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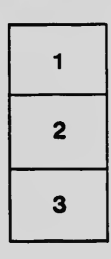
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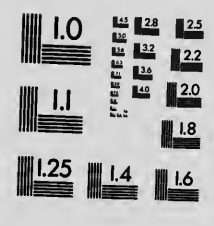




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French = Canadian Defence System

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Canadian Defence League

Room 212, St. James' Chambers TORONTO, CANADA

OBJECTS OF THE LEAGUE.

1. To awr wen the public mind to the serious importance of national defence, and to aid in hringing about the adoption of the most effective and economical system to that end.

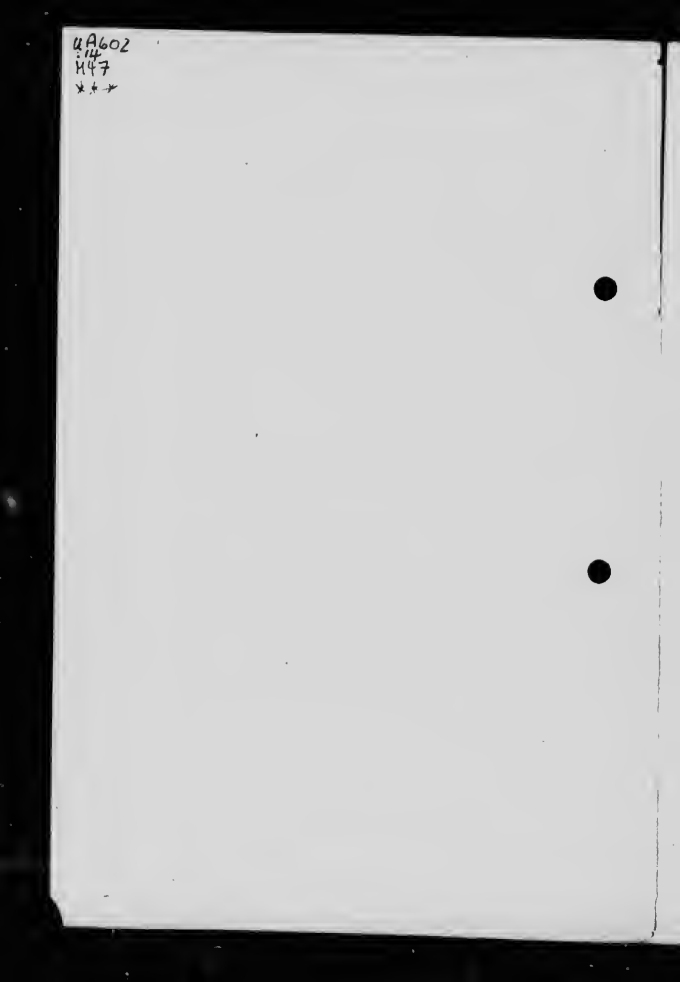
2. To carry on a non-political, educational campaign looking to the adoption of the principle of patriotic, unpaid, or universal naval or military training, in the belief that such training conduces to the industrial, physicni and mornl elevation of the whole people, and is essential to national safety.

3. To co-operate with the various Provincial educational authorities, the Department of Militia and Defence, and the Trustees of the Strathcona Fund, in introducing physical and military training into the schools of Canada.

4. To aid in securing the systematic physical and military training of all youths between the ages of fourteen and eighteen.

ORGANIZING COMMITTEE.

Lt.-Coi. Wm. Hamiiton Merritt (Chairman); Wniter James Brown (Hon. Secretary); Rev. T. Crawford Brown, M. A.; J. T. Fotheringham, M. D.; Jas. L. Hughes; E. H. Keating, C. E.; Prof. W. Lash Miller; Mrs. S. Nordheimer.



The Old Militia Law of Canada, The New Militia Laws of Australia and New Zealand, and Lord Kitchener's Report.

Extracts from a Papar by LIEUT,-COL, WM. HAMILTON MERRITT, R.O., Prasidant Canadian Military Institute.

(Read before the Canadian Military Institute at Toronto, on Monday evening, 21st Nov., 1910.)

