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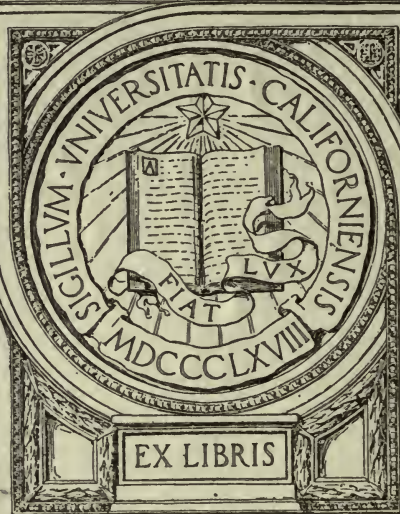
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EXTRACTS
FROM
GENERAL ORDERS AND BULLETINS
WAR DEPARTMENT

MAY, 1918

WITH LIST OF PARAGRAPHS OF ARMY REGULATIONS AND
OTHER REGULATIONS AND MANUALS OF THE WAR
DEPARTMENT THAT HAVE BEEN CHANGED
SINCE JANUARY 1, 1918



WASHINGTON
GOVERNMENT PRINTING OFFICE
1918

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WAR DEPARTMENT

MAY 1918

WAR DEPARTMENT.
WASHINGTON, May 31, 1918.

The following extracts from general orders and bulletins, War Department, for the month of May, 1918, together with a list of paragraphs of Army Regulations and other regulations and manuals of the War Department that have been changed since January 1, 1918, are published to the Army for the information and guidance of all concerned.

[300.1, A. G. O.]

BY ORDER OF THE SECRETARY OF WAR:

PEYTON C. MARCH,
General, Chief of Staff.

OFFICIAL:
H. P. McCAIN,
The Adjutant General.

2



NO. 1000
Approved

C. O. P.

EXTRACTS FROM GENERAL ORDERS AND BULLETINS, WAR DEPARTMENT.

EXTRACTS FROM SPECIAL ORDERS.

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**EXTRACTS FROM GENERAL ORDERS AND BULLETINS,
WAR DEPARTMENT.**

MAY, 1918.

SECTION I.

EXTRACTS FROM GENERAL ORDERS.

MAY, 1918.

GENERAL ORDERS, No. 43, MAY 1, 1918.

Arms and cartridge belts for assistants of automatic riflemen.

II. The first and second assistants of the automatic rifleman will each be armed with a magazine rifle as laid down in table 7, Series A, Tables of Organization, January 14, 1918, and to each of these assistants will be issued the same design cartridge belt; that is, one without butt rest and containing four pockets for eight automatic rifle magazines and four pockets for eight rifle clips. (320.2, A. G. O.)

Clothing for officers and enlisted men of foreign armies.

III. The sale of clothing to officers of foreign armies and its issue to enlisted men of the French Army on duty with or attached to the military forces of the United States is authorized. Such sales and issues, however, will be subject to the same restrictions and limitations as are imposed upon sales of clothing to officers and upon issues to enlisted men who are in the military service of the United States. Vouchers covering issues of clothing to enlisted men of the French Army will be forwarded by the accountable officer to the Quartermaster General of the Army for transmission to the French embassy. (336.4, A. G. O.)

GENERAL ORDERS, No. 45, MAY 9, 1918.

Organization, functions, etc., of Development Battalions.

I. 1. Under the authority conferred by sections 1, 2, 8, and 9 of the act of Congress, "Authorizing the President to increase temporarily the Military Establishment of the United States," approved May 18, 1917, the President directs that there be organized for the period of the existing emergency at each National Army, National Guard, and Regular Army Divisional Camp, and in such other camps as may be directed by the Secretary of War, one or more Development Battalions. These battalions will be organized under Table 401, Training Battalion, Infantry, Series D, corrected to March 22, 1918. The officers authorized herein will be provided as prescribed in the third paragraph of section 1 and by section 9 of the act of May 18, 1917.

2. The functions of the Development Battalions will be:

- a. To relieve divisions, replacement organizations, etc., of all unfit men.
- b. To conduct intensive training with a view to developing unfit men for duty with combatant or noncombatant forces either within the United States or for service abroad.

e. To promptly rid the service of all men who, after thorough trial and examination, are found physically, mentally, or morally incapable of performing the duties of a soldier.

3. Development Battalions will be under the general supervision of the camp commander. These battalions will be an adjunct of the depot brigades in places where such depots are regularly established.

4. The following procedure in connection with the transfer of men to Development Battalions will be observed in camps where the establishment of such battalions is authorized:

a. When an enlisted man is incompetent or does not possess the required degree of adaptability for military service; or gives evidence of habits or traits of character, other than those for which trial by court-martial should be employed, that render his service in the organization undesirable; or is disqualified for service physically through his own misconduct or otherwise and not subject to immediate discharge on surgeon's certificate, or is an alien enemy or allied alien enemy, or is an alien who is not a declarant and has been drafted through his ignorance of his rights under the Selective Service Law, or for any other reason is not fitted to perform the duties of a soldier at home or abroad, his company or detachment commander will report the facts to the commanding officer, who will appoint a board consisting of one officer, preferably the summary court. The board will determine whether or not the soldier should be transferred to the Development Battalion. When transfer to the Development Battalion on account of physical disability is contemplated, a medical officer will be consulted before transfer is recommended. The commanding officer, in case of approval, will forward the proceedings through military channels to the camp commander, requesting that the transfer to the Development Battalion be made.

b. The camp commander will issue the necessary orders for transfer.

c. For the purposes of this order, such independent commands as are adjacent to and intimately connected with divisional camps or cantonments will be considered a part of such camps or cantonments.

5. As a rule transfers to the Development Battalions will be made within one month after men are received in the organizations.

In places where depot brigades are regularly established, men who belong to the classes enumerated in paragraph 4 a, above, will be transferred directly into the Development Battalion.

6. Within the Development Battalions the men will be grouped in classes, depending upon their aptitude and degree of training. Men who, after a thorough trial and examination, show that they can not be trained or can not be utilized in some capacity, will be discharged.

The discharge to be given soldiers under the provisions of this order will, as a rule, be that prescribed by section 3 of paragraph 150, Army Regulations.

7. Men from the Development Battalions will be discharged by the camp (or depot brigade) commander upon the recommendation of the commander of the Development Battalion.

Camp and depot brigade commanders are hereby authorized to issue discharges from Development Battalions by order of the Secretary of War.

8. In posts, camps, or stations where the number of men is not sufficient to warrant the establishment of a Development Battalion, the classes of men enumerated in paragraph 4 a will be transferred to the nearest Development Battalion.

The proceedings of the board recommending transfer will be sent for approval to department headquarters when troops are under the jurisdiction of such commanders, or in cases arising at general hospitals, arsenals, etc., that are

within the territorial limits of the department but are ordinarily exempted from the control of the department commander. In this case department commanders will issue the necessary orders for transfer after first ascertaining from the commanding officer under whose jurisdiction the nearest Development Battalion is placed that accommodations are available. Should such accommodations not be available, report will be made to the War Department for instructions.

