## Hon. Mr. Allen

## MILITARY SERVICE.

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### A BILL INTITULED

An Act to make further Provision for the Raising and Main- Title. tenance of Expeditionary Forces during the Present War.

BE IT ENACTED by the General Assembly of New Zealand 5 in Parliament assembled, and by the authority of the same, as follows:

1. This Act may be cited as the Military Service Act, 1916, and Short Title. shall be read together with and deemed part of the Expeditionary Forces Act, 1915 (hereinafter referred to as the principal Act).

No. 20—1.

Interpretation.

2. In this Act, unless a contrary intention appears.— "Authorized officer" means an officer of the Defence Forces

nominated by the Commandant as an authorized officer for the purposes of this Act:

"Reservist" means a member of the Reserve constituted by 5 this Act, whether enrolled therein or not:

"The Expeditionary Force" means the New Zealand Expedi-

tionary Force raised under the principal Act:

"Medical officer" means any person who, with the authority or approval of the Minister of Defence or the Commandant 10 or an authorized officer, is employed in the medical examination of men called up under this Act for service in the Expeditionary Force or voluntarily enlisting for such

"Military age" means any age not less than twenty years and 15

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less than forty-six years:

"Government Statistician" means the officer for the time being holding office under that title under the Census and Statistics Act, 1910, or any other person for the time being acting in the place of that officer.

The Expeditionary Force Reserve.

Expeditionary Force Reserve.

3. (1.) There is hereby established in connection with the Expeditionary Force a reserve called the Expeditionary Force Reserve (hereinafter referred to as the Reserve).

(2.) The Reserve consists of every male natural-born British 25 subject who is for the time being of military age, and who is at the passing of this Act, or subsequently becomes, resident in New Zealand, with the following exceptions:—

(a.) Members of any Expeditionary Force raised under the

principal Act;

(b.) Men who have, whether before or after the passing of this Act, been discharged from the Expeditionary Force after service in that Force beyond the seas; and

(c.) Men undergoing a sentence of imprisonment for a term not less than one year, or in confinement as of unsound 35

mind.

4. (1.) The Reserve shall consist of two divisions to be distinguished as the First Division and the Second Division thereof.

(2.) The First Division consists of all Reservists who on the passing of this Act are—

(a.) Unmarried men; or

(b.) Married men whose marriage took place subsequently to the fourth day of August, nineteen hundred and fourteen. unless they have children by a previous marriage; or

(c.) Widowers with no children; or

(d.) Men whose marriage has been dissolved or who are judicially separated from their wives by decree of judicial separation, separation order, or otherwise, and who have no children.

(3.) The Second Division of the Reserve shall consist of all 50 other Reservists.

(4.) The Governor in Council may from time to time divide the Second Division into such classes (if any) as he thinks fit.

Divisions of the Reserve.

5. (1.) At any time after the passing of this Act the Governor Enrolment of the may by Proclamation proclaim and direct the enrolment of the First Division of the Reserve.

- (2.) At any time and from time to time after the making of the 5 Proclamation aforesaid the Governor may, by Proclamation approved in the Executive Council, proclaim and direct the enrolment of the Second Division of the Reserve, or of any class or classes of that division.
- 6. (1.) Forthwith after the enrolment of either division of the Preparation of 10 Reserve or of any class or classes of the Second Division has been so register. proclaimed and directed the Government Statistician shall prepare a register of such division, class, or classes in such manner as may be approved by the Minister of Defence.

(2.) For the purpose of this section the Government Statistician 15 shall make use of the National Register of Men compiled under the National Registration Act, 1915, together with all other available

sources of information.

- (3.) The register shall be amended from time to time by correcting errors therein, adding the names of reservists thereto, and striking 20 out the names of all men who cease to belong to the division or class in which they are enrolled, to the intent that the register shall at all times, so far as practicable, be a correct and complete record of all men who for the time being belong to the division or class which is so enrolled.
- (4.) Nothing done under this Act shall be rendered in any 25manner invalid or unlawful by reason of any error or defect in the register.
- (5.) If the Government Statistician is in doubt as to whether any man is a reservist or not, he shall enrol that man in the 30 Reserve; and if he is in doubt as to whether any man belongs to the First Division or to the Second Division of the Reserve, he shall enrol that man in the First Division.

