



DATE DOWNLOADED: Wed Mar 20 07:47:28 2024

SOURCE: Content Downloaded from [HeinOnline](#)

Citations:

Please note: citations are provided as a general guideline. Users should consult their preferred citation format's style manual for proper citation formatting.

Bluebook 21st ed.

Report to the Minister of Justice of the Special Committee on Hate Propaganda in Canada (1966).

ALWD 7th ed.

. Report to the Minister of Justice of the Special Committee on Hate Propaganda in Canada (1966).

APA 7th ed.

(1966). Report to the Minister of Justice of the Special Committee on Hate Propaganda in Canada. Ottawa, Published by the Authority of the Honourable Lucien Cardin Minister of Justice and Attorney-General of Canada.

Chicago 17th ed.

Report to the Minister of Justice of the Special Committee on Hate Propaganda in Canada. Ottawa, Published by the Authority of the Honourable Lucien Cardin Minister of Justice and Attorney-General of Canada.

McGill Guide 9th ed.

Report to the Minister of Justice of the Special Committee on Hate Propaganda in Canada (Ottawa: Published by the Authority of the Honourable Lucien Cardin Minister of Justice and Attorney-General of Canada., 1966)

AGLC 4th ed.

Report to the Minister of Justice of the Special Committee on Hate Propaganda in Canada (Published by the Authority of the Honourable Lucien Cardin Minister of Justice and Attorney-General of Canada., 1966)

MLA 9th ed.

Report to the Minister of Justice of the Special Committee on Hate Propaganda in Canada. Ottawa, Published by the Authority of the Honourable Lucien Cardin Minister of Justice and Attorney-General of Canada. HeinOnline.

OSCOLA 4th ed.

Report to the Minister of Justice of the Special Committee on Hate Propaganda in Canada. Ottawa, Published by the Authority of the Honourable Lucien Cardin Minister of Justice and Attorney-General of Canada. Please note: citations are provided as a general guideline. Users should consult their preferred citation format's style manual for proper citation formatting.

-- Your use of this HeinOnline PDF indicates your acceptance of HeinOnline's Terms and Conditions of the license agreement available at

<https://heinonline.org/HOL/License>

-- The search text of this PDF is generated from uncorrected OCR text.

## APPENDIX VI

**Prohibitory Orders of the Postmaster General  
Against "National States Rights Party";  
David Stanley and the "Natural Order", 1630 Alberni Street,  
Vancouver 5, B.C., and John Ross Taylor, National Leader,  
"Natural Order", Gooderham, Ontario and P.O. Box 900,  
Adelaide Postal Station, Toronto, Ontario.**

**Prohibitory Orders of the Postmaster General Against  
the "National States Rights Party"**

**In the Matter of Section 7 of the Post Office Act  
Interim Prohibitory Order**

WHEREAS I have reasonable grounds to believe and do believe that the under-mentioned person is, by means of the mails, committing an offence, namely to make use of the mails for the purpose of transmitting or delivering writings that are scurrilous contrary to Section 153 of the Criminal Code.

NOW, THEREFORE, I do by this Interim Prohibitory Order prohibit the delivery in Canada (including the forwarding in or from Canada) of all mail directed to that person and the delivery in Canada of all mail deposited by that person in a Post Office anywhere.

The person above referred to, to whom this Order is directed, is the person or persons describing himself or themselves as "National States Rights Party" and giving his or their address as P.O. Box 783, Birmingham, Alabama, U.S.A., by whatever description, and whatever address such person or persons may from time to time employ.

GIVEN AT Ottawa, Canada, the 29th day of September, 1964.

John R. Nicholson  
Postmaster General

**REGISTERED****In the Matter of Section 7 of The Post Office Act****Notice**

TO: The Person or Persons describing  
himself or themselves as  
"NATIONAL STATES RIGHTS PARTY",  
P.O. Box 783, Birmingham, Alabama,  
by whatever description and at  
whatever postal address the said  
person or persons may from time  
to time employ.

TAKE NOTICE that pursuant to Section 7 of the Post Office Act I have made an Interim Prohibitory Order, an original of which is attached, prohibiting the delivery in Canada (including the forwarding in or from Canada) of all mail directed to you and the delivery in Canada of all mail deposited by you in a Post Office anywhere.