9. These instructions are intended to cover all cases arising within the continental limits of the United States. This applies to men returned from abroad and to all branches of the service.

10. Transfers to Development Battalions will be made within the grades held by enlisted men unless transferred for disability which is the result of their own misconduct; such men should be reduced to privates before transfer.

When the number of noncommissioned officers, cooks, etc., sent to a Development Battalion exceeds the number provided for in Table 401, Training Battalion, Infantry, such men will be carried on the rolls of the battalion as extra numbers. Men holding grades, such as saddler, horseshoer, etc., not provided for in Table 401, will also be carried as extra numbers on the rolls of the battalion to which they are assigned.

11. Cases of men whose disposition is not covered by these instructions will be referred to the War Department for necessary action.

12. Enlisted men will not be transferred from Development Battalions except by War Department orders.

13. The commanding general, American Expeditionary Forces, will issue such instructions as he may deem necessary relative to the disposition within his command of men in the classes enumerated in paragraph 4 a, above.

14. One month after receipt of these instructions commanders of Development Battalions will make recommendations with a view to increasing the efficiency of this project. Higher commanders in forwarding these recommendations will add such comment as they see fit.

15. On the last of each month camp or depot brigade commanders will report to The Adjutant General the number and grade of men fitted for duty within their respective Development Battalions. The report will also state the class of duty for which men are fitted, and whether or not they are suitable for duty abroad.

16. Officers who are placed on duty with Development Battalions should bear in mind the importance of this work. Success in conserving the man power of the Nation can be attained only through untiring effort and an exercise of good judgment on the part of the officers concerned. (322.051, A. G. O.)

Transfer of soldiers without sufficient knowledge of the English language to Development Battalions.

II. Soldiers who have not sufficient knowledge of the English language to enable them properly to perform their duties may be transferred to the Development Battalions, where instruction to the necessary extent will be imparted. These transfers will be made in accordance with section I of this order. (350, A. G. O.)

GENERAL ORDERS, No. 46, MAY 9, 1918.

Jewish Welfare Board.

I. The Jewish Welfare Board, which was formed to coordinate the war work of independent Jewish associations in the United States, is an agency which is recognized for religious, social, and recreational work in the camps. Commanding officers will cooperate with the representatives of this organization. (083, A. G. O.)

Reporting sickness during movement of troops.

II. When during a movement of troops it is found necessary, on account of sickness, to leave any part of the command at a place where the patient, or patients, can not be turned over to the Medical Department, the commander of the troops or detachment will report the fact by telegraph to the commander of the department within the territorial limits of which the patients are left, giving names, grades, organizations, nature of illness, and name of place at which left. (704.1, A. G. O.)

Duties of Officers of the Corps of Instructors, Signal Corps.

III. Officers of the Corps of Instructors, Signal Corps, appointed with a view to their utilization as instructors in schools of military aeronautics and designated as such in the orders directing them to report for duty, are not available for duty as line officers nor for assignment to tactical units. The primary duties of these officers are those pertaining to the instruction of cadets in the schools of military aeronautics. Their services may not be utilized for any other training. These duties will be performed under the supervision of the commanding officer of the school of military aeronautics to which they are assigned. (321.91, A. G. O.)

Unfit and inefficient officers.

IV. Section II, General Orders, No. 169, War Department, 1917, is rescinded and the following substituted therefor:

1. Whenever an officer of the Regular Army, holding an appointment with temporarily increased rank (by promotion or otherwise) in any force of the Army of the United States, including staff bureaus and departments, is considered by his division or higher commander or by a chief of staff, bureau, or department as unfit to exercise the duties of such temporarily increased rank, the division or higher commander, or the chief of staff, bureau, or department will report such fact to the War Department for the action of the President, as contemplated in section 9, act of Congress, approved May 18, 1917. (Bulletin 32, War Department, 1917.)

2. In all cases where an officer of the Regular Army holding an appointment with temporarily increased rank (by promotion or otherwise) in any force of the Army of the United States, including staff, bureaus, and departments, has been discharged from such temporary commission on account of unfitness, such officer shall be held as unfit for temporary promotion in the Regular Army and shall be suspended from such promotion for a period of six months from the date of such discharge. Any vacancy to which such officer may become entitled will be filled by the promotion of the qualified officer next on the lineal list.

Just prior to the expiration of said period of six months his immediate commanding officer will be directed to report to the War Department whether or not the officer thus suspended has demonstrated his fitness for temporary advancement to the next higher grade in the Regular Army.

3. In the American Expeditionary Forces the commanding general will continue, under the authority heretofore granted him, to discharge, by order of the President, inefficient officers of all branches of the service below the grade of brigadier general other than officers of the Regular Army. Officers of the Regular Army holding temporary appointments therein, or commissions in forces other than the Regular Army, may be discharged from such appointments and commissions by the authority herein granted. In all cases where, in the opinion of the commanding general, American Expeditionary Forces, an officer of the Regular Army, who has been given temporary promotion therein, is considered

as unfit to exercise the duties of such temporarily increased rank, the commanding general will report such fact to the War Department for the action of the President. In all cases in the American Expeditionary Forces where an officer of the Regular Army has been discharged from temporary commission with increased rank in the National Army or from commission to which temporarily promoted in the Regular service, the conditions indicated in paragraph 2 hereof shall apply. (334.4, A. G. O.)

Qualification record cards and officers' qualification cards.

V. 1. All enlisted men of the Army in the continental limits of the United States will be classified at the earliest practicable date in accordance with the method already in use in Regular Army, National Guard, and National Army divisions and in certain of the staff corps and departments. Accordingly for each soldier there will be a completed qualification record card, Form CCP-1. This card will accompany the soldier in all cases of transfer and embarkation.

2. The qualifications of the soldier as shown on his qualification record card will be given consideration in his assignment to duty. In such assignment it will be the practice, as far as practicable, to conform to the Tables of Occupational Needs, issued to division commanders on March 28, 1918. These tables cover all units in an Infantry division (combat).

3. All officers of the Army below the grade of brigadier general, on active duty and serving within the continental limits of the United States, will be classified and rated according to the rating scale method now in use in the case of line officers and in certain of the staff corps and departments. Each officer will fill out an officers' qualification card and will be rated according to the rating scale on or before June 30, 1918. In case of transfer, whether within the United States or overseas, this card will be rated, and inclosed in a sealed envelope or package. It will accompany the officer and be delivered to the commanding officer to whom he reports.

4. Duplicate officers' qualification cards will be made before July 5, 1918, and will be forwarded by the division, department, district, post, camp, or other station commander directly to The Adjutant General of the Army, except that duplicate cards of officers of staff corps and departments of the National Guard, National Army, and Officers' Reserve Corps will be forwarded to the chief of the staff corps or department concerned. The above will not apply where duplicates have been forwarded under previous instructions.