(6.) The register shall in all Courts and in all proceedings be sufficient evidence that the men named therein belong to the 35 division or class in which they are so enrolled, until the contrary is

proved.

(7.) Any extract certified under the hand of the Government Statistician (of whose signature all Courts may take judicial notice), shall, in all Courts and in all proceedings, be sufficient prima facie 40 evidence of the contents of the register.

Transfer of Reservists to the Expeditionary Force.

7. At any time and from time to time after the Governor has Warrant for calling in manner aforesaid proclaimed and directed the enrolment of either up reservists. division of the Reserve or of any class or classes of the Second 45 Division, and during the present war with Germany, the Minister of Defence may by warrant signed by him authorize and require the Commandant of the Defence Forces to call up from such division, class, or classes for service with the Expeditionary Force such number of men as the said Minister thinks necessary.

50 8. (1.) In pursuance of such warrant of the Minister of Defence Selection of the Commandant shall cause the number of men specified in the reservists by lot. warrant to be selected by lot from the men whose names appear, in the register of the division, class, or classes to which the warrant

relates.

(2.) The number so authorized to be called up for service may be so selected either at once or by such instalments as the Com-

mandant thinks necessary.

(3.) Such selection by lot shall be made by the Government Statistician in such manner as may be approved by the Minister for the time being administering the Census and Statistics Act, 1910. The selection shall take place in the presence of a Stipendiary Magistrate who shall certify to the Minister of Defence the names of the men on whom the lot has fallen.

9. (1.) The Minister of Defence shall thereupon publish in the 10 Gazette, and in such other manner (if any) as he thinks fit, a notice setting forth the names (together with the abodes and occupations so far as known) of the men on whom the lot has so fallen, and declaring that those men are called up for service with the Expeditionary Transcore.

tionary Force.

(2.) Every such gazetted notice shall be for all purposes conclusive proof that the men so named therein have been lawfully called up for service with the Expeditionary Force, save that no man so named shall be thereby precluded from proving on appeal, in accordance with the provisions hereinafter contained, that 20 at the time when he was so called up he was not a member of the Reserve or of that division or class thereof from which the selection by lot was made.

(3.) The Minister may from time to time, by notice in the Gazette, correct any error in the gazetted list of men so called up for 25 service, and the original notice shall thereupon take effect in its

amended form as from the date of the first gazetting thereof.

(4.) No such notice shall be invalidated by any error in the

name, abode, or occupation of any man so called up.

10. Every man so called up for service with the Expeditionary 30 Force shall, on the day following the gazetting of the notice calling him up, be deemed to be transferred from the Reserve to the Expeditionary Force, and shall remain, until lawfully discharged therefrom, a member of that Force in the same manner to all intents and purposes, subject however to the provisions of this Act, as if he 35 had voluntarily enlisted therein and taken the oath of allegiance under the principal Act.

under the principal Act.

11. Every man who is so called up for service with the Expeditionary Force, or who has voluntarily enlisted therein and taken the oath of allegiance, shall at all times thereafter, both before and after 40 he has been attached to some unit of that Force, be under the military command of the Commandant and of all authorized officers, and for all disobedience to such command shall be liable under the Army Act accordingly, but nothing in this section shall take away or affect his subjection to any military command which would exist 45 independently of this section or his liability for disobedience thereto.

12. Every man who has been called up for service with the Expeditionary Force under this Act may, in addition to the obligation of obedience to the orders of authorized officers under this Act or to other lawful military command, be required from time to 50 time by the Commandant by notice in the Gazette to report at any time and place, and if he fails duly to present himself at the place and time so notified (or in case of sickness or other unavoidable impediment, then at the same place and as soon as possible after the time so notified) he may be tried and punished under the Army Act

Transfer of reservists to the

Expeditionary

Force.

Calling up reservists.

Military command of reservists called up.

Notice to reservists to report.

for the offence of desertion or of absenting himself without leave, as the case may be:

Provided that such sickness or other impediment shall be no defence unless he has given written notice thereof to the Commandant or an authorized officer before or as soon as possible after the time so notified.