Events in connection with reorganization of the Militia within the Britieh Empire are moving so rnpidly that ons might well hesitate before placing psn to paper on the subject, especially when great mods^{*}.^{*} soldiers like Lord Kitchener and Sir John French are advising the over-seas Dominions of the Empire. It may, however, not be out of place to consider at this juncture the respective Militia Laws as they exist to-day in Australia and New Zealand and as they existed in Canada more than a hundred years ago, and their bearing on the position.

Lord Kitchener found in the Southern Seas a Commonweaith and a Dominion which had just adopted systems of naval and military training quite in ins with modern progressive thought; but Sir John French, on the other hand, has no douht hesn much handicapped by discovering that the present military training system in Canada is founded on the voluntary hasis, and that in the country at large there is complete indifference to the matter of defence, and a general marked disinclination to make personal self-sacrifice in connection therewith.

FRENCH PERIOD.

To appreciate our 1808 Militia Act we must go hack to the French occupation of Cansda, to the old French laws or regulations, and then to the ordinances founded on them and issued by British Governors.

Mr. Benjamin Sulte of Ottawa has been undoubtedly the leading authority on the French Militia, and I therefore draw the following interesting historical facts relating to it from his sxtansive and valuable work on that subject : *

^{&#}x27;See also Mr. Sulte's paper in Transactions of the Institute for 1396-97. p. 27-32.

The Canndian Militia dates hack to 1649, when the population of the coiony did not exceed 1,000 souis. Some 50 men were then under arms to drive off Iroquois marauders. From that time the Militia has always had its marked place among ue, hecause, under the French regime, it held the place of the Royai Troops, and since 1760 it was frequently relied on as the chief force of the country.

The story for a couple of centuriss mixes together militia and regular. The Carignan Regiment arrived in 1665 and left in 1669, but the militin was airsedy in existence. It was the militia which played the principal role in the first campnign of 1666 against the Iroquois. In 1674-1676 Count de Frontenac reorganized the militia, and up to 1760 it remnined under his formation. The British authoritics kept it for a century after that on the same plan. From 1684 to 1740 occasional companies of regulars from France ware merciy nurilinries to the militia in the defence of Canada. But Bieskan, then Montcalm, in bringing French regiments (1753-1755) to carry on the war with England, chnnged the aspect of things and the Militia took second place for the first time since 1665, hut one knows that it covered itself with glory during this war of 7 years which terminnted 18th Sep., 1760, by ths capitulation of Montreal. When the English took possession of Canada the three classes which deserved attention and consideration wers (1) The Catholic ciergy, (2) The Habitants born on the soil, (3) The militia (composed of "2"), active and nnimated hy an exceilent spirit. The militia received no pay and no squipment, each man furnishing his own fire-piece. Parishes were responsible for units of 5, 10, 20 men to a half or a full company. The Captnin was a man of influence and ability, selected for these reasons. Hs served as hailiff, &c., and received all the communications from the Government. In a general way he cooperated with the Seigneur and the Cure, and he had a special pew (banc d'honeur) in the church. In those days training was confined to practice in shooting, as matters relating to camping, transport, &c., were "in the blood" and part of the French-man's daiiy life.

The institution "Captains of Militia" of the parishes was not disdained by the Conquerors—far from that. They recognized in it an importance which the lapse of years rendered greater. Mr Soulte thus moralizes on the reasoning of French-Canadians, "Aileginnce for allegiance, that did not prevent them heing Canadians hefore all, and when it had heen a question of defending the country, it was never considered that the flag under which they formerly fought had heen replaced hy another. As a matter of fact, the French of Frances had gone, there remained on the shores of the great river only 'Canadians.' The English had their faults, hut the condition was no worse than the old regime. Of two evils choose the least. Our fathers accommodated themselves to the change. It has not changed, it continues, it can last yet for a long time !"

Murray, in i760, gave the "Csptains of Militia" of the "Arishes power similar to that of our judges—"nder a form of "Military rule." The Trenty of Versnilles we speed in Feh'y, 1763, and proclaimed 18th Mny. The militin were lisarmed, hut soon, however, permission was given in n wholes...s manner to people who wanted a ms to hunt, and for whom the officers of militia intervened.