5. Applications for qualification record cards, tables of occupational needs, officers' qualification cards, and instructions for their use will be made to The Adjutant General of the Army, Room 528, War Department. (201.6, A. G. O.)

GENERAL ORDERS, No. 47, MAY 11, 1918.

Units exempted from control of department commanders.

I. Paragraph 1, section VI, General Orders, No. 23, War Department, 1918, is amended by the addition of the following subparagraph:

(f) Quartermaster Mechanical Repair Shop Units Nos. 304, 305, and 306. (322.9, A. G. O.)

Ruling relative to physical disability.

II. Hereafter any soldier who shall have been accepted on his first physical examination after arrival at a military station as fit for service shall be considered to have contracted any subsequent determined physical disability in the line of duty unless such disability can be shown to be the result of his own carelessness, misconduct, or vicious habits, or unless the history of the case

shows unmistakably that the disability existed prior to entrance into the service. The same rulings shall apply in the cases of officers who have been passed as fit for service on physical examination upon entrance into the service. (710, A. G. O.)

Removal of personal property stored at posts or depots; shipment of baggage.

IV. General Orders, No. 86, War Department, 1917, is rescinded and the following is substituted therefor:

1. All officers, enlisted men, and civilian employees who have personal property stored at military posts or depots are hereby directed to remove said property upon notification from the quartermaster or other officer in charge of the post or depot at which said property is stored that the space utilized is required for use by the Government.

2. Officers, enlisted men, and civilian employees of the Regular Army, not on duty at a permanent station, who have been or may be directed to remove personal property from a post or depot at which said property is stored (as indicated in paragraph 1 hereof), or who may be ordered for duty in the field, or who are now on duty in the field, will be entitled to have their full allowance of baggage disposed of in the same manner as is now provided for in paragraph 1138, Army Regulations, for extended service overseas. Upon reassignment to permanent station from duty in the field, officers, enlisted men, and civilian employees of the Regular Army will be entitled to have their authorized allowance of baggage shipped at public expense in the same manner as is provided for in paragraph 1138, Army Regulations, upon resuming duty in the United States from service overseas. Shipment under this authority may be made from any previous station, provided the total of this and all previous shipments at Government expense from any one station shall not exceed the authorized allowance of the officer concerned at the time he left said station and provided further that the aggregate weight of all shipments made under the provisions of this order shall not exceed the authorized allowance of the officer at the time final shipment is made.

For the purpose of this order "Duty in the field" will be construed as including any duty in Europe incident to the present military operations.

3. Baggage in excess of the regular allowance may be shipped upon the same bill of lading with the regulation allowance, upon deposit with the shipping officer, prior to the issuance of the bill of lading, of a sum equal to the commercial freight charges on the excess, to be ascertained from or through the agent of the carrier at point of shipment, and cost of exchange for remittance to the officer who will settle the transportation charges. The excess will not be shipped on Government bill of lading unless such deposit be first made.

4. The provisions of this section include the shipment of the professional books of officers, as provided for in paragraph 1139, Army Regulations, and include, likewise, shipments made from places where baggage has heretofore been stored under the provisions of paragraph 1138, Army Regulations.

5. Officers, enlisted men, and civilian employees of the Regular Army desiring shipment of baggage under the provisions of this section, will submit application therefor to The Adjutant General of the Army, setting forth the necessity for the shipment, and such application when duly approved, shall be the authority for a quartermaster to make the shipment. [524.21, A. G. O.]

Procedure to be followed in case of certain contracts.

V. 1. Revised Statutes 3744 to 3747 provide as follows:

Sec. 3744. It shall be the duty of the Secretary of War, of the Secretary of the Navy, and of the Secretary of the Interior, to cause and require every contract made by them severally on behalf of the Government, or by their officers

under them appointed to make such contracts, to be reduced to writing, and signed by the contracting parties with their names at the end thereof; a copy of which shall be filed by the officer making and signing the contract in the Returns Office of the Department of the Interior, as soon after the contract is made as possible, and within thirty days, together with all bids, offers and proposals to him made by persons to obtain the same, and with a copy of any advertisement he may have published inviting bids, offers, or proposals for the same. All the copies and papers in relation to each contract shall be attached together by a ribbon and seal, and marked by numbers in regular order, according to the number of papers composing the whole return. (See Secs. 512-515.)

SEC. 3745. It shall be the further duty of the officer, before making his return, according to the preceding section, to affix to the same his affidavit in the following form, sworn to before some magistrate having authority to administer oaths: "I do solemnly swear (or affirm) that the copy of contract hereto annexed is an exact copy of a contract made by me personally with ———; that I made the same fairly without any benefit or advantage to myself, or allowing any such benefit or advantage corruptly to the said ———, or any other person; and that the papers accompanying include all those relating to the said contract, as required by the statute in such case made and provided."

SEC. 3746. Every officer who makes any contract, and fails or neglects to make return of the same, according to the provisions of the two preceding sections, unless from unavoidable accident or causes not within his control, shall be deemed guilty of a misdemeanor, and shall be fined not less than one hundred dollars nor more than five hundred, and imprisoned not more than six months.

SEC. 3747. It shall be the duty of the Secretary of War, of the Secretary of the Navy, and of the Secretary of the Interior to furnish every officer appointed by them with authority to make contracts on behalf of the Government with a printed letter of instructions, setting forth the duties of such officer, under the two preceding sections, and also to furnish therewith forms, printed in blank of contracts to be made, and the affidavit of returns required to be affixed thereto, so that all the instruments may be as nearly uniform as possible.

Extract from chapter 29, first session, 1917. June 15, 1917. (House resolution 3971.) Statutes, 1917, page 198:

Section 3744, Revised Statutes, is hereby amended by adding the following at the end of the last sentence:

"Provided, That the Secretary of War or Secretary of the Navy may extend the time for filing such contracts in the Returns Office of the Department of the Interior to ninety days whenever in their opinion it would be to the interest of the United States to follow such a course."

2. Numerous failures on the part of contracting officers of the War Department to comply with the provisions of these statutes have been brought to the attention of the department. The chiefs of the several supply bureaus will insure a precise and immediate compliance with these statutes. All contracting officers of the War Department will familiarize themselves with these statutes and comply accurately with their provisions. (160.14, A. G. O.)

GENERAL ORDERS, NO. 48, MAY 17, 1918.

Discontinuance of qualification in marksmanship and extra pay therefor.

I. 1. During the continuance of the present emergency, firing with the rifle, machine gun, or automatic rifle for qualification and extra pay in all organizations armed in whole or in part with these weapons will be discontinued.

2. During the continuance of the present emergency, examinations in the Coast Artillery Corps and in the Field Artillery for qualification and extra pay as gunners will be discontinued. (353.151, A. G. O.)

Marching and field shoes for troops ordered overseas.

II. Troops ordered overseas will take with them to ports of embarkation only the one pair of russet or marching shoes for each enlisted man in addition to field shoes referred to in section II, General Orders, No. 23, War Department, 1918. Additional marching and russet shoes which have been issued will be turned in to camp quartermasters before departure to embarkation camps. (421.5, A. G. O.)