THE reasons for the said Order are that I have reasonable grounds to believe and do believe that you, by means of the Canadian mails, have committed the offence of making use of the mails for the purpose of transmitting or delivering various scurrilous writings, contrary to Section 153 of the Criminal Code, directed against persons of particular racial groups in Canada.

TAKE NOTICE FURTHER that you may, within ten days of the date upon which this registered Notice is sent to you, that is to say, the 1st October 1964 request that the said Order be inquired into and upon receipt within the said ten days of a written request by you that the said Order be inquired into, I shall refer the matter to a Board of Review, and the subsequent proceedings will be as set out in said Section 7 of the Post Office Act.

TAKE NOTICE FURTHER that if no request that the said Order be inquired into is received by me within the period above mentioned, the said Order shall, at the expiration of the said period, be deemed to be a Final Prohibitory Order.

GIVEN AT Ottawa, Canada, this 29th day of September, 1964.

John R. Nicholson  
Postmaster General

16-53947

17th February 1965

**REGISTERED**

TO: The National States Rights Party  
P.O. Box 783, Birmingham, Alabama, U.S.A.  
by whatever description and at whatever  
postal address the said National States  
Rights Party may from time to time employ.

Dear Sirs:

This will refer to the interim prohibitory order issued against the above-named National States Rights Party on September 29, 1964, under Section 7 of the Post Office Act.

The Board of Review appointed by the Postmaster General on October 28, 1964 has now reported to the Postmaster General that in their opinion the interim prohibitory order should be made permanent.

The Postmaster General has concurred in the recommendation of the Board of Review and has declared that the interim prohibitory order shall be a final prohibitory order. He has instructed me that any mail intercepted pursuant to the order be disposed of as undeliverable mail.

This action has been taken.

Yours truly,

W. H. Wilson  
Deputy Postmaster General

GSMcL/MM  
Postal Rates and Classification

**Prohibitory Orders of the Postmaster General  
Against David Stanley and the "Natural Order",  
1630 Alberni Street, Vancouver 5, B.C.**

In the Matter of Section 7 of the Post Office Act

**Interim Prohibitory Order**

Whereas I have reasonable grounds to believe and do believe that the person and organization hereinafter named are by means of the mails committing or attempting to commit an offence, namely, the offence of transmitting scurrilous material contrary to Section 153 of the Criminal Code.

I, therefore, by virtue of the authority vested in me under the provisions of Section 7 of the Post Office Act prohibit the delivery of all mail directed to David Stanley and the "Natural Order", 1630 Alberni Street, Vancouver 5, B.C., or directed to them by any other name at any other address or deposited by the said David Stanley or "Natural Order" in a Post Office.

Dated at Ottawa, Ontario, this 26th day of May, 1965.

**Postmaster General**

26th May 1965

**REGISTERED**

Mr. David Stanley  
and the Natural Order  
1630 Alberni Street  
Vancouver 5, B.C.

Dear Sir:

**In The Matter of Section 7 of the Post Office Act**

Take notice that pursuant to Section 7 of the Post Office Act, I have made an interim prohibitory order, an original of which is attached, prohibiting the delivery of all mail directed to you, David Stanley and to the "Natural Order", 1630 Alberni Street, Vancouver 5, B.C., or directed to you by any other name at any other address, or deposited by you in a Post Office.

This is to inform you that you may, within ten days, of the date on which this registered letter is delivered to you, request that the said order be enquired into and upon receipt of such a request, a Board will be established for the purpose of reviewing the interim order and you will be advised of the date, time and place the Board will convene so that you may in person, or in writing, submit representations and any evidence you desire, for consideration by the Board of Review.

If no request for review of the interim order is received within the time period specified above, the interim order shall be, at the expiration of that period, deemed to be a final prohibitory order and any mail intercepted as a result of the order, will be disposed of in accordance with the regulations governing "Non-transmissible" matter.

Yours sincerely,

René Tremblay

c.c. District Director of Postal Service, VANCOUVER 3, B.C.

Director of Management Audit, Investigations Division

WLL/MM  
Postal Rates and Classification

16-64023

13th July 1965

**REGISTERED**

Mr. David Stanley  
Natural Order  
1630 Alberni St.,  
Vancouver 5, B.C.

Dear Sir:

This will refer to the interim prohibitory order issued against you on May 26th 1965 under Section 7 of the Post Office Act.

