# POOR DOCUMENT

THE EVENING TIMES AND STAR, ST. JOHN, N. B., WEDNESDAY, NOVEMBER 6, 1918

## YOUR COUNTRY NEEDS YOUR MONEY THE KAISER HOPES YOU WON'T LEND

## GERMANS MUST APPLY TO FOCH

Washington, Nov. 5 Marshal Foch has been authorized by the United States and the Allies to receive representatives of the German government and to communicate to them the terms of an armistice. The German govern is so informed in a note handed to the Swiss minister here today by Secretary

ingness to make peace with the German government on the terms laid down in President Wilson's address to congress last January, and on the principles of settlement enunciated in his subsequent addresses.

The Allies reserve to themselves, however, complete freedom of action when they enter the peace conference on the subject of freedom of the seas.

It was further stated, with reference to restoring of invaded territories

that the Allies' governments understand that compensation will be made by Germany for all damage to the civilian population of the Allies and their property as the result of the aggression of Germany "by land, by sea and from the air."

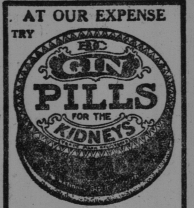
SAFETY AND PROFIT BOTH

grounds of patriotism and humanity. You are not asked to give one cent. You are simply asked to lend your money to your country. It will still be your money. Its return in full will be guaranteed to you by the whole of Canada.

In addition, you will be paid 5½ per cent interest. This means \$5.50 clear profit yearly on every \$100 you invest in Victory Bonds. This interest will be paid to you every six months as sure as the sun rises and



RED SPRUCE GUM



### THE DIVORCE COURT

RECUPERATION The New Brunswick divorce court of the vital forces of the bo seld a session in Fredericton yesterday depleted in the struggle with ac disease, depends not upon sur ficial stimulation but upon a quate nourishment. The bo needs to be nourished back with Judge Crocket presiding. The case of Louise Theresa Piers vs. George Herert Piers was allowed to stand for the resent. In the case of John Mallory s. Alberta Mallery, evidence was given strength and power. proof of the charges. In the case of Annie Gertrude Burton vs. Jos. Burton is honor said that he desired further orroborative evidence and permitted the can be obtained. In the suit of Louise Logan vs. Robert A. Logan the case was track from the docket as no instructions concerning the action had been received. In the suit of Bessie Irene McManiman vs. Stephen Basil McManiman affidavit presented by counsel was sound to be defective and an opportuity was given the counsel to amend the affidavit and to make application at a leter date. Joseph Seymour Moore of St.



Military Service Act, 1917.

### EMPLOYMENT OF MEN IN DEFAULT UNDER THE MILITARY SERVICE ACT.

The following Regulations, recently approved by the Governor General in Council, impose strict obligations upon every employer TO ASSURE HIM-SELF THAT EACH OF HIS EMPLOYEES OF MILITARY AGE AND DESCRIPTION IS IN POSSESSION OF DOCUMENTS PROVING THAT HE IS NOT IN ANY WAY IN DEFAULT UNDER THE MILITARY SERVICE ACT.

An employer who is charged with having a defaulter in his employ must be able to prove THAT THE MILITARY SERVICE PAPERS AUTHORITIES TO THE EMPLOYEE IN QUES-TION WERE PRODUCED FOR HIS INSPEC-TION at the time when the employee was taken into his employment, and that it was reasonably established to his satisfaction that the man was not in default under the Military Service Act. It should be clearly understood that the Canadian Registration Certificates given on June 22, 1918, at the time of general registration, in no way define the status of a man under the Military Service Act.

### REGULATIONS.

"106. Every person who obligations or requirements aforesaid."

any man who has deserted or is absent without leave from HARBOURS OR CONCEALS is absent without leave from the Canadian Expeditionary Force, or who is in default in the performance of any obligation or requirement for reporting or for military service, imposed upon him by the Act or Regulations, or any proclamation thereunder, shall be guilty of an offence punishable on summary conviction by imprisonment not exceeding six months, or by a penalty of not less than One Hundred Dollars, and of not more than Five Hundred Dollars, or by both Hundred Dollars, or by both summary conviction by imsuch imprisonment and fine, prisonment not exceeding six unless such person prove that he made due inquiry and that THE MILITARY SER-VICE PAPERS ISSUED BY Hundred Dollars, or by both VICE PAPERS ISSUED BY THE REGISTRAR OR THE MILITARY AUTHORITIES TO THE MAN SO EMPLOYED OR RETAINED IN HIS SERVICE WERE PRODUCED FOR HIS INSPECTION, and that it was reasonably established to his satisfaction by such inquiry and papers that the man was not a deserter or absent from the force without leave, or in the force without leave, or in MILITARY SERVICE the force without leave, or in default in respect of any of the MILITARY SERVICE BRANCH.



### NOTICE TO SOLDIERS ON HARVEST LEAVE.

Attention is directed to a recent announcement published in the Press by the Military Service Branch, Department of Justice, regarding extensions to be granted to men EXEMPTED AS FARMERS.

It is pointed out that this DOES NOT IN ANY WAY AFFECT MEN WHO HAVE BEEN ORDERED BY THE REGISTRAR TO REPORT to Depot Battalions and who have thereafter received leave of absence from the Military

Once a man has been ordered to report for duty by the Registrar he leaves the jurisdiction of the Registrar and comes under that of the Department of Militia and Defence, and is to be considered as a soldier. This applies to men of the 20 to 22 Class who have been ordered to report by the Registrar in virtue of the cancellation of exemptions by Order-in-Council of the 20th April last, as well as to those ordered to report in the usual way on refusal of claim for exemption, or on expiration

All men, accordingly, who have been ordered to report, and are therefore SOLDIERS, and who have subsequently been granted harvest leave by the military authorities, MUST, NOTWITHSTANDING THE NOTICE ABOVE REFERRED TO, REPORT ON THE EXPIRATION OF THAT LEAVE, unless they are notified to the contrary by their Commanding Officer or by general notice published by the Department of Militia and Defence.



The Bad Man of Europe is groggy. The hell-hounds he loosed in Belgium are backing away, cringing, snarling, scared.

We've got him going.

But he lives-4,000,000 strong on the Western front alone—and in his perverted brain lives the ambition to destroy and to enslave.

Now, while his legions totter; while his only hope is to dodge, to retreat, to evade the knockout blow that he knows must fall, now is the time to strike and to put everything we have behind the blow.

If you were planning to buy a \$100 Victory Bond you can surely hit harder. Make it \$200 or \$500.

If you were thinking of a \$500 Bond, can't you strike a \$1,000 blow?

The full weight of Canada's fighting strength must go into that crushing stroke—our great resources, our industries, our agriculture, our fisheries, our surplus wealth, every dollar we can spare, every dollar we can rake and scrape.

For this is the knockout—the blow that must strike the demon down and send his broken war hordes hurtling back across the Rhine.

Hit him again! HIT HIM AGAIN!!

# Buy Victory Bonds

Issued by Canada's Victory Loan Committee in co-operation with the Minister of Finance of the Dominion of Canada.