In May, 1765 avs companies of Canadians were raised by the "Captains of Militin" against Poatiac. Six hundred auswered the appeal. Peace was signed at Oswego in 1766. Prominent among the Canadians were St. Angs de Beilerive of Illinois, Godefroy and Baby of Detroit district. The siege of Quebee took place in Dec., 1775. Our militia sustained the first and the only great clash of this war. In 1777 an Ordinance relative to militia was passed. If, in 1778 and 1782, Canada was not taken by the United St 'rs it was due to the French-Canadians. From 1776 to 1783 the Governor (Carleton) kept up three militia companies on war-strength, and he took out of it the N. C. O.s, who served as instructors to the sedentary militia. By 1784 the disarmament was complete. There was only one company of militia.

Of the institutions of the old regime which the English Crown considered most vital to retain, it must be recognized that the Militin organization stood out from all that remained of the French system. In fnet, we nsk, did anything remain stable of all that France had dons in Canada? Pitt allowed ths province to regulate its militia affairs. Dorehester organized a regiment of two hattaiions hefore going to England in 1796 (after 27 years in Canada), one of them entirely composed of French-Canadians, the 2nd Battaiion having some French-Canadians, hut chiefly English. Promotion bsing Regimental, they were equally mixed at the snd of six years. If this Regiment had not existed we would have been taken at a much greater disndvnntage in 1812. Indeed 1200 to 1500 men of all grades who had not forgotten their training are very valuable when it is a matter of putting some 15,000 recruits on a war footing. In 1802 the Regiment was broken up in ten or twelve getachments in the two provinces, and it was dishanded in September.

MILITIA ORDINANCES BY BRITISH GOVERNORS.

Ordinances carrying on the old French Militia regulations of Frontenae were in operation during the period of Canadian History just described.

We then come to the important Militia Act of 1808 which superseded the ordinances and which played so important a part in saving Canada to the British Empire.

CANADA ,1808.

MILITIA ACT-UPPER AND LOWER CANADA - 1808.

Extracts from "Statutes of Upper Canada"—in the 48th year of the reign of George 111.—Francis Gore, Esq., Lieut.-Governor, A.D. 1808.

An Act to explain, amend and reduct to one Act of Parlinment the several Laws now in being for the RAISING and TRAINING the Militia of this Province.—(Passed 16th March, 1803.)

- III-That every male inhabitant from 16 to 60 years of age shall be deemed capable of hearing arms, and shall enroll hie name as a militia-man on the first training day on which the said Companies shall he drawn out, in the division or limit in which his place of abode may he, and shall at such meeting give in his name, his age, and place of residence, and if he has thereto hut lately removed, he shall make the same known, together with the place from whence he removed, and each and every such inhabitant who shall not attend and give in his name to the Oaptain or O. C. Company for such division or limit, so that his name may be enroiled as a militia-man, shail for Luch neglect forfeit and pay the sum of 10 shillings, &c,- provision for noticeand no one over 50 years of age to be called out except for day of annual meeting, or war, or emergency.
- V—On the 4th day of June, or oftener, if he thinks necessary, Commanding Officer of Regt. shail call out his command to be reviewed and exercised, and every person neglecting or refusing to attend shall forfeit and pay, if an officer 40 ehillings, or a N.C.O. or private 10 shillings. O. O. may vary time and place and split hie unit, and at every such review the Capt. or officer commanding company shall give to the Colonel, or senior officer, fair written rolls of their respective companies, and the O. O. shall transmit returne to Govt. within 14 days from 4th June, under penalty of £5 for each O. C. company, and for each O. C. Regt. £10 for each neglect or refusal.

VIII—That in time of war, rebeilion, or any other preesing exigency, it shall and may be lawful for the Government to cail out and march Militia anywhere in the Province, and any person refusing to obey euch order or command. or absconding from, or neglecting to repair to the place he is ordered, being an officer, shall forfeit and pay the eum of £50, and be held to be unfit to eerve HIs Majesty as an officer in any military capacity; or, being a N.C.O. or private, ehall forfeit and pay the eum of £20, or go to gaol for not leee than 6 or more than 12 months. Service for not more than 6 months continuous. XIV-Every person enrolled shall, within 6 months, provide himself with a good and sufficient musket, fusil, rifly or gun, with at least 3'x rounds of powder and ball, and shall come provided with it when called out. And neglect to provide or come with it makes him liable to fine; for review, &c., of 5 shillings, or for actual service 40 shillings.