Wearing of uniform by officials of the American Red Cross.

III. Paragraph 7, section V, General Orders, No. 17, War Department, 1918, is amended to read as follows:

7. Officials of the Red Cross assigned to duty as outlined above with the Military Establishment in foreign countries which constitute the seat of active warfare will be required to wear the regulation uniform of the American Red Cross, together with the insignia, etc., as approved by the Secretary of War. Such uniform and insignia is not authorized for wear except as herein prescribed. (421, A. G. O.)

Appointment, promotion, and reduction of noncommissioned officers, Quartermaster Corps.

IV. Section IV, General Orders, No. 113, War Department, 1917, as amended by section VII, General Orders, No. 2, War Department, 1918, is further amended so as to change paragraph 6 to read as follows:

6. The provisions of this section shall not apply in the matter of the appointment, promotion, and reduction of company, battalion, and regimental noncommissioned officers, cooks, and privates, first class, Quartermaster Corps, in battalion, regimental, and similar organizations pertaining to the said corps; in the appointment, promotion, and reduction of enlisted men referred to in this paragraph, the provisions of paragraphs 256, 271, 272, 273, 274, 275, 276, 277, and 278, Army Regulations 1913, shall apply. Quartermaster sergeants senior grade, quartermaster sergeants, and sergeants, first class, belonging to such organizations, shall be appointed as provided for in the preceding paragraphs. (322.03, A. G. O.)

Appointments in the several grades of enlisted men, Quartermaster Corps.

V. Paragraph 1, section IV, General Orders, No. 113, War Department, 1917, is amended to read as follows:

Temporary appointments in the Regular Army, National Guard drafted, and National Army to the grades of quartermaster sergeant, senior grade, quartermaster sergeant, and sergeant, first class, Quartermaster Corps, will, within the limits of the allotment to their respective commands, be made by commanders of territorial departments, armies, corps, divisions, Coast Artillery districts, and separate brigades, and the commanding general, American Expeditionary Forces. Permanent appointment to these grades will be made for the Regular Army by the Secretary of War, and for the National Guard drafted and the National Army by the Quartermaster General. Sergeants, corporals, cooks, and privates, first class, will be temporarily or permanently appointed within the allotment to their respective commands by the commanders of territorial departments, armies, corps, divisions, Coast Artillery districts, and separate brigades, and the commanding general, American Expeditionary Forces. For independent stations temporary appointments in all grades for the Regular Army, National Guard drafted, and National Army; permanent appointments in all grades for the National Guard drafted and National Army and permanent appointments in the Regular Army in the grades of sergeant, corporal, cook, and privates, first class, will be made by the Quartermaster General. (220.31, A. G. O.)

Supervision and control of division trains.

VI. Paragraph 1, section IV, General Orders, No. 149, War Department, 1917, is rescinded and the following substituted therefor:

Except when released by order as provided for by paragraphs 282 and 283, Field Service Regulations, division trains are subject to the control of the commander of trains, whose status and responsibility as a commander is analogous to that of a brigade commander. In so far as training concerns a special service, the details and supervision of instruction are properly functions of the division chiefs of service under whom these elements of the command operate in action; but the failure of the latter to exercise this function will not serve to relieve the commander of trains of his responsibility for the efficiency of his command. The attention of all concerned is directed to the fact that the Field Service Regulations were written with a view to their application in campaign. The exceptional circumstances connected with service in training and mobilization camps call for a maximum of control by the division chiefs of service, who represent the division commander in matters pertaining to their particular branches. The efficiency of a commander of trains is in part measured by the promptness with which he can deliver any particular train when and where needed by the service charged with its operation and training. Where there exists an evident lack of cooperation between the commander of trains and the chiefs of service, it is the duty of the division commander to take appropriate action. Such action may properly be that provided for by paragraph 283, Field Service Regulations. (322.03, A. G. O.)

GENERAL ORDERS, No. 49, MAY 18, 1918.

Regulations for the flying of civilian aircraft.

The following proclamation by the President is published to the Army for the information and guidance of all concerned:

[REGULATING THE FLYING OF CIVILIAN AIRCRAFT.]

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, the United States of America is now at war, and the Army and Navy thereof are endangered in their operations and preparations by aircraft, I, WOODROW WILSON, President of the United States, by virtue of the authority vested in me by the Constitution as Commander in Chief of the Army and Navy of the United States and of the Militia of the several States when called into the actual service of the United States, do hereby for the protection of such forces issue the following proclamation:

I. A license must be obtained from the Joint Army and Navy Board on Aeronautic Cognizance by or in behalf of any person who contemplates flying in a balloon, aeroplane, hydroplane, or other machine or device over or near any military or naval forces, camp, fort, battery, torpedo station, arsenal, munition factory, navy yard, naval station, coaling station, telephone or wireless or signal station, or any building or office connected with the National Defense, or any place or region within the jurisdiction or occupation of the United States which may be designated by the President as a zone of warlike operations or of warlike preparation.

II. The license will specify the person to whom it is issued, the machine to be used, the persons to operate the machine and all other persons to be carried therein, the mode of marking or otherwise identifying the machine, and other details intended to assure the military and naval forces of the peacefulness of the errand.

III. The license will also specify the territory and the time wherein it shall be available.

IV. In case any aircraft shall disregard this proclamation or the terms of the license, it shall be the right and duty of the military or naval forces to treat the aircraft as hostile and to fire upon it or otherwise destroy it, notwithstanding the resultant danger to human life.

V. For the present, the President designates as a zone of military operations and of military preparation the whole of the United States and its territorial waters and of the insular possessions and of the Panama Canal Zone.

VI. The provisions of this proclamation do not apply to aircraft operated by the Army or Navy of the United States.

VII. No private flying without a license will be permitted after the expiration of 30 days from the date of this proclamation.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the District of Columbia, this 28th day of February, in the year of our Lord one thousand nine hundred and eighteen, and of the independence of the United States the one hundred and forty-second.

WOODROW WILSON.

By the President:

ROBERT LANSING,

Secretary of State.

(580.1, A. G. O.)

GENERAL ORDERS, No. 50, MAY 20, 1918.

Reduction of noncommissioned officers and privates, first class, of Ordnance.

II. 1. During the present emergency the provisions of subparagraph 3, paragraph 15124, Army Regulations, in so far as it pertains to noncommissioned officers and privates, first class, of Ordnance of the National Army or of the National Guard in Federal service, is suspended and the following substituted therefor:

2. Ordnance sergeants and sergeants, corporals, and privates, first class, of Ordnance of the National Army or of the National Guard in Federal service, may be reduced by sentence of a court-martial or by the Chief of Ordnance or by the officers authorized to appoint them, and, in addition, privates, first class, of Ordnance of the National Army may be reduced by arsenal or depot commanders at ordnance establishments. (220.26, A. G. O.)

Physical examination of officers before proceeding overseas.

