iowrooms.

hase

Crepon, Poplin, ind Black,

2.25.

IRTS

eeds.

00 to \$4.00

Central Duckworth St.

he Greatest

COLLARS in e of the styles: CONTOUR, 15 1-2.

MEN'S TIES. ilks and Satins lending of the vat have been eckwear

presentation of triped Backs.

tock.

Goodridge is acting secretary class meeting Tuesday and Fride ings and Mr. Blair for that me ping into the British Hall on th a vote of thanks to Major Mag ves, proposed by Mr. K. M. Bl. carried by acclamation.

OTICE. - Correspo requested to accompany tributions with their REAL MES, not necessarily for



s Excellency Sir Charles Alex-ander Harris, Knight Command-er of the Most Disinguished Order of Saint Michael and EX HARRIS, St. George, Com-panion of the Most Honourable Order of the Bath., Com-mander of the Royal Victorian Order, Governor and Commender-in-Chief, in

and over the Dominion of New-foundland. EREAS under the provisions of plunteers Acts, 1914-1917, the Council was empowered ain military forces in the escribed as Volunteers, and uch of the said Volunteers enlist for service abroad unmand of such Officers of esty's Army as His Majesty ppoint or designate, and in f such powers the Royal

lland, the preservation of the pay. pire and of human liberty, and it sary owing to the emergencies | And whereas it is also provided by

and 9th years of the reign of His and known as the "Military Act, 1918," that every unone of the classes deable to be called out on active ce in the Royal Newfoundland either within or beyond land, and that his service a conditional certificate of exemption Il he for the duration of the pres-

Members of His Majesty's Regulår or Reserve, or auxiliary forces as defined by the Army Act. Members of the Military forces

Men serving in the Royal Navy, or in the Roya! Marines, or in the Newfoundland Royal Naval Re-serve, and members of the Royal Men who have since August 4th,

1914, served in the Military or forewarn and any one who is

ice of Newfoundland and to Military Law, save as in the other charge. placed on active service in

id Act that all men comprised in 1 shall be required to report not than the Twenty-fourth day of one thousand nine hundred and a shall be placed on active service ll be fixed by the Military Service and appointed under the provisions

(b) That he has one or two brothe ers, and one of them is serving or has served in His Majesty's Naval or Military Forces during the present war.

thers, and two of them are serving or have served in His Majesty's Naval or Military Forces during the present war. (d) That he has persons mainly de-

such as parents, brothers or

And that if any of the grounds of such application be established, a cer-tificate of exemption shall be granted

application for exemption from ser has been vice shall be determined by the said and placed at the disposal of Tribunal, and that any man, by or in esty as an expeditionary force respect of whom an applicaexemption from service is made, shall

to provide reinforcements the said Act that the Tribu he said Regiment in addition to in any case in which it thinks fit, apso inclination or circum- point a Commissioner at any place t s have permitted them to volun- examine witnesses upon oath, and to find upon any question of fact subwhereas it was accordingly enthat in any case in which the Comin and by the provisions of an the Legislature, holden in the dence taken before him that the applicant is clearly entitled to exemption on any of the grounds (b), (c), or (d) mentioned in section 8 of the Act, or that he is obviously so infirm as s within one of the classes de-ed and intended by said Act shall Commissioner may, subject to any Rules made or Directions given by the Tribunal, grant to such applicant

of my Council I have determined to d whereas the men, who under provisions of the said last-menmorphised in four classes of which is, by the provisions of the said Class I, comprising the men included in Class I. as in the said Act and hereinbefore defined out omprised in four classes of which is said Class I, comprising the men included in Class I. as in the said Act and hereinbefore defined out of as many witnesses as are required. House, St. John's, and at any other proceeding thereon, by the place or places of which it shall from sequent proceeding thereon by the man on his own behalf, whether on the said Class I, comprising the men included in Class I. as in the said Act and hereinbefore defined to time give notice in the 'Royal time to time give notice in the 'Royal time to time give notice in the Said Class I, comprising the men on his own behalf, whether on the said Class I, comprising the men included in Class I. as in the said Act and hereinbefore defined to the said Last-menof as many witnesses as are required. House, St. John's, and at any other proceeding thereon, by the man on his own behalf, whether on the said Class I, comprising the men included in Class I. as in the case may require, and it may contain the names of as many witnesses as are required.

Solution any subsequent proceeding thereon, by the man on his own behalf, whether on the said Class I, comprising the men included in Class I. as in the case may require, and it may contain the names of as many witnesses as are required.