WAR OF 1812-14.

The Regular Troops in 1812 in Lower Canada were :

Royal Nev	vloundland Regt	110)
Glengarry	vfoundland Regt Light Infantry	3782
Canadian	voltigeure	,
Canadinn	Fencihles	1226

Total Regulars 5454

In Upper Canada there were (on 4th July, 1812) 1658 British Regulars of all ranks. On 28th May, 1812, four Battalions of Militia (The Voltigeurs) were raised in Lower Canada, as if hy magic, in 48 hours, under Major de Salaberry. War was declared 18th Juns, 1812.

The following general facts concerning population r i troops engaged have been kindly supplied me by Col. E. A. C. kshank, our best known authority on Upper Canadian Military distory.

The population of Canada in 1812 has been estimated as follows :---Upper Canada, 80,000 : Lower Canada, 320,000 ; Nova Scotia and New Brunswick, 200,000.--Total of the several Provinces, 600,000. Sir G. Prevost, in a despatch in 1812, estimated the enrolled militia of Upper Canada at 11,000, of whom he said it -would not be prudent to arm mors than 4,060.

The census of the United States in 1810 showed a population exceeding eight millions, which had undoubtedly materially increased by 1812—a proportion of more than 13 to 1.

With reference to the American forces a committee of the United States Senate submitted a report on the 19th February 1859, from which the following statistics are extracted :-In July, 1812, the U.S. regular army numbered 6,686 In Septemher, 1814, the U. S. regular army numbered38,186 Average number who served 1 year or upwards during war ... 38,186 Navy, seamen do. do. do. do. 15,194 Do. marines do. do. do. do. 2,652 who served more than 6 and less than 12 mos..... 66,325 Do. who served more than 3 and less than 6 months...125,643 Do. Do.

The Newburyport Heraid published the following statistics of iosses in the U.S. regular army and militia during the war:

Regulars-Deaths 1812,	13,476	1813, 16,409	1814, 18,015
Desertions1812,	5,072	1813. 6.004	1814. F 284
Militia-Deaths	977	1813. 990	1814. 870
Desertions1812,	2,015	1813, 1,367	1814, 1,368

VICTORIES WON BY BRITISH ARMS IN 1812-13-14. 1812.

Michiimackin	ac (1)17	Juiy
Detroit		August
Queenston		October
Frenchman's (Creek 28	November

1813.

River Dofein	_
River Rafsin	January
Ogdensburg22	Fabruary
Miami	May
Isie Aux Noix	Tune
Stoner Creek	June
Stoney Creek 5	June
Beaver Dams or Beech Woods	June
Schiosser	July
Black Rock11	Tuly
Chnteauguay26	Ontel
Canada at T	October
Crysier's Farm11	November
* Nanticoke Crsek	November
* McCrae's House15	December
Fort Niegoro	Decomost.
Fort Niagara	December
Black Rock and Buffalo	December

*---Included because they were actions entirely planned and fought by the Militia without any advice or assistance from regular soldiers, and were besides very creditable little affairs.

1814.

La Coile	March
Oswego 6	May
Prairie du Chien17	Juiv
Lundy's Lane25	July
Michilinackinac (2) 4	August
Cook's Mills	October

CHANGES LEADING TO EXISTING MILITIA SYSTEM.

The weakness of the oid Militia System was in its rendering. In some Provinces the militia-man eventually was only taught to bear arms in one muster day a year, and there was no other training even in the matter of rifle-snooting. In other Provinces. such as Nova Scotia, a better state of things prevailed, but the general weak rendering of an otherwise perfect and necessary system for Canada caused efforts to be made to create an active militia which should have mors training. This appears to have