III. All commissioned officers of the Army of the United States, as defined in General Orders, No. 115, August 29, 1917, War Department, who may be now or hereafter under orders to proceed to the theater of war, and who shall not have been subjected to a thorough physical examination since November 14, 1917, will be subjected to such examination before proceeding to Europe for duty.

Commanding officers will take the action necessary to carry this order into effect and to prevent the departure for over-sea war service of any officer who may be found physically unfit for such service, making special report in each case to The Adjutant General of the Army setting forth the nature and extent of the disability with a recommendation as to such further action as he may deem best in the interest of the service.

The examining surgeon will furnish each officer found qualified for over-sea service with a certificate showing that he is so qualified. (201.6, A. G. O.)

GENERAL ORDERS, No. 52, MAY 25, 1918.

Transfer of officers and enlisted men.

I. 1. During the present emergency the transfer of officers within the Regular Army, National Army, or National Guard, respectively, will be effected as follows:

a. Within the regiment, as provided in paragraph 48, Army Regulations, 1913.

b. Within the division, in the same arm of the service, by the division commander.

c. Within the higher units than a division, in the same arm of the service, by the unit commander.

The War Department will be notified of each transfer made under the provisions of a, b, and c.

d. From depot brigades to divisions, and vice versa, by the War Department.

2. The transfer of enlisted men from depot brigades, replacement, and training camps, or training depots to divisions or other units, and vice versa, will be made by the War Department. (322.04, A. G. O.)

Specialists inducted into service.

II. 1. When specialists are called into the military service for particular purposes, if they can not be used for the purposes for which they are inducted, they will not be compelled to serve in other capacities until the time when their regular order numbers would have been reached. Until this time they may be furloughed, without pay and allowance, by the commanding officer to whom they were ordered to report, who will notify the local board concerned that the furlough has been granted for such a period.

2. When orders are issued directing such specialists to report at any post, camp, or other station the commanding officer will be informed of their prospective arrivals in order that they may be assigned to the positions intended for them. (324.71, A. G. O.)

Methods, routings, and preferential shipments of troops and supplies.

V. 1. Jurisdiction and control of all transportation for the Army having been vested in the Storage and Traffic Division (now called the Division of Purchases, Storage, and Traffic of the General Staff) under the provisions of paragraph 4, section I, General Orders, No. 14, War Department, 1918, the director thereof was thereby, in effect, authorized to issue from time to time, through his assistants, directly to depot and other quartermasters, instructions pertaining to methods, routing, and preferential shipments of troops and supplies for the Army.

2. All persons providing transportation of troops or making shipment of supplies for or through the Quartermaster Corps and their immediate commanding officers are enjoined to comply promptly with all instructions and directions issued to them by authority of the Director of Purchases, Storage, and Traffic with reference to methods, routings, and preferential shipments of troops and supplies and all other matters pertaining to transportation of persons or stores, acknowledging receipts directly to the issuing sources, with duplicates to the Quartermaster General for his information.

a. Methods will include the system of marking packages for shipment; the use of prescribed forms, when available; the keeping of prescribed records of transportation, of shipments, and of cars; the condensing or grouping of shipments in cars; and economizing car space by loading cars to capacity or by reducing the shipping bulk of special classes of freight or otherwise.

b. Routing will include transportation over selected routes in order to distribute the traffic and relieve congestion; distribution between freight, express, and parcel-post shipments; provided that in routing troops and property under this paragraph preference be given to land-grant lines or equalization lines when practicable.

c. Preferential shipments will cover delaying a specified movement or shipment or class thereof until another specified movement, shipment, or class thereof shall have been made, or routing a specified movement or shipment or class thereof by a designated route.

3. Pending receipt of such instructions or directions, and thereafter when not conflicting therewith, the rules, regulations, and instructions pertaining to transportation as issued by the Quartermaster General will be strictly complied with.

4. All orders and instructions issued in compliance with this order will take precedence over all conflicting orders and instructions from whatever source. (520, A. G. O.)

GENERAL ORDERS, No. 53, MAY 27, 1918.

War-service and wound chevrons.

IV. Subparagraphs (c) and (d), paragraph 1, and paragraphs 7 and 8, General Orders, No. 6, War Department 1918, are amended to read as follows:

1. * * * (c) War-service chevrons.

A gold chevron of standard material and design, to be worn on the lower half of the left sleeve of all uniform coats, except fatigue coats, by each officer, field clerk, and enlisted man who has served six months in a theater of operations during the present war as an officer, field clerk, or enlisted man of the armies of the United States, and an additional gold chevron for each six months of similar service thereafter.

A sky-blue cloth chevron of the same pattern and worn in the same manner as the gold chevron by each officer, field clerk, and enlisted man who has served under the conditions prescribed for the gold chevron, but has left the theater of operations prior to the completion of six months' service therein. Should a person subsequently return to the theater of operations for duty therein, the blue-cloth chevron will be replaced by the gold chevron upon the completion of a total of six months of service in the theater of operations, after which only gold chevrons will be worn to indicate war service. The right to wear war-service chevrons is limited to those officers, field clerks, and enlisted men whose official duty requires their presence in a theater of operations, as distinguished from those who may visit such a theater without having been ordered thereto for duty. The term "theater of operations" is as defined in Field Service Regulations 1914, as corrected to April 15, 1917.

War-service chevrons of the same material and design and similarly placed will be worn on the coat, overcoat, or waist of their prescribed uniform by all other uniformed personnel of the authorized Military Establishment. They will be worn under the same conditions as prescribed for officers, field clerks, and enlisted men.

(d) Wound chevrons.

A gold chevron of pattern identical with that of the war-service chevron, to be worn on the lower half of the right sleeve of all uniform coats, except fatigue coats, by each officer, field clerk, and enlisted man who has received or who may hereafter receive a wound in action with the enemy, or as the result of an act of the enemy, which necessitates treatment by a medical officer, and an additional chevron for each additional wound; but not more than one chevron

will be worn for two or more wounds received at the same time. Disablement by gas necessitating treatment by a medical officer shall be considered to be a wound within the meaning of this order.

Wound chevrons of the same material and design and similarly placed will be worn on the coat, overcoat, or waist of their prescribed uniform by all other uniformed personnel of the authorized Military Establishment. They will be worn under the same conditions as prescribed for officers, field clerks, and enlisted men.

7. When an officer, field clerk, enlisted man, or other member of the authorized Military Establishment is admitted to a hospital for treatment of a wound, or when an officer, field clerk, enlisted man, or other member of the authorized Military Establishment is treated for a wound without being admitted to a hospital, the commanding officer of the hospital, or, in the latter case, the medical officer who treats the wound, will furnish the commanding officer of the wounded person with a certificate describing briefly the nature of the wound and certifying to the necessity of the treatment. This information may be furnished to commanders of higher units in the form of certified lists, and will be transmitted by them to the commanding officers concerned.

