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Epreuve illisible

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(3) Upon an application for a postponement order under this part, the Board may, before disposing of the application, order the applicant to appear before the Board or a member of the Board, or before a Judge of a Superior or other Court, a Police or Stipendiary Magistrate, or a Magistrate having the authority of two Justices of the Peace, at such time and place as the Board may specify to establish his claim for postponement; and upon receiving a report on the facts and a recommendation from the person or body before whom the applicant is so required to appear, the Board shall proceed to dispose of the application pursuant to subsection one of this section.

(4) If, in any case, a Board refuses to grant a postponement order, the applicant may apply to the Board for leave to appeal from such refusal to a Judge on the ground that refusal to grant the application will cause extreme hardship to his dependents; and the Board shall, if it considers it in the National interest to do so, grant such leave and submit the application for a postponement order to a Judge designated by the Chief Justice of the Province, in which the larger part of the Division is situated.

(5) When a Board submits an application for a postponement order to a Judge under this Section, the Judge may grant such postponement order as, in its opinion, the Board should have granted.

407. (1) If a man who has been examined by an examining physician is found fit for military training and no postponement order is granted to him pursuant to this part, the Divisional Registrar shall serve him or cause him to be served, either personally or by registered post, with a notice in prescribed form requiring him to report for military training at a time and place specified in such notice unless he has, or will have before such time, attained the age of forty-six years.