The Board of Review appointed by the Postmaster General on June 4th 1965 has now reported to the Postmaster General that in their opinion the interim prohibitory order should be made final.

The Postmaster General has concurred in the recommendation of the Board of Review and has declared that the interim prohibitory order shall be a final prohibitory order. He has also issued instructions that any mail intercepted pursuant to the order be returned to the senders, where known, endorsed "Non-transmissible". This action has been taken.

Yours sincerely,

W. H. Wilson  
Deputy Postmaster General

c.c. District Director of Postal Service  
Vancouver 3, B.C.  
c.c. Director of Management Audit  
Investigations Division  
c.c. Illegal Mails Section

Domestic Mails Division  
Postal Rates and Classification

WL/LMW/4

9th June 1965

**Prohibitory Order of the Postmaster General  
Against John Ross Taylor, National Leader  
"Natural Order", Gooderham, Ontario and  
P.O. Box 900, Adelaide Postal Station  
Toronto, Ontario**

**In the Matter of Section 7 of the Post Office Act  
Interim Prohibitory Order**

Whereas I have reasonable grounds to believe and do believe that the person hereinafter named is by means of the mails committing or attempting to commit an offence, namely, the offence of transmitting scurrilous material contrary to Section 153 of the Criminal Code;

I, therefore, by virtue of the authority vested in me under the provisions of Section 7 of the Post Office Act prohibit the delivery of all mail directed to John Ross Taylor, National Leader "Natural Order", Gooderham, Ontario, and P.O. Box 900, Adelaide Postal Station, Toronto, Ontario, or directed to him by any other name at any other address or deposited by the said John Ross Taylor in a Post Office.

Dated at Ottawa, Ontario, this 9th day of June, 1965.

René Tremblay

16-64092

9th June 1965

**REGISTERED**

Mr. John Ross Taylor  
National Leader  
"Natural Order"  
Gooderham, Ontario

Dear Mr. Taylor:

**In the Matter of Section 7 of the Post Office Act**

Take notice that pursuant to Section 7 of the Post Office Act, I have made an interim prohibitory order, an original of which is attached, prohibiting the delivery of all mail directed to you, John Ross Taylor, National Leader, "Natural Order", Gooderham, Ontario, and P.O. Box 900, Adelaide Postal Station, Toronto, Ontario, or directed to you by any other name at any other address, or deposited by you in a Post Office.

This is to inform you that you may, within ten days of the date on which this registered letter is delivered to you, request that the said order be enquired into and upon receipt of such a request, a Board will be established for the purpose of reviewing the interim order and you will be advised of the date, time and place the Board will convene, so that you may in person, or in writing, submit representations and any evidence you desire, for consideration by the Board of Review.

If no request for a review of the interim order is received within the time period specified above, the interim order shall be, at the expiration of that period, deemed to be a final prohibitory order and any mail intercepted as a result of the order, will be disposed of in accordance with the regulations governing "non-transmissible" matter.

Yours sincerely,

René Tremblay

Postal Rates and Classification

Domestic Mails Division

WL:EMM 5

c.c. — District Director of Postal Service, Toronto 1, Ontario

c.c. — Director of Management Audit, for Investigations Division

16-64092

13th July 1965

**REGISTERED**

Mr. John Ross Taylor  
National Leader  
"Natural Order"  
Gooderham, Ontario.

Dear Sir:

This will refer to the interim prohibitory order issued against you, John Ross Taylor, National Leader, "Natural Order" and Canadian publications, Gooderham, Ontario and P.O. Box 900, Adelaide Postal Station, Toronto, Ontario on June 9th 1965 under Section 7 of the Post Office Act.

The Board of Review appointed by the Postmaster General on the 14th June 1965 has now reported to the Postmaster General that in their opinion the interim prohibitory order should be made permanent.

The Postmaster General has concurred in the recommendation of the Board of Review and has declared that the interim prohibitory order shall be a final prohibitory order. He has instructed that any mail intercepted pursuant to the order be returned to the senders, where known, endorsed "Non-transmissible". This action has been taken.

Yours sincerely,

W.H. Wilson  
Deputy Postmaster General

c.c. District Director of Postal Service  
Toronto 1, Ont.  
c.c. Director of Management Audit  
Investigations Division

Domestic Mails Division  
Postal Rates and Classification

WL/LMW/4