8. Commanding officers will forward to The Adjutant General of the Army, through military channels, lists in duplicate of those members of their commands who have been honorably wounded in action, or as the result of an act of the enemy, with a statement in the case of each individual, showing time and place wounds were received, and organization in which they were then serving. Whenever a report is made of an action, it will be accompanied by the above-described list and by certified copies of the medical officers' statements described in paragraph 7. (421.7, A. G. O.)

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SECTION II.

EXTRACTS FROM BULLETINS.

MAY, 1918.

BULLETIN No. 24, MAY 2, 1918.

Reimbursement of actual expenses or flat per diem for certain enlisted men.

I. An Act To provide for reimbursement of actual expenses or flat per diem for enlisted men traveling on duty under competent orders.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter under such regulations and within such maximum rates as may be prescribed by the Secretary of War enlisted men may be reimbursed for actual expenses of travel, including subsistence and lodging, incurred while traveling under competent orders and not embraced in the movement of troops, or they may be paid a flat per diem therefor in lieu of such reimbursement.

Approved, April 20, 1918. (246.6, A. G. O.)

Filling of certain vacancies in grades of the Regular Army.

III. An Act To amend section eight of an act entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," approved May eighteenth, nineteen hundred and seventeen.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the last sentence of section eight of an act entitled "An Act to authorize the President to increase temporarily the Military Establishment of the United States," approved May eighteenth, nineteen hundred and seventeen, be, and the same hereby is, amended to read as follows:

"Vacancies in the grades of the Regular Army resulting from the appointment of officers thereof to higher grades in the forces other than the Regular Army herein provided for shall be filled by temporary promotions and appointments in the manner prescribed by section one hundred and fourteen of the national defense act, approved June third, nineteen hundred and sixteen, except that such promotions and appointments may be made by the President alone when such vacancies are in grades not above that of colonel; and officers appointed under the provisions of this act to higher grades in the forces other than the Regular Army herein provided for shall not vacate their permanent commissions or be prejudiced in their relative or lineal standing in the Regular Army."

Approved, April 20, 1918. (210.1, A. G. O.)

Law against willful injury or destruction of war material, etc.

IV. An Act To punish the willful injury or destruction of war material, or of war premises or utilities used in connection with war material, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the words "war material," as used herein, shall include arms, armament, ammunition, live stock, stores of clothing, food, foodstuffs, or fuel; and shall also include supplies, munitions, and all other articles of whatever description, and any part or ingredient

thereof, intended for, adapted to, or suitable for the use of the United States, or any associate nation, in connection with the conduct of the war.

The words "war premises," as used herein, shall include all buildings, grounds, mines, or other places wherein such war material is being produced, manufactured, repaired, stored, mined, extracted, distributed, loaded, unloaded, or transported, together with all machinery and appliances therein contained; and all forts, arsenals, navy yards, camps, prisons, or other military or naval stations of the United States, or any associate nation.

The words "war utilities," as used herein, shall include all railroads, railways, electric lines, roads of whatever description, railroad or railway fixture, canal, lock, dam, wharf, pier, dock, bridge, building, structure; engine, machine, mechanical contrivance, car, vehicle, boat, or aircraft, or any other means of transportation whatsoever, whereon or whereby such war material or any troops of the United States, or of any associate nation, are being or may be transported either within the limits of the United States or upon the high seas; and all dams, reservoirs, aqueducts, water and gas mains and pipes, structures and buildings, whereby or in connection with which water or gas is being furnished, or may be furnished, to any war premises or to the military or naval forces of the United States, or any associate nation, and all electric light and power, steam or pneumatic power, telephone and telegraph plants, poles, wires, and fixtures and wireless stations, and the buildings connected with the maintenance and operation thereof used to supply water, light, heat, power, or facilities of communication to any war premises or to the military or naval forces of the United States, or any associate nation.

The words "United States" shall include the Canal Zone and all territory and waters, continental and insular, subject to the jurisdiction of the United States.

The words "associate nation," as used in this act, shall be deemed to mean any nation at war with any nation with which the United States is at war.

Sec. 2. That when the United States is at war, whoever, with intent to injure, interfere with, or obstruct the United States or any associate nation in preparing for or carrying on the war, or whoever, with reason to believe that his act may injure, interfere with, or obstruct the United States or any associate nation in preparing for or carrying on the war, shall willfully injure or destroy, or shall attempt to so injure or destroy, any war material, war premises, or war utilities, as herein defined, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned not more than thirty years, or both.

Sec. 3. That when the United States is at war, whoever, with intent to injure, interfere with, or obstruct the United States or any associate nation in preparing for or carrying on the war, or whoever, with reason to believe that his act may injure, interfere with, or obstruct the United States or any associate nation in preparing for or carrying on the war, shall willfully make or cause to be made in a defective manner, or attempt to make or cause to be made in a defective manner, any war material, as herein defined, or any tool, implement, machine, utensil, or receptacle used or employed in making, producing, manufacturing, or repairing any such war material, as herein defined, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned not more than thirty years, or both.

Approved, April 20, 1918. (381.3, A. G. O.)

BULLETIN No. 25, MAY 3, 1918.

Cable Censorship Circular.

I. Section II, Bulletin No. 52, War Department, 1917, publishing Cable Censorship Circular No. 7, is rescinded. (311.22, A. G. O.)

Pistol ammunition.

II. Thirty-five rounds of pistol ammunition, caliber .45, will be carried on the person by troops armed with caliber .45 pistols. (471.42, A. G. O.)

BULLETIN No. 26, MAY 11, 1918.

Defective ammunition.

II. Section IV, Bulletin No. 73, War Department, 1917, is amended by adding to the second sentence of the first subparagraph the following:

"and a statement of the number of defects that occurred during the firing, and the approximate number of rounds that were fired at the time the defects were discovered."

(471, A. G. O.)

Methods for obtaining ordnance equipment.

III. 1. The following modifications of Bulletin No. 2, War Department, 1918, and methods for obtaining ordnance equipment under its provisions, are published to the Army for the information and guidance of all concerned:

a. Substitute for the words "Issued by ordnance depot on memorandum receipt," the words "Issued by Ordnance Department on memorandum receipt" wherever they occur.

b. Officers entitled to ordnance equipment under Bulletin No. 2, War Department, 1918, will obtain it on memorandum receipt from their company or detachment commanders, in case of company officers, or from the unit supply officers in case of field and staff officers of organizations. Companies or detachments will obtain such equipment from unit supply officers in the same manner as they obtain articles for the equipment for the enlisted men.

Unit supply officers will obtain such equipment from the nearest ordnance depot, arsenal, or other ordnance establishment in a similar manner to that of obtaining other equipment for their organizations, and will be accountable for it.

c. Where necessary, individual officers attached to but not serving with any organization of a regiment, separate battalion, field hospital, ambulance company, or other tactical organization for which equipment C is prescribed may obtain the equipment in question on memorandum receipt directly from the unit supply officer.

d. Staff officers serving at other headquarters will obtain all such equipment on memorandum receipt from an officer at such headquarters designated by the general in command to receipt and account for such property.

e. Should an officer to whom such equipment has been issued by a post, camp, or depot ordnance officer fail to turn it in prior to his leaving such station, the accountable officer may certify a list of the same to the Chief of Ordnance that its cost may be stopped against the pay of the officer concerned. (062.1, A. G. O.)