13. (1.) If the Commandant is satisfied that any man who has Reservists been called up for service in the Expeditionary Force is permanently medically unfit. medically unfit for active service beyond the seas, the Commandant 10 shall either—

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(a.) Discharge him from the Expeditionary Force and from the Reserve; or

(b.) Discharge him from the Expeditionary Force, in which case he shall be deemed to be retransferred to the division or class of the Reserve from which he was called up; or

(c.) Exempt him from foreign service, in which case he shall remain a member of the Expeditionary Force liable for military service in New Zealand in such capacity as the Commandant from time to time thinks fit.

20 (2.) The Commandant may exercise the power conferred on him by this section, on the report of any medical officer or registered medical practitioner, if such report affords, in his opinion, conclusive evidence that the man to whom it relates is permanently unfit for active service beyond the seas.

(3.) In any other case the Commandant shall submit the matter to a Board of not less than three medical officers and shall act on

the report of that Board.

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(4.) "Military service" as used in this section means any service in connection with or for the purposes of the present war.

14. If a member of the Expeditionary Force remains in New Desertion by Zealand after the unit to which he is attached has left New Zealand remaining in New Zealand. for military service beyond the seas, he shall, unless he proves that he so remained in New Zealand with the leave or by the orders of an officer of the Defence Forces having military command over him 35 or that an appeal against his being called up for military service had been duly lodged and had not been determined, be deemed guilty of desertion from that Force, and shall be liable under the Army Act and this Act accordingly.

15. If a member of the Expeditionary Force leaves New Zea- Desertion by leaving 40 land or does any act with intent to leave New Zealand for any place New Zealand. beyond the seas, except in the course of his military service, he shall be deemed guilty of desertion from that Force, and shall be liable under the Army Act and this Act accordingly.

16. Every man who is guilty of deserting from the Expedi- Punishment of 45 tionary Force shall, in addition to his liability under the Army Act, be guilty of an indictable offence punishable by imprisonment with hard labour for any term not exceeding ten years, but he shall not be punished twice for the same offence.

## Appeals.

17. (1.) Every man so called up for service with the Expedi- Appeal by 50 tionary Force shall have a right of appeal to a Military Service reservists called up. Board on any of the following grounds:—

(a.) That when so called up he was not a member of the

Reserve:

(b.) That when so called up from any division or class of the Reserve he was a member of some other division or class the calling-up of which had not been authorized by the Minister of Defence under this Act:

(c.) That by reason of his occupation his calling-up for military service is contrary to the public interest:

(d.) That by reason of his domestic circumstances or for any other reason his calling-up for military service will be

a cause of undue hardship to himself or others.

(2.) A Military Service Board in determining an appeal on any 10 of the grounds specified in paragraphs (c) or (d) of the last preceding subsection shall act in accordance with regulations (if any) which the Governor in Council may think fit to make in this matter and which are in force at the date of the determination of the appeal.

18. (1.) For the purpose of such appeals there shall be esta-15 blished a Military Service Board or such number of Military Service Boards as the Governor from time to time thinks necessary.

(2.) When two or more Military Service Boards are so constituted, each of them shall be distinguished by such distinctive name as the Governor thinks fit.

(3.) Every such Board shall consist of three persons to be appointed by the Governor and to hold office during his pleasure.

(4.) One member of each such Board shall be appointed by the Governor as the Chairman thereof.

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(5.) Each Board shall sit at such times and places as may be 25 determined by the Chairman.

(6.) No sitting of a Board shall take place unless all the members of the Board are present, but the decision of a majority of the members shall be the decision of the Board.

19. (1.) In the event of the sickness or other incapacity of 30 the Chairman or any other member of a Board the Governor may appoint any person to act in the place of such Chairman or other member during his incapacity.

(2.) No such appointment and no act done in pursuance thereof shall be questioned on the ground that the occasion therefor had not 35 arisen or had ceased, and no act done by any member of a Board shall be questioned on the ground that an acting member of the Board was then in office.

20. (1.) The procedure of a Military Service Board shall, subject to this Act and to any regulations which may be made by 40 the Governor in Council in that behalf, be such as the Board thinks fit.

