the oath of allegiance, refuses to do so is liable to a fine not exceeding five pounds.

51.-(1.) Every person who, being required to be registered under part VI of this Act, fails so to do within the time and in the manner prescribed, or who, without lawful excuse, evades or fails to render the personal service required of him under that Part, is liable to a fine not exceeding five pounds, and shall not be entitled to be enrolled as an elector under Division II of the Legislature Act, 1908, nor to employment or continuation of employment in any branch of the Government service.

(2.) Every person required under subsection five of section 37 or subsection five of section 40 to act as therein mentioned, who fails to so act, is liable to a fine not exceeding fifty pounds.

52.—(1.) Every person is liable to a fine not exceeding ten pounds who prevents or attempts to prevent any person in his employ and required to serve in the Senior Cadets or General Training Section or Territorial Force from rendering the personal service required of him by l'art VI of this Act, or in any way penalizes such last-mentioned person for rendering such service, whether by reducing his wages or deducting therefrom auy money, or hy dismissing him from his employment, or in any other manner;

Provided that this section shall not be construed to require any person to pay any person in his employ any wages for the time when he is absent from work for the purpose of being trained under the said Part.

54.—Every person who fails, when so required by this Act, to enrol himself in the Militia, or fails without just cause (proof whereof shall lie on him) to appear at the time and place appointed for assembling or embodiment is guilty, according to the circumstances, of deserting, or of absenting himself without leave within the meaning of the Army Act, and shall be punishable accordingly.

58.—Every person who knowingly gives any false certificate, or makes any false statement or return respecting any matter or thing required hy or under this Act, is liable to a fine not exceeding one hundred pounds.

93.—The canteen at any encampment shall be under the control and sole direction of the officer in command of the encampment, and no intoxicating liquor shall he sold or supplied at any such canteen to any person.