

EXECUTIVE ORDER

BY, FOR, AND OF

“WE THE PEOPLE”

DATE: MARCH 21, 2017

BE IT KNOWN TO ALL MEN & WOMEN;

That as Peaceful, Non-Incorporable, Non-Militant, Intelligent, Natural Living-Born, Flesh & Blood Beings, who write & speak only the Truth, the whole Truth, and nothing but the Truth, do hereby command & ORDER the restoration of the American Civil Peace Flag in all public facilities & institutions, including all assembly halls, law enforcement agencies, churches, schools, libraries, throughout all 50 of the uNited States of America, and the removal of all Gold & Yellow-trimmed Admiralty, Maritime, Military Courts Martial Flags from “*We the People*” facilities, assemblies, and institutions, on or before **JUNE 14, 2017 (Flag Day)**, as per this Affidavit & Order, and the following antecedent Declarations, Citations, and Orders recovered from both the Private & Public Records;

1. **The Declaration of Independence (October 14, 1774).**
2. **The I, II, III, IV, V, VI, VII, VIII, IX, X, XI Amendments of the Constitution.**
3. **The “Original & Organic” XIII Amendment, a.k.a. “Titles of Nobility Act.”**
4. **Marbury v. Madison, U.S. Supreme Court (1803).**
5. **Article III, Section 3, uNited States Constitution.**
6. **U.S Army Manual AR 840-10 MANUAL FOR COURTS MARTIAL.**
7. **Hale v. Henkel U.S. 43 at 89 (1906) / Article 1, Section 10.**
8. **The BAR Treaty of 1947.**
9. **The Administrative Procedures Act, Section #12 (1948).**
10. **POTUS Dwight D. Eisenhower’s Executive Order No. #10834, signed into Law on August 21, 1959.**

GOLD FRINGED FLAG

The flags displayed in State courts and courts of the United States have gold or yellow fringes. That is your **WARNING** that you are entering into a foreign enclave, the same as if you are stepping into a foreign embassy and you will be under the jurisdiction of

that flag. The flag with the gold or yellow fringe has no constitution, no laws, and no rules of court outside of Courts Martial, and is not recognized by any nation on the earth, and is foreign to you and the Supreme Laws of the Land of the United States of America.

MILITARY FLAG WITH THE GOLD FRINGE

Martial Law Flag "**Pursuant to 4 U.S.C. chapter 1, §1, 2, & 3; Executive Order 10834, August 21, 1959; 24 F.R.6865**; a military flag is a flag that resembles the regular flag of the United States, except that it has a YELLOW FRINGE border on three sides. The President of the United States designates this deviation from the regular flag, by executive order, and in his capacity as Commander-in-Chief of the military. The placing of a fringe on the national flag, the dimensions of the flag and the arrangement of the stars in the union are matters of detail not controlled by statute, but are within the discretion of the President as Commander in Chief of the Army and Navy." **34 Ops. Atty. Gen. 83.**

President, Dwight David Eisenhower, by **Executive Order No.10834**, signed on August 21, 1959, and printed in the **Federal Register at 24 F.R. 6865**, pursuant to law, stated that: "A military flag is a flag that resembles the regular flag of the United States, except that it has a yellow fringe border on three sides."

THE LAW OF THE FLAG

The Law of the Flag, an International Law, which is recognized by every nation of the planet, is defined as:

"... a rule to the effect that a vessel is a part of the territory of the nation whose flag she flies. The term is used to designate the RIGHTS under which a ship owner, who sends his vessel into a foreign port, gives notice by his flag to all who enter into contracts with the ship master that he intends the Law of that Flag to regulate those contracts, and that they must either submit to its operation or not contract with him or his agent at all." **Ref: Ruhstrat v. People, 57 N.E. 41**

By the doctrine of "**four cornering**" the flag establishes the law of the country that it represents. For example, the embassies of foreign countries, in Washington D.C., are "**four cornered**" by walls or fencing, creating an "*enclave*." Within the boundaries of the "*enclave*" of the foreign embassy, the flag of that foreign country establishes the jurisdiction and law of that foreign country, which will be enforced by the Law of the Flag and international treaty. If you enter an embassy, you will be subject to the laws of that country, just as if you board a ship flying a foreign flag, you will be subject to the laws of that flag, enforceable by the "*master of the ship*," (Captain), by the law of the flag.

When you enter a courtroom displaying a gold or yellow fringed flag, you have just entered into a foreign country, and you better have your passport with you, because you may not be coming back to the land of the free for a long time. The judge sitting under a

gold or yellow fringe flag becomes the "captain" or "master" of that ship or enclave and he has absolute power to make the rules as he/she so chooses. The gold or yellow fringe flag is your warning that you are leaving your Constitutionally secured RIGHTS on the floor outside the door to that courtroom.

This is exactly why *Writs of Habeas Corpus* presented on behalf of Federal, State, and County 'Political Prisoners,' have been ignored & suspended in County, State, and other Federally-franchised district courts, and why so many 'judges' are appointed, and *not* elected by the people. The Federal judges are appointed by the President, the national military commander in chief. The State judges are appointed by the Governors, the state military commanders. The 'judges' are appointed because the courts are military courts and civilians do *not* "elect" military officers.

Under Admiralty, Maritime, and Courts Martial law, you are presumed guilty until proven innocent, which is violative of your Constitutional Rights, and *all* without the "due process of law!"

