

in the United Kingdom, the Commonwealth of Australia, the Dominion of New Zealand, the Union of South Africa, the Irish Free State, or Newfoundland.

(2) The Governor in Council,

(i) may attach temporarily to a home force any member of another force to which this section applies who is placed at his disposal for the purpose by the service authorities of that part of the Commonwealth to which the other force belongs;

(ii) subject to anything to the contrary in the conditions applicable to his service, may place any number of a home force at the disposal of the service authorities of another part of the Commonwealth for the purpose of being attached temporarily by those authorities to a force to which this section applies belonging to that part of the Commonwealth.

(3) Whilst a member of another force is by virtue of this section attached temporarily to a home force, he shall be subject to the law relating to the Naval Service, the Militia, or the Air Force, as the case may be, in like manner as if he were a member of the home force, and shall be treated and have the like powers of command and punishment over members of the home force to which he is attached as if he were a member of that force of relative rank;

Provided that the Governor in Council may direct that in relation to members of a force of any part of the Commonwealth specified the statutes relating to the home forces shall apply with such exceptions and subject to such adaptations and modifications as may be so specified."

AND WHEREAS the Minister of National Defence reports that under the British Commonwealth Air Training Plan a number of members of the Royal Air Force, the Royal Australian Air Force and the Royal New Zealand Air Force will be employed on instructional and other duties, and other members of said Air Forces will receive training;

That in pursuance of the said Air Training Plan those members of the Air Forces aforesaid will whilst so employed or undergoing training, be attached temporarily to the Royal Canadian Air Force; and

That provision should now be made for the attachment temporarily to the Royal Canadian Air Force of members of the Royal Air Force, the Royal Australian Air Force and the Royal New Zealand Air Force, who, for the purposes of the British Commonwealth Air Training Plan, may be placed at the disposal of the Governor in Council by the Service Authorities of that part of the Commonwealth to which the said Forces respectively belong;