Solution any subsequent proceeding thereon, by the man on his own behalf, whether on the said Class I, comprising the men of the said Class I, comprising the men of the said Class I, comprising the men on his own behalf, whether on the said Class I, comprising the men of the said Class I, as in the case may reprovisions of the said last-menthe said the men included in Class I. as in the case may remany subsequent proceeding thereon, by the sequence of the men of the said the men included in Class I. The Tribunal will sit at the Court resident in Newfoundland, who tive service in the Royal Newfound-attained the age of nineteen land Regiment, either within or be-

shall then have been duly made by him, or by another person entitled to apply on his behalf, wherein the as defined by the Army Act.

Members of the Military forces
Taised by the Governments of any of His Majesty's other Dominions, or by the Government of India.

Taised by the Governments of any of the said Class are espectially charged not to fail, since not only do their loyalty and allegiance require and impose the obligation of the purpose of cross-examination or of offering shall number them consecutively in the order in which he receives them, and forward them without delay to the case may be.

Taised by the Governments of any of the said Class are espectially charged not to fail, since not only do their loyalty and allegiance require and impose the obligation of the order in which he receives them, and forward them without delay to the case may be.

Taised by the Governments of any of the said Class are espectially charged not to fail, since not only do their loyalty and allegiance require and impose the obligation of the order in which he receives them, and forward them without delay to the case may be.

Taised by the Governments of any of the said Class are espectially charged not to fail, since not only do their loyalty and allegiance require and impose the obligation of the order in which he receives them, and forward them without delay to the case may be. these strict commands and injunc- the Clerk, retaining a duplicate. tions, but moreover, lest they should be ignorant of the consequences which will ensue if they fail to report within the time limited as aforesaid. or within such further time as is hereinafter provided, I do hereby forewarn and admonish them that her Allies in any theatre of actual who without reasonable excuse fails war and have been honourably to report as aforesaid, shall thereby commit an offence, for which he shall Clergy, including members of any be liable on summary conviction to recognized order of an exclusively imprisonment for any term not exreligious character, and ministers ceeding five years with hard labor, of all religious denominations example and he shall nevertheless if so reisting in Newfoundland at the quired be compelled to serve immediate of the passing of the said ately in the said Royal Newfoundland

And I do hereby proclaim and announce that for greater convenience of study for the ministry ome college recognized by the in Newfoundland of their for reporting for service and for apat some college recognized by the head in Newfoundland of their feligious denomination.

If have directed that prescribed forms for reporting for service and for application for exemption from service, may, at any time on or before the said 24th day of May, 1918, be obtainthe said Military Service Act ed at any Post Office in the Dominion the Governor in Council may, of Newfoundland; and that reports time to time, by Proclamation, for service and applications for expect of the application shall also be recorded in the register; and like particulars in respect of any rehearment on active service, as aforeout on active service, as afore-any class of men in the said Act ibed, and that all men within the so called out shall, from the of such proclamation be deemed soldiers enlisted in the Military Service and applications for ex-any of the said Post Offices and pro-perly executed, shall be forwarded by the Postmaster at the Post Office from which the same are obtained to their proper destinations as by regulations proper destinations as by regulations prescribed, free of postage or any

And I do further inform and notify them that the said Tribunal has been established for the hearing of applicaset out in such Proclamation
gulations but that they shall,
placed on active service, be
to be on leave of absence

By

Lohn's in the nearing of applications for exemptions from service upon any of the statutory grounds, as
hereinbefore set out; that the Tribunal so established will begin to sit at evidence in relation thereto as it may deem necessary to a proper decision that it will continue to sit at St. John's and such other place or places as may be necessary or convenient and as by it shall be duly notified until all applications for exemption from service shall have been heard and disposed of; also that men belonging to the class hereby called out who have not previously to the said address. Shall be deemed the true address.

21. The Clerk shall make a daily return to the Registrar showing how deem case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how each case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how each case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how each case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how each case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how each case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how each case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how each case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how each case on that day considered by the Tribunal has been dealt with, and whether partly heard, adjourned or disposed of; and to this return to the Registrar showing how the

service as aforesaid until a day which pains and penalties by Law prescrib-section one of section eight of the Act shall be for the grant of a conditional is made: them in writing by registered post at their respective addresses as given in their reports for service, or applications for exemptions from service, or at such substituted addresses as they may have respectively signified to the said Registrar; and I do hereby inform, forewarn and admonish.

Of all of which all persons whom these presents may concern, are hereby required to take notice, rendering strict obedience to and compliance with all these commands, directions and requirements, and governing themselves accordingly.

