

## SCHOOL FOR INSTRUCTIONAL N. C. O's.

"21B. A Special School of Instruction shall be established for the training of an instructional staff of non-commissioned officers, and all future appointments of persons to act as instructors shall be made from amongst those who have, at the close of the prescribed course, satisfied the Chief of the General Staff, or some person duly appointed by him, that they are competent. Provided that persons who have acted as instructors in the British army, or who, having served in the British army, satisfy the Chief of the General Staff that they have the necessary qualifications, may be appointed without passing through such course."

## NAVAL FORCES.

"32. (1) The Citizen Naval Forces shall be divided into Militia Forces, Volunteer Forces, and Reserve Forces.

"(2) The Naval Militia Forces shall consist of officers, petty officers, and sailors who are not bound to continuous naval service, and who are paid for their services as prescribed.

"(3) The Naval Volunteer Forces shall consist of officers, petty officers, and sailors who are not bound to continuous naval service, and who are not ordinarily paid for their services in times of peace.

"(4) The Naval Reserve Forces shall consist of—

(a) Members of Rifle Clubs who are allotted to the Naval Reserve Forces; and

(b) Persons who, having served in the Active Naval Forces or otherwise as is prescribed, are enrolled as members of the Naval Reserve Forces.

## MILITARY FORCES.

"32a. (1) The Citizen Military Forces shall consist of Active Forces and Reserve Forces.

"(2) The Active Citizen Military Forces shall consist of the Militia Forces, the Volunteer Forces, those undergoing military training under the provisions of paragraph (c) of section 125 of this Act, and officers on the unattached list.

"(3) The Military Reserve Forces shall consist of Citizen Forces, and shall include the officers shown on the Reserve of Officers' List, the members of Rifle Clubs who are allotted to the Military Reserve Forces, and all those liable to serve in time of war under section 59 of this Act who are not included in the Active Forces."

The Governor-General may, subject to the provisions of this Act, raise, maintain and organize in the manner prescribed such Permanent and Citizen Forces as he deems necessary for the de-