Final returns of property by accountable officers upon their arrival in France.

IV. Section I, General Orders, No. 74, Headquarters American Expeditionary Forces, 1917, is published to the Army for the information and guidance of all officers accountable for public property, who will arrange their affairs and list their property, prior to departure from the United States, so as to be able to comply with the provisions of the order immediately upon arrival at their particular station in France:

When troops assigned to the American Expeditionary Forces have reached their particular station in France, all officers accountable for property will at once prepare accurate final returns of all equipment, property, and supplies

for which they may be accountable and for which returns have been rendered in the past.

The commanding officer will designate a disinterested officer, senior to the accountable officer, if practicable, to make a physical inventory of balance on hand on final return. The officer making this count will certify to the facts on the final return.

Chiefs of each corps and department, headquarters, American Expeditionary Forces, France, will prescribe the numbers of copies to be made of the final return and the disposition of each copy. They will likewise publish detailed instructions supplementing this order to meet the needs of their respective corps or departments.

Should invoices and receipts arrive after these final returns have been made for property which was received in the United States and not receipted for, the officer will accomplish the accompanying receipts, noting thereon the fact that he has taken up the property and accounted for same on his final returns. The invoices will be handled in the same manner as if each were a final return.

This order does not apply to depot officers, to post quartermasters, or to quartermasters at base hospitals or schools, all of whom will continue to account for property as required by existing orders. This order will likewise not apply to articles kept for sale. (143, A. G. O.)

BULLETIN, No. 27, MAY 16, 1918.

Permanent change of station allowance of baggage.

I. Section I, Bulletin No. 7, War Department, 1917, is rescinded, and the following is substituted therefor:

When officers, enlisted men, and civilian employees of the Regular Army are ordered for duty on the Mexican border or from one station on the Mexican border to another, they will be entitled to permanent change of station allowance of baggage (including packing, crating, and transportation), as provided for in paragraphs 1136 and 1138, Army Regulations. The provisions of this section include the shipment of the professional books of officers, as provided for in paragraph 1139, Army Regulations. (524.21, A. G. O.)

BULLETIN No. 29, MAY 28, 1918.

Velocities and powders for French guns.

I. The French guns recently adopted for use by the Army will use the same velocities as listed in all the French pamphlets and specified by the French for these guns. A new standard of practice in the acceptance of powder for these guns as followed by the French will be necessary—namely, all powders accepted for guns purchased from the French will be tested at 59° F. instead of 70° F., as is the present practice. (471.5, A. G. O.)

Quarters and messes for detachments where public quarters are not available.

II. Arrangements will be made where practicable to secure quarters and establish messes for detachments at places where no public quarters are available.

This will not apply to small detachments stationed at places for periods so short that the expense would be manifestly greater than the commutation of rations and quarters, nor where the nature of the service is such that the quartering of the men in one place will interfere with the efficient performance of their duty. (246.8, A. G. O.)

Form for discharge certificates.

III. 1. It has been noted that in many instances the certificates given to enlisted men discharged on account of disability have been made out on Form

No. 526, A. G. O., when the conduct of the men has warranted discharge on Form No. 525, A. G. O., or honorable discharge. In some cases such men have been discharged on Form No. 526, A. G. O., with character very good and even excellent.

2. Paragraph 150 Army Regulations states in subparagraph 1 that the form for *honorable* discharge shall be used when the soldier's *conduct* has been such as to warrant his reenlistment and his service has been honest and faithful. It should be noted that this does not prevent the use of the form for honorable discharge even though the physical or mental condition of the man at the time of discharge would not warrant his reenlistment.

3. All concerned will, in making out discharge certificates, use such form as will not be unjust to the man to be discharged. (220.84, A. G. O.)

Uniform to be worn by enlisted men granted furloughs to engage in civil occupations.

V. The following instructions relative to the uniform to be worn by enlisted men granted furloughs under authority of act of Congress approved March 16, 1918, are published to the Army for the information and guidance of all concerned:

1. In cases where furloughs are granted for periods of three months or less (as in furloughs for agricultural purposes), commanding officers will require enlisted men to take with them one service and one fatigue uniform, and will charge such enlisted men to maintain the service uniform in good condition and to report for duty from furlough in the service uniform. The fatigue uniform or civilian clothing will be worn while in the actual performance of manual labor, and the service uniform will be worn at all other times.

2. In the exceptional cases where furloughs are granted for longer periods than three months, such enlisted men may wear the service uniform when taking advantage of said furlough; but the uniform of such enlisted men will be treated as is the uniform of honorably discharged enlisted men under the requirements of paragraph 1165, Army Regulations (changed by C. A. R. 65). Such enlisted men are authorized but not required to wear the service uniform while on such furlough, provided that the uniform be furnished and maintained without expense to the United States.

3. Under no circumstances will the service uniform be worn while performing manual labor by any enlisted man while on furlough. (422.1, A. G. O.)

SECTION III.

CONTENTS OF GENERAL ORDERS AND BULLETINS THAT ARE NOT REPRINTED IN SECTIONS I AND II.

MAY, 1918.

GENERAL ORDERS, No. 43, MAY 1, 1918.

Sec. I. Enlisted men of the Engineer Service, National Army, engaged in military survey and mapping work under the direction of the Chief of Engineers, exempted from the control of department and division commanders.

Sec. IV. General Orders, No. 16, War Department, 1918, as amended by section VII, General Orders, No. 24, War Department, 1918, relating to control of quartermaster supplies, further amended.

Sec. V. Assignment of Maj. Gen. Willard A. Holbrook, National Army, to command of Southern Department, relieving Brig. Gen. John W. Ruckman, who is assigned to command of the Northeastern Department, relieving Brig. Gen. John A. Johnston, National Army, who is assigned to the command of the 68th Infantry Brigade, 34th Division.

GENERAL ORDERS, No. 44, MAY 7, 1918.

Sec. I. Assignment of Brig. Gen. Clarence C. Williams, National Army, as Acting Chief of Ordnance.

Sec. II. Functions to be performed by the Assistant Secretaries of War.

GENERAL ORDERS, No. 43, MAY 9, 1918.

Sec. VI. Assignment of Brig. Gen. Robert E. Wood, National Army, as Acting Quartermaster General.

GENERAL ORDERS, No. 47, MAY 11, 1918.

Sec. III. Maj. Gen. William L. Sibert, United States Army, relieved from command of the Southeastern Department, and detailed as Director of Gas Service of the United States Army.

GENERAL ORDERS, No. 50, MAY 20, 1918.

Sec. I. Defining the duties of the Army Operations Division and the Division of Purchases, Storage, and Traffic.

Sec. IV. Section II, General Orders, No. 68, War Department, 1917, superseded; regulations governing enlistment in the service of any country engaged in war with a country with which the United States is at war.