25. The Tribunal may, at any stage, if the proceeding require the man in respect of whom the exemption is sought to attend before a medical board for examination, and to produce a certificate only. by inform, forewarn and admonish the men belonging to the Class hereby called out that if any of them shall without just and sufficient cause, fai to report for duty at the time and place required by notice in writing so posted, or shall fail to report for duas otherwise by law required, he be subject to the procedure,

at the Government House, in St. John's, in the said Dominion, the 11th day of May, in the year of Our Lord one thousand nine hundred and eighteen.

The Freellengy's Command. W. W. HALFYARD,

## ployed in Military otherwise engaged. Service, be Published By Inspector General of Constabulary,

specting Military Service, His Excellency the Governor in Council has been pleased to approve the following That he has three or more bro- appointments:-John R. Bennett, Esq., Minister of Militia, to be Registrar;

Under the provisions of the Act re-,

to be the Military Service Board; Mr. Robert Alsop, to be Clerk of the Tribunal. Department of the Colonial Secre R. G. Rendell, Chairman, Deputy Minister of Justice,

Major Montgomery,

Major Carty,



## whereas the said Regiment is engaged in active service over-for the defence and security of the defence and security of the defence and security of the property of the defence and security of the property of the defence and security of the defence and se

## RULES THE TRIBUNAL.

**Under Sub-section 9 of Section** 5 of the Military Service Act, 1918.

tish subjects ordinarily, or at any and hereinbefore defined or described may now present, at three o'clock in the sine the 4th day of August, as to the said class belonging, on active afternoon and thereafter pursuant

2. Applications shall be made to the

or any authorized extension of such

6. As soon as each application reaches the Clerk he shall endorse thereon the day and date and the hour at which he received it, and shall enter particulars thereof in a register to be kept by him. Applications shall be entered in the register in the orthe Registrar. The register shall also dress the Tribunal. contain the following particulars:—
the name in full, age, address, description; name, address and description of the employer (if any) of the applicant, and the grounds upon or not.
which exemption is claimed, the date

of the receipt of the application by the Clerk, and of the acknowledgme the Tribunal in regard to the hearing. The decision of the Tribunal

7. All appeals from the decision of a single member of the Tribunal shall be by way of rehearing.

8. Applications will, so far as convenient, be heard and determined in the order in which they are received from the Registrar.

9. The Tribunal may adjourn the hearing or determination of any ap-plication, or may require such further information, particulars of or ter of applications and decisions.

evidence in relation thereto as it may

21. The Clerk shall make a daily

case in writing shall have reasonable cation to the Clerk. notice of the hearing and be given an 37. On receipt of such appeal time.

5. Immediately upon the receipt by opportunity to attend for the purpose Tribunal will appoint a day for the purpose of cross-examination or of offering hearing, which shall take place after

16. The applicant and the man in respect of whom the application is made, claim to exemption lies on the personwhen he is not the applicant, may be seeking a certificate of exemption. represented before the Tribunal by solicitor or, by leave of the Tribunal, by a near relative, or may appear in person and may put any relevant questions to any other party to the application or to any witness and 40. In these rules, unless the conwho without reasonable excuse fails der in which they are numbered by may prove any relevant facts and ad-

19. If the Tribunal shall be of opining. The decision of the Tribunal in the record of every order or direction made or given by the Tribunal in cant the opinion and give the application shall also cant the option to amend his application within a number of days to be particulars in respect of any rehearparticulars in respect of any rehearparticulars in respect of any rehear
so amended the application shall be dismissed.

Act, the Clerk shall notify the parties thorities before the Tribunal.

(g) "Days" shall be construed as in the Judicature Act, 1904, and "Clear particulars in respect of any rehearso amended the application shall be dismissed.

(h) Sunday, Christmas Day, and

21. The Clerk shall make a daily re-

be fixed by the Military Service and disposed of; also that men belonging to the class hereby called out who have not previously to the said 24th day of May, 1918, reported for such further time, if any, as the min manner provided by the min min the class alled out to the said Tribunal.

And We do hereby moreover notify and inform those who are in the Class hereby called out, that if, on or before the 24th day of May, 1918, they resport the class hereby called out, that if, on or before the 24th day of May, 1918, they responsible to the class hereby called out, that if, on or before the 24th day of May, 1918, they responsible to the class hereby called out the said Tribunal.

And We do hereby moreover notify and inform those who are in the Class hereby called out, that if, on or before the 24th day of May, 1918, they responsible to the min manner provided by the min manner

plicant to submit in writing his case

17. The Tribunal may admit and accept such evidence as it thinks fit, whether admissible in a Court of law gistrar appointed under the said Act.