heen the object of the partial change effected by the Act of 1846. and of the epoch-making Act of 1855. The Act of 1846 was the thin edge of the wedge. Its most noticeable features are the introduction of the classification of the old "unlversal aervice" militia and the authorization of "volunteer" companies. While the universal annual enrollment was retained, the men of 40 and over were formed into a second class, which was to be drawn upon only in war-time. The first class were to be drawn 11000 for a military force raised for "active" service, not more than 30,000 strong, the "period of service" to he two years. Only one day's training was atll the extent of the service required. The Act of 1855 brought shout a departure from the oid "Patriotic Service" form of military organization in Canada, and contemplated the raising of some 5,000 men to form "corps d'elite" among the militia and the retention of the old "universal service." Two "divisions" of militla were now recognized, the "sedentary" and the "active" or "volunteer." The former Was to be enroited annualiy. The members of the active or volunteer force were to provide their uniforms and ciothing free, but they were to receive pay for a specified number of days' drill in the year. In 1859 the volunteer militia were ordered to drill for 6 consecutive days in each year, with pay of a doilar a day. In the early sixties schools of military instruction in connection with the regulars, then in Canada, were established with \$50 allowance to those who obtained certificates of qualification In a 56 days' course. In ali, more than 6,000 certificates were thus obtained. In 1865 the volunteer militia was ordered 16 days' drili at 50c a day. In 1868, after Confederation, a Militia Act for the whole Dominion was passed, which is virtually the system at preaent existing, with an active militia and a dormant, or sedentary, militia as a reserve. The Militia Act of 1901 is, however, a more decided atep in the direction of a standing army in that it provides for a permanent force of 2,000, increased in 1905 to 6,000.

The annual muster day was evidently kept up until Confederation, for Lt.-Col. James Walker of Calgary, commanding officer of the 15th Alberta Light Horse, informs me that he enrolled A company at Ancaster Village in 1867, on May 24th, Capt. Snider heing then the commanding officer of the company. It seems amazing to realize, through Col'n. Walker, who is still a most active and efficient officer, what a short time has elapsed since the falling-away took place from the principle of "pntriotic" or "universai" service, and the adoption of our present "mercenary or doliar" system. Col. Walker bears testimony to the disrepute into which the one muster-day had fallen, bow the fine alone forced out the militla-man, where, indeed, he may not have been attracted by the Captain's customary "treat" at the nearest tavern, and how respect for superiors had aimost vanished. when men would give such answers to their names as "Sitting on the fence," or "Chewing a quid of tohacco !"

OPINION OF CHANGES, BY A VETERAN.

It might hs of interest to quote the oplnion of one who fought through 1812-13 and 14, and who lived to see and lament the retrogads steps of new militla enactmente. In the hiography of ths Hon. William Hamilton Merritt, who was Lieut. in the "Niagara Light Dragoons," 1812, and Capt. commanding a troop of "Provincial Dragoons" ("Niagara Frontler Guidee") in 1813-14 until taken prisoner at the hattle of Lundy's Lane, we find his hlographer (J. P. Merritt, hle son) states :- "1846.- A new militia bill was brought in, on which he expressed a preference for the old law of 1808, inaugurated under the immortal Brock, whereby flank companies were always kept enrolled and trainsd for an emergency, thereby forming an active force, ready at any time to take the field, and form a rallying body for the rest. The wiedom of this schems was well tried in 1812, when nearly the entire militia force was ready to take the field in defence of their country in from 12 to 24 hours after the declaration of war." And again :

"1854.—In March of this year we find the first movement towards establishing a volunteer organization, which afterwards entirely supplanted the old militla, although we doubt if the results of the movements has pald us good interest on the money spent over its institution, as we are etill without the efficient home army of 1794, 1812 or even 1837."

AUSTRALIA AND NEW ZEALAND THE FIRST IN THE EMPIRE.

Australia and New Zealand have the honor of being the first of the nations within the British Empire to adopt for present requirements the principle of patriotic, unpaid, or universal naval or military training. Their recent Acts show similarity of spirit to that of the old Canadian Act of 1808.

AUSTRALIA, 1910.

EXTRACTS FROM AUSTRALIA NAVAL AND MILITARY DEFENCE ACT 1903, 1909, 1910.

PROMOTIONS.

"11A—All promotione in the Citizens' Forces to the rank of officer and N. C. O shall be from those who have served in the ranks of the Citizens' Forces and the appointments and promotione shall be allotted to those in the next lower grads who are most successful in competitive sxaminations. The standards and manner of holding such examinations shall be prescribed in the regulations. All books required for such examination shall be lesued to candidates without charge.

THE DEFENCE FORCE.

