

INTRODUCTION

1) In general our draft has been reproduced almost literally.

2) Our Par. 3 has been skipped entirely. It ~~does not seem to be very~~
harmful.

3) On the contrary, there is a mistake on page 3 of the final draft
which should be redressed.

(2) 5th line from the top reads: "and that is, that in the
case of the latter nationalizations⁽¹⁾ were employed such as punishment
for individual guilt or resistance or need for manpower...", which
is unintelligible.

Our draft (p. 4) read: "and that is, that for the latter there
was always an individual explanation while for the former even no
attempt was made to explain the crimes..."

4) Par. 7 of the final draft attenuates to some degree the idea we have
developed in the same Par. to wit, that our concern in the indictment
is more the crime committed against the Jews as a people than the
Jews as individuals. Since, however, the final sentence of this Par.
in the final draft reads: "the enumerated 9 charges aim rather to
be a presentation of the primary crimes committed against the Jewish
people as a whole", I think that we have got the essential recogni-

tion of the nature of the crime as directed against the Jews as an
ethnic entity.

5) Of course, charge 9: Organized violence is ~~not~~ not at its proper
place. It should come, in any rate, before the charge: Mass annihil-
lation.