(2.) A Board may admit and accept such evidence as it thinks fit, whether admissible in a Court of law or not.

21. Each Military Service Board shall within the scope of its 45 jurisdiction be deemed to be a Commission under the Commissions of Inquiry Act, 1908, and all the provisions of that Act shall apply accordingly.

22. (1.) Every appeal to a Military Service Board shall be instituted by posting to the Commandant of the Defence Forces 50 at Wellington a registered letter containing a notice of appeal.

(2.) Every such notice shall be so posted within ten days after the day of the gazetting of the notice by which the appellant was called up for service:

Constitution of Military Service Boards.

Acting-members of Boards.

Procedure of Boards.

Commissions of Inquiry Act applied.

Notice of appeal.

Provided that the Commandant may, if he thinks fit, on special grounds, accept a notice of appeal although not posted in due time.

(3.) Every such notice shall state the name, occupation, and postal address of the appellant and the grounds of his appeal, and 5 may, if the appellant thinks fit, be accompanied by any documentary evidence or statement of facts which he desires to bring to the knowledge of the Board.

23. (1.) On receipt of any such notice of appeal the Com- Transmission of mandant shall transmit the same to the Chairman of that Military notice to Board. 10 Service Board which in the opinion of the Commandant may most

conveniently hear the appeal. (2.) The Commandant may, if he thinks fit, transmit along with the notice of appeal, any documentary evidence or statement of facts

which he desires to bring to the knowledge of the Board.

24. (1.) If in any case the Board is satisfied from any docu- Hearing of appeal. mentary evidence or statement of facts supplied to the Board in manner aforesaid, or as the result of any information otherwise obtained by the Board, that the appeal should be allowed, the Board may allow the appeal without calling on the appellant or hearing 20 evidence.

(2.) In all other cases the Chairman of the Board shall, so soon as may be after the receipt by him of the notice of appeal, appoint a time and place for the hearing of the appeal, and shall by post, telegraph, or otherwise give reasonable notice thereof to the appel-25 lant by notice addressed to him at the postal address mentioned in his notice of appeal, and the Board shall thereafter proceed to determine the appeal accordingly, whether the appellant appears or not.

25. (1.) The determination of the Board on any such appeal Determination of shall be in writing signed by the Chairman and at least one other 30 member of the Board, and shall, if the appeal is allowed, set out

shortly the grounds on which it was allowed.

(2.) The determination so signed shall be transmitted by the

Chairman to the Commandant of the Defence Forces.

(3.) Every such determination shall, for the purposes of this Act, 35 be conclusive of the facts so found, save that on the application of the Commandant the Board may, if it has reason to suppose that the determination may have been procured by fraud, or that new and material evidence has been discovered, rehear the appeal, and cancel, vary, or confirm its previous determination.

26. The pendency of any such appeal shall in no way suspend Suspension of the obligation of military service and obedience imposed on the appel- obligation of military service. lant by this Act, save so far as any such suspension may be expressly allowed to the appellant by the Minister of Defence or by the

Military Service Board.

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27. On the allowance of any such appeal the appellant shall Effect of allowance thereupon cease to be a member of the Expeditionary Force, and shall (except when the Board has determined that he was not a member of the Reserve) be deemed to be retransferred to the Reserve, and shall thereafter remain subject to the provisions of this Act in the same manner in all respects as if he had not yet been called up for service with the Expeditionary Force.

28. The allowance of any such appeal shall in no way take Liability for away the liability of the appellant for any military offence committed before allowance by him in the interval between his calling up for military service and of appeal.

the allowance of his appeal, and he shall remain liable under this Act and the Army Act accordingly as if he still remained a member of the

Expeditionary Force.

Appeals by employers.

29. (1.) Any such appeal may be instituted by the employer of an appellant on behalf of that appellant, and whether with or without his knowledge and consent; and in such case notice of the time and place of the hearing of the appeal shall be given by the Chairman of the Board to the employer, at a postal address notified by him, instead of to the appellant, and the employer shall be entitled to be heard thereon, but the dismissal of an appeal so instituted shall not 10 preclude an appeal by the appellant himself, whether on the same or on any other grounds.

