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# SUPREME COURT OF THE UNITED STATES.

OCTOBER TERM, 1945

## ORDER

IT IS ORDERED that the portion of Rule 46 of the Rules of Practice for the Courts of the United States in Admiralty and Maritime Jurisdiction which was adopted by the Supreme Court of the United States on June 8, 1942, and provides for the impounding of proceedings in admiralty cases be, and the same is hereby, suspended

IT IS FURTHER ORDERED that the following provision be, and the same is hereby, added to Admiralty Rule 46

"Neither the plain language nor the coded text nor the exact translation of any message or dispatch encoded or encyphered by any department or agency of the United States or by any government allied with the United States in war shall be placed of record in pleadings, evidence, or testimony or disclosed in any manner in any proceeding without the prior consent of the department or agency of the United States or allied government which encoded or encyphered such message or dispatch. A paraphrase of the substance of such message or dispatch, prepared and certified as such by an officer of such department or agency, shall be admissible for all purposes for which the plain language message or dispatch would, save for this rule, have been admitted."

May 6, 1946