"The Defence Force shail consist of the Naval and Military Forces of the Commonwealth, and shall he divided into two hranches, called the Permanent Forces and the Citizen Forces.

SCHOOL FOR INSTRUCTIONAL N. C. O's.

"21B. A Special School of Instruction shall he established for the training of an instructional staff of non-commissioned officers, and all future appointments of persons to act as instructors shall hs mads from amongst those who have, at the close of tha prescrihed course, satisfied the Chief of the General Staff, or some person duly appointed hy him, that they are competent. Provided that persons who bave acted as instructors in the British army, or who, having served in the British army, eatisfy the Chief of the General Staff thest they have the necessary qualifications, may be appointed without passing through such courss."

LIABILITY FOR WAR SERVICE.

59.—Aii maie inhabitante of Australia (excepting thoss who are exempt from service in the Defences Force) who have resided therein for six months and are British subjects and are hetween the ages of 18 and 60 years shall, in times of war, be iiable to serve in the Citizen Forces.

"PART XII -- UNIVERSAL OBLIGATION IN RESPECT OF NAVAL OR MILITARY TRAINING.

125.—All male inbahitants of Australia (excepting thoss who are sxempted by this Act), who have resided therein for six months, and are British subjects, shail be itahie to he trained, as prescribed, as followe :—

(a) From 12 years to 14 years of age, in the Junior Cadets; and

(h) From 14 to 18 years of age, in the Senior Cadets; and

(c) From 18 to 25 years of age, in the Citizen Forces; and

(d) From 25 to 26 years of age, in the Citizen Forces;

"Provided that, except in time of imminent danger of war, service under paragraph (d) shall be ilmited to one registration or one muster-parads.

126.—(1.) The training in the Junior Cadets shall hegin on the first day of Juiy in the year in which the persons liable reach the age of 12 years, and shall continue for 2 years;

"Provided that, in the case of persons who reach the age of 13 years in the year in which this part commences, the training shall hegin on the first day of July in that year, and continue for 1 year.

"(2.) The training in the Senior Cadets shall begin on the first day of Juiy in the year in which the persons liable reach the age of 14 years, and shall continue for 4 years;

"Provided that, in the cass of persons who reach the age of

15, 16 or 17 years in the year in which this part commences, the training shall begin on the first day of July in that year, and continue for 3 years, or 1 year respectively.

"(3) The training in the Citizen Forces shall begin on the first day of July in the year in which the persone liable reach the age of 18 years, and shall continue for 7 years.

127.—The prescribed training shall be, in each year ending the thirtieth day of June, of the following duration :—

(a) In the Junior Cadete 120 hours; and

(b) In the Senior Cadets 4 whole-day drills, 12 half-day drills, and 24 night drills; and

(c) In the Citizen Forcea 16 whole-day drills or their equivalent; of which not iees than 8 shail be in campa of continuous training.

"Provided that, in the case of those allotted to the Naval Forces and to the Artillery and Engineers in the Military Forces, the training shall be 25 whole-day drills or their equivalent, of which not less than 17 shall be in camps of continuous training.

"Provided also that the duration of a whole-day drill shall be not less than six houra, of a half-dsy drill not less than three houra, and of a night drill not less than one hour and a half.

134.--(1) No employer shall prevent, or attempt to prevent, any employce who is serving or liable to serve in the Cadete or Citizen Forces from rendering the personai aervice required of him, or from attending any camp of instruction appointed to be beld by the Head-quarters of the Commonwealth c^* any Military Diatrict, or in any way penalize, or attempt to penalize, any employee for rendering, or being liable to render such personal eervice, or for attending such camp, either by reducing bis wages or dismissing him from his employment or in any other manner;

"Provided that this section shall not be construed to require an employer to pay an employee for any time when he is absent from employment for the purpose of training.

"Penalty : One hundred pounde.

141.—No person shall he permitted to serve in the Cadets or in the Defence Force who is found by any Court appointed in that behalf by the regulations—

- (a) To bave been convicted of any disgraceful or infamous crime, or
- (b) To be of notoriously bad character.

NEW ZEALAND, 1910.

The New Zealand Defence Bili bears date, 24th Dec., 1909. The Bill was carried by an overwheiming mnjority of 65 to 3 votes.

PART IV.

MILITIA.

