



NOTICE

TO UNITED STATES CITIZENS IN CANADA.

By the United States Military Service Convention Regulations, approved by the Governor-in-Council on 20th August, 1918, MALE CITIZENS OF THE UNITED STATES IN CANADA, WITHIN THE AGES for the time being SPECIFIED BY THE LAWS OF THE UNITED STATES prescribing compulsory military service, except those who have diplomatic exemption, ARE MADE SUBJECT AND LIABLE TO MILITARY SERVICE IN CANADA, AND BECOME ENTITLED TO EXEMPTION OR DISCHARGE THEREFROM, UNDER THE CANADIAN LAWS AND REGULATIONS. The regulations governing this liability are published in the Canada Gazette (Extra) of 21st August, 1918; copy whereof may be obtained upon application through the post to the Director of the Military Service Branch of the Department of Justice at Ottawa.

UNITED STATES CITIZENS of the description aforesaid who were IN CANADA ON 30th JULY, 1918, HAVE SIXTY DAYS FROM THAT DATE within which TO EXERCISE AN OPTION TO ENLIST or enroll IN THE FORCES OF THE UNITED

STATES, or TO RETURN to the United States; and THOSE WHO for any reason SUBSEQUENTLY BECOME LIABLE TO MILITARY SERVICE IN CANADA HAVE THIRTY DAYS FROM THE DATE of the accruing OF SUCH LIABILITY within which to exercise the like option. It is stipulated by the Convention also that certificates of diplomatic exemption may be granted within the optional periods aforesaid. EVERY CITIZEN OF THE UNITED STATES TO WHOM THE REGULATIONS APPLY is required to REPORT TO THE REGISTRAR under the Military Service Act, 1917, FOR THE province or DISTRICT WITHIN WHICH he is, in the manner by the regulations prescribed, WITHIN TEN DAYS AFTER THE EXPIRY OF HIS OPTIONAL PERIOD and will be SUBJECT TO PENALTIES IF without reasonable excuse HE FAIL SO TO REPORT. For the information of those whom it may concern Sections 3 and 4 defining the requirements of registration, with which it will be necessary strictly to comply, are set out substantially as follows:—

REGULATIONS

3. EVERY MALE CITIZEN OF THE UNITED STATES WITHIN THE AGES for the time being SPECIFIED IN THE LAWS of the UNITED STATES prescribing compulsory military service, not including those who have diplomatic exemption, WITHIN TEN DAYS AFTER THE EXPIRY OF THE TIME LIMITED BY THE CONVENTION within which the Government of the United States may issue him a certificate of diplomatic exemption, SHALL TRULY REPORT TO THE REGISTRAR BY REGISTERED POST, and in writing which is plainly legible, his name in full, his occupation and the date of his birth; stating also whether he is single, married or a widower; and if the latter, whether he has a child living; also if married, the date of his marriage; and stating moreover his place of residence and usual post office address in Canada; and, if he reside within a city or place where the streets and dwellings are named and numbered, the name and number of his street and dwelling; or if he reside in another place, the lot and concession number, section, township, range, and meridian, or other definite description whereby his place of residence may be located, having regard to the custom of the locality in which he lives; and IF WITHOUT REASONABLE EXCUSE HE NEGLECT OR FAIL TO

REPORT IN THE MANNER and with the particulars aforesaid within the time limited as aforesaid, HE SHALL BE GUILTY OF AN OFFENCE, AND SHALL BE LIABLE UPON SUMMARY CONVICTION to a penalty not EXCEEDING FIVE HUNDRED DOLLARS, AND TO IMPRISONMENT for any term not exceeding six months, and moreover he shall incur A PENALTY OF \$10.00 FOR EACH DAY after the time when or within which he should have registered during which he shall continue to be unregistered.

4. EVERY UNITED STATES CITIZEN WHO HAS-DIPLOMATIC EXEMPTION, although not otherwise subject to these regulations SHALL WITHIN TEN DAYS after the granting of the same truly REPORT TO THE REGISTRAR, in like manner and with the same particulars as required by the last preceding section; and in addition he shall embody in his report a true and complete statement of the particulars of his certificate of diplomatic exemption. NEGLECT OR FAILURE without reasonable excuse to comply with the requirements of this section SHALL CONSTITUTE AN OFFENCE PUNISHABLE IN THE MANNER AND BY THE PENALTIES provided in the last preceding section.

ISSUED BY THE DEPARTMENT OF JUSTICE, MILITARY SERVICE BRANCH.

Selective Service in U.S.

Continued from Page 29

conditions that will enable her to support herself decently and without suffering or hardship.

Necessary skilled farm laborer in necessary agricultural enterprise.

Necessary skilled industrial labor in necessary industrial enterprise.

Class 3

Man with dependent children (not his own), but toward whom he stands in relation of parent.

Man with dependent aged or infirm parents.

Man with dependent, helpless brothers or sisters.

County or municipal officer.

Highly trained fireman or policeman in service of municipality.

Necessary customhouse clerk.

Necessary employee of United States in transmission of the mails.

Necessary artificer or workman in United States army or arsenal.

Necessary employee in service of United States.

Necessary assistant, associate or hired manager of necessary agricultural enterprise.

Necessary highly specialized technical or mechanical expert of necessary industrial enterprise.

Necessary assistant or associate manager of necessary industrial enterprise.

Class 4

Man whose wife or children are mainly dependent on his labor for support.

Mariner actually employed in sea service of citizen or merchant in the United States.

Necessary sole managing, controlling or directing head of necessary agricultural enterprise.

Class 5

Officer—executive, legislative or judicial—of the United States or of state or territory, or of District of Columbia.

Regularly or duly ordained minister of religion.

Student who on May 18, 1917, or on May 20, 1918, or since May 20 1918, was preparing for ministry in recognized theological or divinity school, or who on May 20, 1918, or since May 20, 1918, was preparing for practice of medicine and surgery in recognized medical schools.

Person in military or naval service of United States.

Alien enemy.

Resident alien (not an enemy) who claims exemption.

Persons totally and permanent physically or mentally unfit for military service.

Person morally unfit to be a soldier of the United States.

Licensed pilot actually employed in the pursuit of his vocation.

Person discharged from the army on the ground of alienage or on diplomatic request.

Subject or citizen of cobelligerent country who has enlisted or enrolled in the forces of such country under the terms of a treaty between such country and the United States providing for reciprocal military service of their respective citizens and subjects.

Subject or citizen of neutral country who has declared his intention to become a citizen of the United States and has withdrawn such intention, under the provisions of act of congress approved July 9, 1918, and selective service regulations.

School Children's Teeth and Health

Compulsory medical and dental inspection in the schools of the province is being considered by the department of education, Hon. Dr. Cody, minister of education, announced at Guelph last week to a joint meeting of rural leaders and public school inspectors and teachers attending a summer course at the Ontario Agricultural College. Officials of the department are making an investigation and Dr. Cody intimated that he hopes that the matter would be dealt with speedily. He said he was convinced that the system when introduced in this province must be compulsory and universal.



LETZ MAN

UNITED