18. All reasonable facilities will be the Tribunal. afforded to the parties for examining (d) "Application" means application and making themselves familiar with for certificate of exemption. the papers produced for or against the application.

ion that any application does not sufficiently comply with Section 8 of the Act, the Clerk shall notify the parties

20. The decision of the Tribunal upon an application shall be forthwith communicated by the Clerk to the applicant and to the Registrar in writing, and to the military representative either in writing or in such manner as may be otherwise arranged.

(h) Sunday, Christmas Day, and Good Friday, or any public holiday, shall not be reckoned "days."

(i) Where any notice is required to be given to the Military Representative (or the Military Authority), it may be given to the Registrar.

certificate only.

26. If an applicant for exemption be, to the knowledge of the Tribunal, permanently unfit for military service by reason of complete physical incapacity or mental unsoundness, it will not consider his case upon any other ground than that of ill-health or infermity and will determine the appli-Acting Colonial Secretary. armity, and will determine the appli-

27. If a claim for exemption be made in respect of any man on any ground other than his physical condition, and if the man be exempted from service by reason of such condition, the appli-cant shall have the right, if the man's for military duty, to urge such other ground of exemption, whether or not it were considered by the Tribunal in

28. If in pursuance of paragraph (d) of sub-section two of section eight of the Act, a man holding a conditional certificate give notice to the Registrar that the conditions stated therein have ceased to exist, or that his exemption has terminated, the Registrar shall forthwith communicate in writing particulars of the case to the Tribunal, and the case shall be dealt with by the Tribunal.

certificate shall be made by sending of the application should be forward-notice of such application to the Re-ed herewith. gistrar before the date on which the certificate ceases to be in force; and the application shall be dealt with in here.

ed herewith.

Place X 5. (a) Signature of person by whom application the same manner as an application for

The holder of a certificate, or the Military Representative, may at any time apply, by giving notice to the Registrar, for the withdrawal or variation thereof.

31. Upon receiving notice of an application for withdrawal or variation of a certificate the Tribunal shall fix a date for the hearing of the appli-cation, of which three clear days' notice shall be given to the parties in-

32. Duplicate of any lost, destroyed or defaced certificate shall be issued by the Registrar to and at the request of the man to whom it was granted, upon payment to the Registrar of a fee of fifty cents.

33. All notices, subpoenas or other papers issued or signed by the Tribunal, and its decisions shall be sign-

34. Where a subpoens is required for the attendance of a witness it shall be issued by the Clerk in the form No. 2 of the schedule, or with such variations as the case may re-

36. Any person aggrieved by a de in support of his application and he cision of a member sitting apart may may thereupon submit it to the Tri- appeal for rehearing to the Tribunal bunal by letter or statement as fully constituted of any two or of three Image any of the following enuberated

And I do hereby strictly command, require and enjoin that each man who is a member of the said class shall, on or before the 24th day of May, 1918, and in force.

Members of His Meiester's Described force in the prescribed form and manner, subject in cases in which two only sitting shall differ in opinion to rehearing and determination before the purpose of ascertaining the facts or, on his behalf, by his employer or any person associated with him in business, or by a near relative.

4. Such applications may be submitted in writing or not the Tribunal may, for the purpose of ascertaining the facts or, on his behalf, by his employer or any person associated with him in business, or by a near relative.

4. Such applications may be submitted in writing or not the Tribunal may, for the purpose of ascertaining the facts or, on his behalf, by his employer or any person associated with him in business, or by a near relative.

4. Such applications may be submitted in writing or not the Tribunal may, for the three members, subject in cases in which two only sitting and determination before the three members, by giving notice to the Registrar not later than three decision of the application and the man for whom the application and the man for whom the application is made, if they are the witnesses or ally and on oath or otherwise, and it shall hear the parties to the application and the man for whom the application is made, if they are the witnesses or all y and on oath or otherwise, and it shall hear the parties to the application and the man for whom the application is made, if they are the witnesses or all y and on oath or otherwise, and it shall hear the parties to the application and the man for whom the application is made, if the wor has a subject in case in which two only sitting or not the Tribunal may, for the three members, subject in case in which two only sitting or not the Tribunal may, for the three members, subject in case in which two only sitting or not the Tribuna

three days' notice to the parties.

39. Witnesses shall be entitled to be paid the same conduct-money and ex-penses as are paid to witnesses in an

action in the Supreme Court. (a) "The Act" means The Military

Service Act, 1918.