27.--(1.) All the mais inhabitants of New Zcaland hetwesn the agee of 17 and 55, not hereinafter exemptsd, who have resided in New Zealand for a period of eix months, are liable to trained and serve in the Militia. be

PART VI.

UNIVERSAL OBLIGATION TO BE TRAINED.

35.-Subject to the provisions of this Act, male inhahitants of New Zealand who have resided therein for six months and ars British subjects shall be liable to be trained as prescribed, as follows :-

(a.) From 12 years to 14 years of age, or to the date of leaving school, whichever is the later, in the Junior Cadets ; and

- (h.) From 14 years of age or the dats of leaving school, as ths case may be, to 18 years of age, or, in the case of those who, on attaining the age of 18, ars attending a econdary school, then to the date of their leaving echool, in the Senior Cadets; and
- (c.) From 18 years of age, or from any later dats on which they cease to attend a secondary school as aforesaid, to 25 years of age, in the General Training Section, or the Territorial Force, in the case of their transfer to that Forcs ; and

(d.) From 25 years to 30 years of age, in ths Reservs.

SCOUT CADETS.

39.-(1.) The Minister of Education may, at the request of the controlling authority, taks over the control of the Boy Scouts or any of them who are not Junior Cadets, and when so taken over they shall form a separate hranch of ths Cadete and he known as "Scout Cadets," and he subject to the provisions of t'e principal Act so far as they relats to the Junior Cadets, except that the restrictions as to age limit contnined in subsection 1 of section 37 thereof shall not apply to Scout Cadets, and Scout Cadets may continue as such until they attain the age of 18 years or cease to attend a secondary school, whichever is the later.

(2.) . The amount of training of the Scout Cadets shall bs equivalent to that fixed for the Senior Cadets, and shall he as prescribed by regulations.

(3.) Ail Scout Cadets, on attaining the age of 18 years, or on any later date on which they cease to attend a secondary school, shali he drafted in the manner prescribed into the General Training Section.

LORD KITCHENER'S REPORT TO AUSTRALIA AND NEW ZEALAND.

The recommendations contained in Lord Kitchener's recent Reports have been adopted and made law in both Australia and New Zealand.

In a very brisf summary it may he said that Lord Kitchener suggested to Australia and New Zealand that their country should be divided into Areas, each under a "Permanent Instructional Officer," who is assisted by one or more "permanent instructional N. C. O.e." The officers to be graduates of the Military College. Those entering the College to be selected aenior cadets. Lord Kitchener recommends that the Instructors he well paid, and he lays down suggested duties for them, which include registration, training, &c., &c.

Thrss county or two city Areas support one Battalion of Infantry. About ten Areas maks one Group which is undar a superior instructional officer (Major), who becomes Brigade-Major in war tims. Groups of Areas are arranged according to strength of troops in them; as an example, Group V (comprising ten Areas) has 4 hattalions of Infantry, ° squadrone of light horse, 2 field batteries, 1 engineer company, 1 ormy services corps company and 1 field amhulancs.

THE FRENCH-CANADIAN MODEL.

With the above extracts from the three sets of Militia Acts before us, it would almost look as if Lord Kitchener had taken for the model of his report to Australia and New Zealand the old-time Militia Act and Militia customs of the Canadas. For the "parishes" of the French-Canadian Organization we have the "areas" suggested by Lord Kitchener, and for the "Captains of Militia," qualified hy personal aptitude for command and educated hy the sxigencies of frontier life and all that, it meant in those days, we have the "permanent instructional officer" graduated from the Military College, and finished off by short service with the regular army of Great Britain, or India.

BASIS APPLIED TO CANADA.

As an example of the working out of Lord Kitchsner's auggestions, suppose they could be applied to Canada in exactly the same proportion (as to population) as they will operats in Auatralia and New Zealand. We should have here in Canada 322 areas, 525 (staff corps) permanent instructional officers (graduates of the Military Collegs), and some 600 warrant and N. C. O.s (instead of the 4834 officers ard men in the permanent corps as at presult). There would be a peace-establishment of some 120,000 trained fighting men (from our 2,000,000 males of a fighting age in Canada), 336 guns, and a cost in the seventh year (including cost of Military College) of less than fourteen milling dollars.

