would be of considerable assistance if a list could be obtained from the Ministry of Justice containing the names of the persons who according to the latest available reports hold the positions of First President, President and Procuratori at the Courts of Appeal and Tribunali in Lombardy.

3. A complete list of Tribunali in the Region is also requested as the information given in the Zone Handbook is contradictory in places.

From Dickie Wdr.

H.M. DICKIE, W/Cdr., RAF,
 R.L.O., Region XI.

/jm

→

✓

(SA)

REINSTATEMENT
ALLIED COMINT COMMISSION
LEGAL SUB-COMMISSION
AMO 394.

AMC/1439/1/L.

HPV/pa.
2 Sept 44.

SUBJECT : Italian Judiciary .

TO : NIOs (thru ROS) Regions 9, 10, 11, 12.

1. The Minister of Justice is maintaining a pool of judges and procuratori to go North when required.

2. In order that the Italian Courts may function as efficiently and promptly as possible after territory in your regions is occupied, it is requested that as soon as possible you notify this Sub-Commission of requirements of Court personnel in order that replacements may be sent forward .

RICHARD H. WILSON,
Colonel, CAC,
Chief Legal Officer.

4039/2 File
 HEADQUARTERS
 MILLED CONTROL COMMISSION
 ACO 334
 ADMINISTRATIVE SECTION

(2A)

4/6.6/AS

2 Sep 44

SUBJECT : Tools of Italian Officials for Forward Areas.

TO : Distribution below.

- 1 The Italian Government has raised the question of the salaries and expenses to be paid to these officials who will usually be living in more difficult circumstances than those in rear areas.
- 2 As it is required to get the view of all the Sub-Commissions concerned and to ensure that all are on a like and regular basis, a short conference will be held on Monday 4 Sep 44 at 14.30 hours in room 50 5th floor to discuss the matter. Brigadier G. R. UJUKE will take the chair.
- 3 You are requested to be present or to be represented.

R. H. Clegg
 R. H. Clegg Col,
 COO Admin Section

DISTRIBUTION: Room 500 (5) for Agric SC
 Min SC
 Public Works SC
 Labour SC

P.M.
 P.S.
 Int
Leg ✓
 Miles 2

SUB-COMMISSION

Rec'd 600
 RRC/jmc

→	Sub-Commission	✓
	Public Works	
	Labour	
	Agriculture	
	Ministry	
	Intelligence	
	Police	
	Legislature	
	Miles 2	

4/9/7

(A)

REAR HEADQUARTERS
 ALLIED CONTROL COMMISSION
 INTERIOR SUB COMMISSION
 APO 394.

ACC/4/1/52/Int

7 July 1944

SUBJECT: Italian Officials for Sienna, Livorno, etc., Provinces

TO : Legal Sub-Commission
 Public Health Sub-Commission
 Public Safety Sub-Commission
 Economic Section for Agriculture Sub-Commission

1. The annexed copy letter no. 225/1 of 27 June, AMC 5th Army to Interior Sub-Commission is forwarded for such action as the other Sub-Commissions mentioned above may consider necessary with respect to specialist officials within their scope.
2. Should AMC 5th Army actually call for a team for one of the provinces mentioned, Interior Sub-Commission will inform the other Sub-Commissions mentioned above.
3. Will any such Sub-Commission which in these circumstances intends to send down its own Italian officials please inform Interior so that the travel of the whole team may be co-ordinated?

Recl: as in 1, above
 CORN/jgt

LEGAL SUB-COMMISSION	
CAC	
ATO	✓
Chief Counsel	
CJO	
Italian Section	
CL RKS	

V.P., Admin Section

J. H. W. G.

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(1B)

COPY

CONFIDENTIAL

HEADQUARTERS
AMC FIFTH ARMY
APO 464, U.S. Army

27 June 1944

225/1

SUBJECT: Italian Provincial Officials.

TO : HQ, ACC, Interior Sub-Commission.

1. If operations proceed at the pace which is at present anticipated the problem will very shortly arise of reorganizing the Italian Provincial Administration of the thickly populated Provinces which lie ahead.

Attention is drawn to the fact that the four Provincial Capitals of Livorno, Pisa, Lucca and Pistoia, which all lie on approximately the same latitude, are likely to be occupied almost simultaneously, and that the Provincial centre of Apulia is likely to follow a few days later. The fall of Sicily can be expected before the end of this month.

2. It is impossible to forecast at this stage how much of the former administration will be found in existence: in the case of Viterbo most officials were found present and to be satisfactory for temporary reappointment, whereas recent experience at Grosseto, where all Provincial Officials had fled, forces us to the conclusion that we must be prepared to face the possibility of having to organise a completely new team of Senior Provincial Officials for all these six Provinces.

3. It is therefore requested that the Italian Government be directed to nominate now and have ready or call the necessary personnel, so that there may be the minimum possible delay in restarting the Italian Administration when the Provinces are occupied. We will keep our demands down to the minimum but it can be taken for granted that a new Prefect will be needed in every case.

4. As has been done hitherto, you will be sent information as soon as possible after occupation on the conditions found in the places mentioned above.

For the Commanding General:

/s/ E. B. Mayne
/s/ E. B. MAYNE
Colonel, UEF
Chief of Staff,
AMC 5th Army.

Copy to: HQ, ACC (RC & MGS)
R.C., Region VIII

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