(2.) In the case of men employed by the Crown, the right of appeal conferred on employers by this section may be exercised either by the permanent head of the Department in which such men are 15 employed or by the Minister of the Crown for the time being

administering that Department.

# Local Subdivisions of the Reserve.

District registers of the Reserve.

30. (1.) In addition to a general register of the whole of a division or class of the Reserve, subdivisional registers (hereinafter called 20 district registers) may be prepared in accordance with this section.

(2.) The Minister of Defence may at any time by order signed by him divide New Zealand into such areas (hereinafter called recruiting districts) as he thinks fit, and may from time to time

revoke or vary any such order.

(3.) While any such order remains in force the register of any division or class of the Reserve shall be divided into as many district registers as there are recruiting districts, and the Government Statistician shall enter on each district register the names of those members of the division or class who, to the best of his knowledge or belief, are 30 resident in the recruiting district to which the district register relates at the date of the constitution of that district, or at any later date at which they first become members of that division or class.

(4.) No man who has been enrolled on any district register shall thereafter be transferred to any other district register because 35

of any change in his residence after such enrolment.

(5.) All the provisions of this Act as to a register of an entire division or class of the Reserve shall, so far as applicable, apply

equally to each district register.

(6.) The district registers may be amended from time to time by 40 the Government Statistician for the purpose of correcting errors as to the residence of reservists, and reservists may be transferred from one district register to another accordingly, but no such error shall invalidate any entry on a district register, or confer upon any man called up for service with the Expeditionary Force any right of 45 appeal to a Military Service Board.

(7.) So long as any such order establishing recruiting districts remains in force the Minister of Defence, in any warrant issued by him for the calling-up of men from the Reserve for service in the Expeditionary Force, shall specify the recruiting district or districts 50 from which they are to be so called and the number to be so called from each district so specified, but no such warrant shall issue until and unless the Governor in Council has authorized the issue thereof. In exercise of the powers conferred by this section the Minister may authorize the calling-up of men from any one or more recruiting 55 districts to the exclusion of the others.

(8.) On the issue of any such warrant in respect of any recruiting district the number of men therein specified in respect of that district shall be selected by lot from the men enrolled in the register of that district, and all the provisions of this Act shall apply in the 5 same manner in all respects as if the selection had been made from an undivided register of the entire division or class of the Reserve.

# Application for Enrolment in the Reserve.

31. (1.) When the enrolment of any division or class of the Application to be Reserve has been proclaimed and directed by the Governor in manner in Reserve. 10 aforesaid every reservist who belongs to that division or class (unless he has already before the passing of this Act furnished to the Government Statistician in pursuance of the National Registration Act, 1915, a true statement setting forth the particulars required by any Proclamation made under that Act) shall within fourteen days 15 after the day of the gazetting of the Proclamation by which the enrolment of that division or class is so proclaimed and directed (or in the case of sickness, absence from New Zealand, or other unavoidable impediment, so soon as possible thereafter) make application in writing for enrolment in that division or class of the Reserve.

20 (2.) Every man who at any time after the Governor has in manner aforesaid proclaimed and directed the enrolment of any division or class of the Reserve becomes during the present war with Germany a member of that division or class by attaining the age of twenty years or by becoming resident in New Zealand or in 25 any other manner shall, within fourteen days after so becoming a member thereof, make application to be enrolled in that division or class, unless he has already, before the passing of this Act, furnished to the Government Statistician, in pursuance of the National Registration Act, 1915, a true statement setting forth the particulars 30 required by any Proclamation made under that Act.

(3.) Every application under this section shall state the name, abode, occupation, and date of birth of the applicant, together with such further particulars (if any) as may be prescribed by regulations

made under this Act.

(4.) Every such application shall be made by posting the same by registered letter addressed to the Government Statistician at

(5.) Every man who, being required to make application in accordance with this section, fails to make such application accord-40 ingly, shall be liable on summary conviction before a Magistrate to imprisonment for a term not less than one month and not more than three months, or to a fine of not less than ten pounds and not more than fifty pounds. Section forty-nine of the Justices of the Peace Act, 1908, shall have no application to a prosecution for an offence 45 against this section.