EXTRACTS FROM REPORT.

The following nre important details cuiled from Lord Kitchener's Report :--

"The first and imperative principle for the enrolment and maintenance of these men as an efficient (cltizen) force is that THE NATION AS A WHOLE TAKE A l'RIDE in its defenders, insist upon the organization heing REAL AND DESIGNED FOR WAR PUPPOSES ONLY, and provide the means for properly educating, training and equipping their officers and meu."

"The second principle for a successful (citizen) force is a complement of the first. The force must he an INTEGRAL POR-TION OF THE NATIONAL LIFE. The citizen should he hrought up from boyhood to look forward to the day when he will be enrolied as fit to defend his country; and he should he accustomed to practise those habite of self-denial, of devotion to and emulation of his duty, of reticence, and of prompt obedience to lawful authority, which are essential to the formation of patriotic and efficient citizen soldlers."

"In these days, however, excellent fighting material and the greatest zeal, though indispensable adjuncts, are not of themselves sufficient to enable a force to take the field against thoroughly trained regular troops with any chance of success."

"The new Defence Act, which gives effect to the principle that every citizen should be trained to defend his country will give sufficient numbers to defend the country effectively if the Force provided under it is efficiently trained, organized and equipped. It must, however, he distinctly recognized that a NATIONAL FORCE maintained at a high standard of sfliciency can only be produced by the work of years, and that such work must he steady and continuous, any divergency from the policy decided on may, and prohably will, lead to chaos and useless expenditure of money."

"While the cadet-training is valuable as a preparation, it cannot, in my opinion, replace recruit training, which is a necessary preliminary to the production of an afficient and trained citizen soldier."

REGISTRATION.

The manner of registration as adopted in New Zealand is interesting. A record-book will be supplied to each junior cadet on his leaving school, in which will be shown his name, address, date of birth, character, drili-qualification, description; with instructions to the cadet to present his record-book to the officer of the secondary school if he intends continuing his residence therein, or, if not, to the permanent staff officer or staff N. C. O. nearest to his place of residence, for enrolment in the senior cadets. In like manner the same record-book will be further written up showing his service in the senior cadets on his attaining the age of 18 or date of leaving secondary schooi; and again the senior cadet will present his record-hook to the permanent staff officer or staff N. C. O. nearest to his place of residence for registration for recruit-training in the Territorian Force.

On completion of hie recruit and territorial training, his record-hook will be finally written-up, and shell is a certificate of proof that such person has completed his period of personal service, and is passed into the Reserve. In time this should act automatically, and no special registration he necessary except for new arrivale. Similar record-hooks to he provided for men at present serving in the Territorial Force.

RECEPTION OF REPORT.

The public state of mind attained in Austrelia and New Zealand, which we might weil like to see in Caneda, is clearly set forth in an editorial from "The Dominion" of Wellington, New Zealand, on Lord Kitchener's plan, which eavs "Hie report must appeal almost as much to the average citizen as to the expert mind trained in military matters. He has based his scheme on the assumption that the country, while properly anxious to place iteelf in a poeition to defend ite choree in case of need, does not wish to create a huge standing army which must drain its recources and impoverish its people. He has taken it for granted, and rightiy so, we think, that the people of New Zealand recognize that the necessity has arisen for some PERSONAL SELF-SACRIFICE on their part; that the time has come when the younger people of the Dominion, capable of heating arms, MUST SACRIFICE A LITTLE OF THEIR TIME TO THE NATIONAL WEAL. The country under Lord Kitchener's echeme is not to he over-ridden by military rule. The permanent force is still to remain a email one; BUT THE CITIZENS THEMSELVES ARE TO BE CALLED ON TO ATTAIN THAT SKILL IN THE USE OF ARMS WHICH WILL ENABLE THEM IN TIME OF NEED TO DEFEND THEIR HOMES AND THEIR FAMILIES."

CONCLUSION,

In conclusion, it seems heyond question that if we are to have a healthier, more disciplined youth in Canada, a manbood trained for the ewift, unexpected day of danger, a defence force which is one in fat and not in name only, a uniform loyalty to the one flag by all the mixed nationalities in our great Dominion, we must go hack to the epirit of the wholesome old militia law of our forefathers which eaved our country.

