

General Order No. 1

(PURSUANT TO MILITARY GOVERNMENT LAW NO. 52;
BLOCKING AND CONTROL OF PROPERTY)

5 I. It is hereby ordered that, commencing from the date of announcement of dissolution, abrogation or suspension of any organization or business enterprise by Military Government, the provisions of Article IV of Military Government Law No. 52 shall no longer apply to any such organization or business enterprise or its property.

II. All property of all persons described below is hereby specified by Military Government in accordance with Article I, paragraph 1, subparagraphs (c) and (g) of Military Government Law No. 52, to be subject to all of the provisions of Military Government Law No. 52, and may not be dealt with except as licensed or otherwise authorized or directed by Military Government or Military Government Law No. 52: —

1. All persons who have been members at any time of any of the General Staffs, including those of the Oberkommando des Heeres, the Oberkommando der Kriegsmarine or the Oberkommando der Luftwaffe or the General Staff Corps.
2. Ministers, State Secretaries and Ministerial Directors in all Reich Ministries.
3. All officials at any time since 30th January, 1933, other than clerks, of the Reichskanzlei, Präsidialkanzlei or Pressechef der Reichsregierung.
4. Minister, Chief Adjutant, State Secretary, Ministerial Directors, heads and deputy heads of departments, sub-departments and agencies of the Ministry of Armament and War Production, including the heads of all Hauptausschüsse and Ringe.
5. All Reich Commissioners, General Commissioners and Inspectors General.
6. Land Ministers, State Secretaries and Ministerial Directors at Land levels.
7. Provincial Presidents, Reich Governors and their department heads.
8. Regierungspräsidenten.
9. Landräte. -
10. Oberbürgermeister.