32. (1.) If during the present war with Germany any man is Men failing to make convicted of an offence against the last preceding section, the application for enrolment may be Commandant may, by notice delivered to him, call him up for service called up for with the Expeditionary Force, and he shall thereupon become a 50 member of that Force, and all the provisions of this Act shall, so far as applicable, apply to him in the same manner as if he had been

selected from the Reserve by lot and had been called up by a

notice published by the Minister of Defence in the Gazette.

(2.) Any man so convicted and called up while undergoing imprisonment, whether in default of payment of a fine or otherwise, shall be released on the warrant of an authorized officer; but, if he is subsequently discharged from the Expeditionary Force because medically unfit for service or because of the allowance of an appeal by a Military Service Board, he shall, on the warrant of an authorized officer, be returned to the custody from which he was so released, and shall complete the term of his imprisonment in the same manner as 10 if he had not been so released, and the period during which he has been at large shall not be computed as part of that term.

(3.) Service with the Expeditionary Force beyond the seas, or actual service for three months as a member of that Force in any camp of military training, shall constitute a pardon for any offence 15

committed against the last preceding section.

## Miscellaneous.

Special provisions for the calling-up of members of one family.

33. (1.) If the Minister of Defence is satisfied with respect to any family that it consists of or includes two or more brothers who belong to the First Division of the Reserve, and 20 are not permanently unfit for military service, he may at any time and from time to time after the enrolment of the First Division of the Reserve has been proclaimed and directed, give or cause to be given notice to all or any of those brothers to show cause before a Military Service Board why they should not be called up for service 25 with that Force.

(2.) Any man to whom such notice has been given may within ten days thereafter appeal to a Military Service Board on any ground on which he might have appealed had he been called up for service with the Expeditionary Force on the day on which such notice was 30 given to him, or on the ground that the Minister of Defence in giving such notice acted in error as to any of the circumstances set forth in the last preceding subsection.

(3.) All the provisions of this Act as to appeals to a Military Service Board by men called up for service shall, so far as applicable, 35

extend and apply to an appeal under this section.

(4.) On the allowance of any such appeal the notice so given by the Minister of Defence to the appellant shall (subject to the power

of the Board to rehear any appeal) lapse and be of no effect.

(5.) If any man to whom notice has been so given fails to appeal 40 in manner and within the time aforesaid, or if his appeal is disallowed, he shall on the day following that on which his right of appeal expires, or that on which the determination of the Board is signed, as the case may be, be deemed to be called up for service with the Expeditionary Force, and he shall thereupon become a member of that Force, and all 45 the provisions of this Act shall, as far as applicable, apply to him in the same manner as if he had been selected from the Reserve by lot and had been called up by a notice published by the Minister of Defence in the Gazette, save that he shall have no further right of appeal to a Military Service Board. ្នាក់សម្បីក្រឡូន ខណ

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(6.) In this section the term "brothers" includes brothers of the half blood.

34. (1.) The Expeditionary Force may be divided from time to Division of the time into such units and other divisions as the Commandant, or the Force into units. 5 Officer Commanding such Force abroad, or any officer of the Defence Forces acting with the authority of the Commandant or such Officer Commanding thinks fit; and men of the Expeditionary Force shall be attached to such units as the Commandant, or such Officer Commanding, or any officer of the Defence Forces acting with the 10 authority of the Commandant or such Officer Commanding from time to time directs.

(2.) "Unit" means in this Act a company, squadron, battery,

or other like division of a military force.

35. (1.) If in any prosecution under this Act or the Army Act Evidence. 15 any question arises as to whether the accused is a member of the Reserve, or of any division or class the enrolment of which has been directed, or has been called up from the Reserve for service with the Expeditionary Force, or has been attached to any unit thereof, the affirmative shall be presumed until the contrary is proved.

(2.) If in any such prosecution any question arises as to whether 20 the accused has received any discharge, exemption, or permission or has made any application or fulfilled any obligation required from or imposed on him by this Act or by the National Registration Act, 1915, the negative shall be presumed until the contrary is

25 proved.

