Because I still regard it important that the trials be judicial rather than political, the conditions suggested by Judge Rossmen are necessary.

I have had little time to consider Lord Simon's suggestion but some phases of it impress me as advantageous. For example, his lay emphasis upon the inclusion in the arrangements of counts setting forth the criminal methods in carrying the common enterprises used by the leaders. The importance of this is that it will be plain, beyond shadow of doubt, that under any legal principles the leaders' acts constitute crimes. For example, even if the common enterprises or conspiracy, let us say to wage aggressive war is not regarded as an international crime, it is highly sound that the evidence show the criminal methods employed by the conspirators to achieve their ends.

One of Judge Rossmen's conditions, I have especially considered, viz., that adequate documentary evidence must be used to support the arrangements to an extent that to prove the leaders guilty oral testimony will be unnecessary. As to what documentary evidence is available, I am not informed. The entire absence of oral proof by the presenting nations disturbs me. I cannot predict what the world public reaction will be. This is due to the possibility that the defense may assert vigorously the existence of wrongs by other nations against Germany and make reference to historic instances of nations which have used aggressive action as an instrument of national policy.