The gold-fringed flag *only* stands inside military courts that sit in summary court martial proceedings against civilians and such courts are governed in part by local rules, but more especially by "The Manual of Courts Martial," U.S., 1994 Ed., at Art. 99, (c)(1) (b), pg. IV-34, PIN 030567-0000, U.S. Government Printing Office, Wash. D.C. The details of the crimes that civilians can commit, that are classed as 'Acts of War,' cover 125 pages in the Manual of Courts Martial.

Under **Article IV, section 3, of the Constitution for the united States of America**, no new State shall be formed or erected within the Jurisdiction of any other State.

So -- This would explain why have the Administrative Clerks for the foreign British Crown Templar, *acting* as "Judges," and "Justices" of the State and Federal courts been allowed to erect foreign enclaves within our public courthouses, assemblies, public schools, and other public institutions, under a foreign flag with the yellow fringe upon the soil of our states. These 'acts' of Admiralty & Maritime piracy are in civil & criminal violation of all the above mentioned Citations, Declarations, and Orders recovered from the Private & Public Records.

As to Remedy & Recourse for *We the People*, *all* Constitutional Law Enforcers, and even those who are not operating as Constitutional Law Enforcement agents, need only to attend to one, single Citation for the enforcement of this Order, as this Citation is directly from their own foreign corporate authorities & executives;

Hale v. Henkel 201 U.S. 43 at 89 (1906)

HALE v. HENKEL 201 U.S. 43 at 89 (1906)

Hale v. Henkel was decided by the united States Supreme Court in 1906. The opinion of the court states:

"The "individual" may stand upon "his Constitutional Rights" as a CITIZEN.

[IMPORTANT NOTE: BAR members, having Pledged their Oaths & Allegiance to & under the "BRITISH ACCREDITATION REGENCY," are NOT "CITIZENS!"] *He is entitled to carry on his "private" business in his own way. "His power to contract is unlimited." He owes no duty to the State or to his neighbors to divulge his business, or to open his doors to an investigation, so far as it may tend to incriminate him. He owes no duty to the State, since he receives nothing therefrom, beyond the protection of his life and property. "His rights" are such as "existed" by the Law of the Land (Common Law) "long antecedent" to the organization of the State", and can only be taken from him by "due process of law", and "in accordance with the Constitution." "He owes nothing" to the public so long as he does not trespass upon their rights."*

HALE V. HENKEL 201 U.S. 43 at 89 (1906).

Hale v. Henkel is binding on all the courts of the United States of America" until another Supreme Court case says it isn't. No other Supreme Court case has ever overturned **Hale v. Henkel**.

None of the various issues of **Hale v. Henkel** has ever been overruled.

Since 1906, **Hale v. Henkel** has been cited by the Federal and State Appellate Court systems over 1,600 times! In nearly every instance when a case is cited, it has an impact on precedent authority of the cited case.

Compared with other previously decided Supreme Court cases, no other case has surpassed **Hale v. Henkel** in the number of times it has been cited by the courts.

SANCTIONS, PENALTIES, AND PUNISHMENTS:

Anyone found to be displaying the Gold/Yellow-Trimmed Foreign, Admiralty, Maritime, Courts Martial Flag on, or after, **JUNE 14, 2017**, will be held fully accountable under all relevant & applicable Supreme Laws of the Land, including, but NOT limited to; **18 USC 241 & 242, 42 USC 1893 & 1895(3), 15 USC 1 & 2**, and more specifically, **18 USC § 401 - Power of court**, wherein;

1. "A court of the United States shall have power to punish by fine or imprisonment, or both, at its discretion, such contempt of its authority, and none other, as—

- (1) Misbehavior of any person in its presence or so near thereto as to obstruct the administration of justice;*
- (2) Misbehavior of any of its officers in their official transactions;*
- (3) Disobedience or resistance to its lawful writ, process, order, rule, decree, or command."*

And; 18 USC § 402 - Contempts constituting crimes, wherein;

“Any person, corporation or association willfully disobeying any lawful writ, process, order, rule, decree, or command of any district court of the United States or any court of the District of Columbia, by doing any act or thing therein, or thereby forbidden, if the act or thing so done be of such character as to constitute also a criminal offense under any statute of the United States or under the laws of any State in which the act was committed, shall be prosecuted for such contempt as provided in section 3691 of this title and shall be punished by a fine under this title or imprisonment, or both.”

This Public Notice, Affidavit, Order, and Command, is NOT constructed with rancor, of insurrection, argument, or with contempt, but rather with the Truth, the whole Truth, and Nothing but the Truth. Should this Affidavit/Order not be protested, argued, or rebutted, line-for-line, and article for article, and under Oath, within 21 days of its publication and presentment to the Private & Public Records, this Order SHALL become Truth, a Judgment in Commerce, and the Law of the Land, with all ‘statutes-at-law,’ and ‘colors of law,’ NOTWITHSTANDING!

“ I pledge allegiance to my Flag of Peace & Prosperity, and to the One Nation of the United States for which it stands, one nation of individual States, with freedom, liberty, justice, and the protection of life & property, for all.”©

IT IS SO ORDERED ON THIS, THE 21st DAY OF MARCH, 2017.

Signed: *“We the People” of the States Assembled @ uNited.*

Co-Signed: _____

Donald John Trump;
President of the UNITED STATES OF AMERICA
& Commander-in-Chief of the Military Armed Forces

Date: ____/____/2017