## ARTICLE 7

A person surrendered can in no case be kept in custody or be brought to trial in the State to which the surrender has been made for any other crime of offence, or on account of any other matters, than those for which the extradition shall have taken place, until he has been restored, or has had an opportunity of returning, to the State by which he has been surrendered. This stipulation does not apply to crimes or offences committed after the

extradition.

## ARTICLE 8

The requisition for extradition shall be made through the diplomatic agents

of the High Contracting Parties respectively.

The requisition for the extradition of an accused person must be accome panied by a warrant of arrest issued by the competent authority of the Stafe requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime or offence had ben committed there.

If the requisition relates to a person already convicted, it must be accome panied by the sentence of condemnation passed against the convicted person by the competent court of the State that makes the requisition for extradition.

A sentence passed in contumaciam is not to be deemed a conviction, but a

person so sentenced may be dealt with as an accused person.

## ARTICLE 9

If the requisition for extradition be in accordance with the foregoing stiputes, the competent authorities of the competent authorities are also accordance and accordance and accordance and accordance are also accordance and accordance and accordance are also accordance and accordance and accordance are also accordance and accordance and accordance and accordance and accordance are also accordance and accordance and accordance and accordance accordance and accordance accordance and accordance accordance and accordance accordance accordance accordance and accordance accor lations, the competent authorities of the State applied to shall proceed to arrest of the fugitive.

A criminal fugitive may be apprehended under a warrant issued by and the magistrate justice of the apprehended under a warrant issued by the police magistrate, justice of the peace, or other competent authority in state, on such information or complete. State, on such information or complaint and such evidence, or after such proceedings, as would in the opinion of the ceedings, as would, in the opinion of the authority issuing the warrant, justification of the authority issuing the warrant, justification of the authority issuing the warrant. the issue of a warrant if the crime or offence had been committed or the persistence on the persistence of the dominions of t convicted in that part of the dominions of the two Contracting Parties in which the magistrate, justice of the peace, or other competent authority, exercise the term of thirty days a requisition for extradition. the term of thirty days a requisition for extradition shall not have been mile by the diplomatic agent of the State claiming his said not have been mile. by the diplomatic agent of the State claiming his extradition in accordance with the stipulations of this treaty. The same rule shall the stipulations of this treaty. The same rule shall apply to the cases of this sons accused or convicted of any of the sons accused or convicted of any of the crimes or offences specified in the treaty, and committed on the high same on heard treaty, and committed on the high seas on board any vessel of either state.

The extradition shall take place only if the evidence be found sufficiently right to the laws of the State applied to site according to the laws of the State applied to, either to justify the committee the prisoner for trial, in case the crime or offence by justify the committee the prisoner for trial, in case the crime or offence by justify the committee the prisoner for trial, in case the crime or offence by justify the committee that the prisoner for trial in the committee that the prisoner for trial in the crime or offence by the committee that the prisoner for trial in the crime or offence by the committee that the prisoner for trial in the crime or offence by the committee that the prisoner for trial in the crime or offence by the committee that the crime or offence by the crime of the crime or offence by the crime of the crime or offence by the crime of the crime of the crime of the crime or offence by the crime of the crime the prisoner for trial, in case the crime or offence had been committed in territory of the same State, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state is the same state. territory of the same State, or to prove that the prisoner is the identical personal convicted by the courts of the State which makes the convicted by the courts of the State which makes the requisition, and that the crime or offence of which he has been convicted in crime or offence of which he has been convicted is one in respect of which the time of such conviction. extradition could, at the time of such convicted is one in respect of by the State applied to; and no criminal shall be surrended to State applied to; and no criminal shall be surrendered until after the expiration of fifteen days from the date of his committed to an arrange of the surrendered until after the expiration of the surrendered until after the surrendered until after the of fifteen days from the date of his committal to prison to await the warrant his surrender.