(c) "The Clerk" means the Clerk of

(f) "Military Representative" means a person authorized by the Minister of 203 Water St

(e) "Certificate" means a certificate

tive either in writing or in such manner as may be otherwise arranged for the giving of notice to the military representative. Such decision shall by the Clerk be recorded in a register of applications and decisions.

21. The Clerk shall make a daily re-

(a) Name (in full) .. .. ..

(b) Age .. .. .. .. (c) Address (in full) ..... (d) Occupation, profession or business (give full and exact

details) an employed person:-(a) Name of employer .....

(b) Address (in full) .. .. .. (c) Business .. .. .. .. Grounds on which application is

(Mark the grounds of exemption with an X.) (a) It is expedient in the national interest that he should, instead of being employed in the Military Service, be engaged

(b) He has one or two brothers and one of them is serving or has served in His Majesty's Naval or Military Forces during the present war.

(c) He has three or more broth ers and two of them are serving or have served in His Majesty's Naval or Military (d) He has persons mainly de-pendent upon him for support,

such as parents, brothers or (e) Ill health or infirmity.

4. Reasons in support of the appli-cation (these should be fully stated), 29. An application for renewal of a and docucentary evidence in support

by whom application is made . . . . . . (b) Address .. .. ..

(c) Occupation, profession or business .... (d) If application not made by the man or his employer (or by the military represenment why application made by applicant for

the man .. .. .. (e) Date of application.

Foot Notes.

1. The form and the duplicate when filled up should be sent to the Registrar through the Post Office. ment or false representation is liable to imprisonment.

up by the applicant. 4. An exemption may be absolute conditional or temporary.

3. The dpulicate must also be filled

MILITARY SERVICE ACT, 1918. In the Tribunal. In the matter of an application

from service under the said Act. You are required to attend before

the Tribunal constituted under the noon and so from day to day until the application is disposed ing.

of, to give evidence on behalf day of 1918. By order of the Tribunal, Clerk to the Tribunal



Dr. A. B. LEHR, The Senior Dentist,

Teeth Extracted without pain ..... 25c. Artificial teeth repaired and made as strong as ever. Full Upper or Lower Sets,

All branches receive careful and personal attention. Address:

A. B. LEHR,

The Senier Dentist.

203 WATER STREET. marlétu.th.a.tf

Oil, Fish, Lobsters and all kinds of Nfid. Produce

BOUGHT & SOLD ON COMMISSION.

We also carry a full line of Provisions and Groceries. Prompt returns and every satisfac-ion guaranteed. Write or wire for

Fred. T. Lukins, P. O. Box 352. 61 Hayward Avenue. jan24,eod,6m

Canada's Most Famous

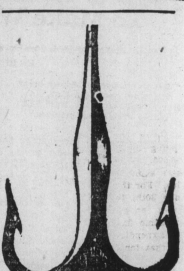
**TOBACCO** NCORPORATED 161

Hudson's Bay Imperial Mixture. This choice brand of Tobacco can now be had at

CASH'S Tobacco Store. Water Street.

We Take Pleasure In announcing the arrival of Horlick's Malted Milk, For Infants and Invalids,

50c. and \$1.00 Jars. PETER O'MARA'S The Druggist, 46-48 WATER ST. W.



cure O. Mustad's Jiggers or Pilk Hooks. They are bright, small and act as a minnow, attach small swivels to make it spin. Jus try this famous day of Norwegian fish killer, any ordinary 191 , at the hour of lead sinker will suit, but place one swivel above the sinker and the other below to keep your line from twist-

LONDON DIRECTORY.

(Published Annually) ENABLES traders throughout the English World to communicate direct

n each class of goods. Besides being a complete commercial guide to London and its suburbs the Directory contains lists of EXPORT MERCHANTS with the goods they ship, and the Colonial and Foreign Markets they

MANUFACTURERS & DEALERS

STEAMSHIP LINES arranged under the Ports to which they sail, and indicating the approxi-PROVINCIAL TRADE NOTICES of leading Manufacturers, Merchants,

etc., in the leading provincial towns and industrial centres of the United

Kingdom. A copy of the current edition will be forwarded, freight paid, on receipt of Postal Orders for 25s. Dealers seeking Agencies can advertise their trade cards for £1, or larger advertisements from £3. The London Directory.

Company, Ltd.,

25. Abchurch Lane, London, E.C. best quality 320 34 30 3. \$12.00 Now Landing: Barrels **ATLAS** 

MINARD'S LINIMENT LUMBER- MINARD'S LINIMENT CURES GAB-