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36. Every person shall be guilty of an indictable offence, Indictable offences. punishable by imprisonment with hard labour for any term not

exceeding five years, who-

(a.) Wilfully deceives or attempts to deceive a Military Service Board in the exercise of its jurisdiction under this Act; or

(b.) Wilfully deceives or attempts to deceive the Government Statistician in the exercise of his functions with respect to the enrolment of the Reserve; or

(c.) Wilfully deceives or attempts to deceive any medical officer in respect of the medical examination of any member of the Expeditionary Force or of any person offering himself for service with that Force, whether such member or person so offering is the accused himself or any other person; or

(d.) Wilfully deceives or attempts to deceive any person with intent to procure his own discharge or the discharge of any other person from the Expeditionary Force, or

from the Reserve; or (e.) Wilfully deceives or attempts to deceive any person with intent to procure his own exemption or the exemption of any other person from foreign service as a member of that Force, or to procure his own rejection or the rejection of any other person offering himself for service with that Force; or

(f.) Offers any bribe or other unlawful or improper inducement to any medical officer, officer of the Defence Forces, member of a Military Service Board, or other person

whatever in the exercise of any powers, duties, or functions under or for the purposes of this Act; or

(q.) Does any act with intent to evade the enrolment of the accused himself or of any other person in the Reserve or in any division or class thereof, or the calling-up of the accused or any other person for service with the Expeditionary Force, or the continuance of the service of the

accused or any other person in that Force; or

(h.) Incites any person to commit any of the foregoing offences or to refuse to render the service which is required of 10 him as a member of the Expeditionary Force or which may be so required of him if he becomes a member of that Force; or

(i.) Conspires with any other person to commit any of the

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offences mentioned in this section.

37. Every person shall be guilty of an offence punishable on summary conviction by a fine not less than twenty pounds and not more than one hundred pounds who, at any time after the enrolment of any division or class of the reserve has been proclaimed and directed, employs in his service or continues in such employment for 20 more than seven days any man who belongs to that division or class and who is not enrolled therein, unless the defendant proves that he believed on reasonable grounds that the man so employed or retained in his service did not belong to that division or class or was enrolled

Employers not to employ deserters.

Employers not to employ reservists

unless enrolled.

38. Every person who employs or retains in his service any man who has deserted from or is absent without leave from the Expeditionary Force shall be guilty of an offence punishable on summary conviction by imprisonment for any term not exceeding three months or by a fine not less than fifty pounds and not more than one 30 hundred pounds, unless the defendant proves that he did not know that the man so employed or retained in his service was a deserter or absent without leave.

Reservists not to change their names.

39. Every reservist who assumes or uses or continues the use of any name other than that by which he was customarily known on 35 the first day of November, nineteen hundred and fifteen, shall be guilty of an offence punishable on summary conviction by imprisonment for any term not exceeding three months or by a fine not exceeding *fifty* pounds.

40. (1.) Every man who after being enrolled in the Reserve 40. changes his place of abode shall within fourteen days thereafter give notice of the fact and of his new abode by registered letter addressed to the Government Statistician at Wellington.

(2.) Every man of military age who, before his enrolment in the Reserve and whether before or after the passing of this Act, changes 45 or has changed his place of abode as set out in the return furnished by him under the National Registration Act, 1915, shall within fourteen days after the passing of this Act or after such change of abode (whichever date is the later) give notice of the fact and of his new abode by registered letter addressed to the Government 50 Statistician at Wellington.

Reservists to give notice of change of abode.

(3.) Every person who, being required by this section to give notice of a change of abode, fails to do so in accordance with this section, shall be liable on summary conviction to a fine not exceed-

ing twenty pounds.

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41. (1.) After the enrolment of the First Division of the Power of police to Reserve has been proclaimed and directed, any constable may question reservists question any man who may reasonably be supposed to be of military age as to any or all of the following matters, namely: his name, occupation, and abode, the date of his birth, his enrolment in the 10 Reserve, and any other matters relevant to the question of his membership of the Reserve or of any division or class thereof, or his membership of the Expeditionary Force.

