(2) that in the absence of armed orderlies the formation or establishment

is protected by a piquet or by sentries; (3) is protected by a piquet or by sentries; that small arms and ammunition taken from the wounded and sick, which have a small arms and ammunition taken from the wounded and sick, which have not yet been transferred to the proper service, are found in the form

in the formation or establishment; (4) that personnel and material of the veterinary service are found in the formation formation or establishment, without forming an integral part of the

Chapter III.—Personnel

ARTICLE 9

The personnel engaged exclusively in the collection, transport and treatment of the wounded and sick, and in the administration of medical formations and establishment and establishments, and chaplains attached to armies, shall be respected and protected under the hands of the enemy protected under all circumstances. If they fall into the hands of the enemy they shall not be treated as prisoners of war.

Soldiers specially trained to be employed, in case of necessity, as auxiliary es or stretch nurses or stretcher-bearers for the collection, transport and treatment of the wounded and side of the same wounded and sick, and furnished with a proof of identity, shall enjoy the same treatment as the treatment as the permanent medical personnel if they are taken prisoners while carrying out these functions.

ARTICLE 10

The personnel of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies, duly recognized and authorized their Government of Voluntary Aid Societies at the Volu by their Government, who may be employed on the same duties as those of the personnel. the personnel mentioned in the first paragraph of article 9, are placed on the same footing same footing as the personnel contemplated in that paragraph, provided that the personnel of the personnel of such societies are subject to military law and regulations.

Each High Contracting Party shall notify to the other, either in time of the or at the peace or at the commencement of or during the course of hostilities, but in every case before potential memory of the societies which it has case before actually employing them, the names of the societies which it has authorized under the commencement of the names of the regular medical authorized, under its responsibility, to render assistance to the regular medical service of its armed forces.

ARTICLE 11

A recognized society of a neutral country can only afford the assistance of nedical personnal personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of nedical personnal and a neutral country can only afford the assistance of neutral country can only afford the assistance of neutral country can only afford the assistance of neutral country can only afford the neutral country can only afford its medical personnel and formations to a belligerent with the previous consent of its own Governel and formations to a belligerent with the previous concerned. of its own Government and formations to a belligerent with the previous of its own Government and the authorization of the belligerent concerned.

The belligerent who accepts such assistance is bound to notify the enemy thereof before making any use of it.

ARTICLE 12

The persons designated in articles 9, 10 and 11 may not be retained after have fallen in the second of the second they have fallen into the hands of the enemy.

In the absence of an agreement to the contrary, they shall be sent back be belligered. to the belligerent to which they belong as soon as a route for their return shall be open and military considerations permit.

Pending their return they shall continue to carry out their duties under the ction of the direction of the enemy; they shall preferably be engaged in the care of the wounded and sich enemy; they shall preferably be engaged in the care of the wounded and sick of the belligerent to which they belong.

On their departure, they shall take with them the effects, instruments, arms means of the state of the shall take with them the effects, instruments, arms and means of transport belonging to them.