(2.) Any man who fails or refuses forthwith to answer any question so put to him, or who answers any such question in a false, 15 misleading, or imperfect manner, shall be guilty of an offence punishable on summary conviction by imprisonment for any term not exceeding three months or by a fine not less than ten pounds and not more than fifty pounds, and any man reasonably suspected of any

such offence may be arrested without warrant by any constable.

42. (1.) After the enrolment of the First Division of the Reserve Obligation to give has been proclaimed and directed, no person having in his possession information for the purposes of this Act. any information which relates to the name, occupation, age, abode, nationality, or domestic condition of any man who is or may reasonably be supposed to be of military age, or which may be of use in 25 enabling any such man to be found, or which is in any other manner relevant to the purposes of this Act, shall withhold such information from the Government Statistician or from any constable or officer of the Defence Forces on being required to disclose the same.

(2.) Any person committing an offence against this section shall 30 be liable on summary conviction to a fine not exceeding fifty pounds.

43. The publication in the Gazette of any Proclamation, Order Publication in in Council, Warrant, or notice, published under the authority of to all concerned. this Act shall, for all purposes whatever, be deemed to be sufficient notice thereof to all persons concerned, and the liability of all persons 35 under this Act and the Army Act shall be determined accordingly.

44. (1.) It shall be the duty of every registered medical practi- Medical tioner on the request of any authorized officer to examine with due examination of reservists. care and diligence in respect of fitness for military service every man who presents himself for the purpose of being so examined, and 40 forthwith to transmit to that authorized officer a written report of the result of such examination.

(2.) Every such report shall conform to the requirements

prescribed by the request in pursuance of which it was made.

(3.) For every such examination and report any medical practi-45 tioner not being in receipt of salary in the civil or military service of the Crown shall be entitled to receive from the public revenues such fee as may be prescribed by the Minister of Defence.

(4.) Every medical practitioner who fails or refuses to fulfil the requirements of this section shall be liable on summary conviction to

50 a fine not exceeding twenty pounds.

45. Whenever, by reason of the allowance of an appeal by a Publication of Military Service Board or by reason of medical unfitness or on any names of men discharged or other ground whatever, a man has been discharged from the Expedi-exempted from tionary Force or exempted from foreign service at any time before he foreign service.

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has served with that Force beyond the seas, his name, occupation, and abode shall be forthwith published by the Commandant in the *Gazette* together with a statement of the ground on which he has been so discharged or exempted.

Transfer of men to the New Zealand (Samoan) Expeditionary Force. 46. Every person who has been called up from the Reserve for service with the New Zealand Expeditionary Force under this Act may, whether before or after he has been attached to any unit of that Force, and whether with or without his consent, be transferred by the Minister of Defence to the New Zealand (Samoan) Expeditionary Force, and shall thereupon be and remain a member thereof accordingly until duly discharged, in the same manner in all respects as if he had voluntarily enlisted therein under the principal Act and taken the oath of allegiance.

Voluntary enlistment. 47. (1.) The Governor may at any time and from time to time, by Proclamation approved in the Executive Council, proclaim that 15 the voluntary enlistment of reservists or of any division or class of reservists in the Expeditionary Force shall, at a day to be specified in the Proclamation, cease either throughout New Zealand or in any recruiting district or districts specified in the Proclamation. Any such Proclamation may be at any time in like manner revoked.

(2.) After the day so specified in such a Proclamation made with respect to the whole of New Zealand, and while the Proclamation remains in force, no reservist to whom the Proclamation applies shall be enlisted in the Expeditionary Force otherwise than by calling up for service under the provisions of this Act.

(3.) After the day so specified in such a Proclamation made with respect to any recruiting district, and while the Proclamation remains in force, no reservist who is resident in that district and belongs to any class or division to which the Proclamation applies shall be enlisted in the Expeditionary Force otherwise than by 30 calling up for service under the provisions of this Act.

(4.) Officers of the Expeditionary Force may be appointed in the same manner as if no such Proclamation had been made.

(5.) No enlistment shall be invalid because made in breach of this section.

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(6.) Save as provided in this section, nothing in this Act shall preclude the voluntary enlistment of members of the Expeditionary Force in accordance with the provisions of the principal Act.

By Authority: MARCUS F. MARKS, Government Printer, Wellington.-1916.