GENERAL ORDERS, No. 51, MAY 24, 1918.

Sec. I. Executive order redistributing the powers, duties, and functions of the Chief Signal Officer.

Sec. II. Executive order redistributing and transferring the duties and powers of the Chief Signal Officer, as a member of the Aircraft Board, to the Director of Military Aeronautics.

Sec. III. Directions concerning the detail and duties of a chief of the Air Service.

GENERAL ORDERS, No. 52, MAY 25, 1918.

Sec. III. Drafting into the service of the United States all enlisted men of the State staff corps and departments of the National Guard not hitherto covered by draft.

Sec. IV. The water transport branch of the Quartermaster General's office placed under the control of the Embarkation Division of the Office of Purchase, Storage, and Traffic.

GENERAL ORDERS, No. 53, MAY 27, 1918.

Sec. I. Detail of Gen. Peyton C. March as Chief of Staff, relieving Gen. Tasker H. Bliss.

Sec. II. First paragraph of section IV, General Orders, No. 23, War Department, 1918, superseded; the Fuel and Forage Division, Quartermaster General's office, charged with additional duties.

Sec. III. Classes of men that may be inducted into military service for duty with the General Staff and bureaus in Washington.

BULLETIN No 24, MAY 2, 1918.

Sec. II. Act of Congress, approved April 19, 1918, to prevent interference with the use of homing pigeons by the United States.

Sec. V. Act of Congress, approved April 17, 1918, suspending for the period of the present war sections 45, 46, and 56 of the national defense act.

BULLETIN No. 25, MAY 3, 1918.

Sec. III. Issue of matzoth, or unleavened bread, to enlisted men of Jewish faith during the Passover period.

Sec. IV. Letter of the Third Assistant Postmaster General calling attention to the postal laws and regulations governing the furnishing of penalty envelopes by officers of the Government.

BULLETIN No. 26, MAY 11, 1918.

Sec. I. Camp Raritan, Metuchen, N. J., designated as an ordnance training camp.

BULLETIN No. 27, MAY 16, 1918.

Sec. II. Regulations governing the use and navigation of the waters of or adjacent to the Aberdeen Proving Ground, Md.

BULLETIN No. 28, MAY 18, 1918.

Sec. I. Act of Congress authorizing the President, during the existing emergency, to sell supplies, materials, equipment, or other property, heretofore or hereafter purchased, acquired, or manufactured by the United States, in connection with, or incidental to, the prosecution of the war.

Sec. II. Act of Congress to amend naturalization laws and to repeal certain sections of the Revised Statutes of the United States and other laws relating to naturalization.

BULLETIN No. 29, MAY 28, 1918.

Sec. IV. Distinctive marks and insignia prescribed for the military organization of a State known as Home Guard.

SECTION IV.

List of numbers of paragraphs of Army Regulations and other regulations and manuals of the War Department that have been changed since Jan. 1, 1918.

[For list of numbers of paragraphs changed prior to Jan. 1, 1918, see sec. IV, Extracts from General Orders and Bulletins, War Department, 1917.]

[An asterisk (*) before the paragraph number indicates that the change was made during the month of May, 1918.]

1. ARMY REGULATIONS, 1918.

[Corrected to Apr. 15, 1917.]

Paragraph.	Changes No.	Paragraph.	Changes No.	Paragraph.	Changes No.
114	71	680	68	1236	69
121	67	*717	68, 72	1242	69
126½	67	778	70	1248	69
*131	72	782	67	1370½	67
148½	69	784	67	1385	67
169	69	824	70	*1405	72
191	71	906	68	*1407	72
*193½	72	907	68	1441	70
222½	68	910	68	1442	70
*256	72	937	71	1443	69
*271	72	1006	69	1444	69
470	71	*1009	72	1444½	70
*491	70, 72	1128	70	1459½	70
633	71	*1138	72	1460	69
634	71	1203	70	1461	70
*678	68, 72	*1205	67, 72	1566	68
679	68	*1223	69, 70, 72		

2. ARMY TRANSPORT SERVICE REGULATIONS, 1914.

Paragraph.	Changes No.	Paragraph.	Changes No.	Paragraph.	Changes No.
175	16	320	16	331	16
310	16	321	16	332	16
311	16	322	16	333	16
312	16	323	16	334	16
313	16	324	16	335	16
314	16	325	16	336	16
315	16	326	16	337	16
316	16	327	16	338	16
317	16	328	16	339	16
318	16	329	16		
319½	16	330	16		

3. COMPILATION OF ORDERS, 1881-1915, AND 1916 SUPPLEMENT.

Paragraph.	Changes No.	Paragraph.	Changes No.	Paragraph.	Changes No.
*95	8	134½	7	288½	8
96	7	199	7		

4. DISCIPLINARY BARRACKS REGULATIONS.

Paragraph.	Changes No.
16	1

5. DRILL REGULATIONS AND SERVICE MANUAL FOR SANITARY TROOPS, 1917.

Paragraph.	Changes No.	Paragraph.	Changes No.
95	1	104	1

6. FIELD SERVICE REGULATIONS, 1914.

[Corrected to Apr. 15, 1917.]

Paragraph.	Changes No.	Paragraph.	Changes No.
*121-----	8, 9	*Appendix 5-----	9
414-----	8		

7. INFANTRY DRILL REGULATIONS, 1914.

[Corrected to Apr. 15, 1917.]

Paragraph.	Changes No.
*283-----	22

8. MANUAL FOR COURTS-MARTIAL, 1917.

[Corrected to Apr. 15, 1917.]

Paragraph.	Changes No.	Paragraph.	Changes No.
311-----	3	400-----	3

9. MANUAL FOR THE MEDICAL DEPARTMENT, 1916.

[Corrected to Apr. 15, 1917.]

Paragraph.	Changes No.	Paragraph.	Changes No.	Paragraph.	Changes No.
S1-----	6	287-----	7	455-----	6
187-----	6	313-----	7	456-----	6
188-----	6	341-----	6	460-----	6
193-----	6	428-----	6	462-----	6
215-----	6	436-----	6	463-----	6
217½-----	6	445-----	6	464-----	6
260-----	7	449-----	6	853-----	7
279-----	7	450-----	6	865-----	7

10. MANUAL FOR THE QUARTERMASTER CORPS, 1916, VOL. I.

Paragraph.	Changes No.	Paragraph.	Changes No.
351-----	5	2423-----	5
667-----	4		

11. MACHINE-GUN FIRING MANUAL.

Paragraph	Changes No.	Paragraph	Changes No.
126-----	2	127-----	2

12. SIGNAL CORPS MANUAL NO. 2, 1915.

Rule.	Changes No.
85-----	19

13. SMALL ARMS FIRING MANUAL, 1913.

Special Course C, Appendix II-----	Changes No.
	20

14. SPECIAL REGULATIONS NO. 28.

Paragraph.	Changes No.
14-----	1

15. SPECIAL REGULATIONS NO. 31.

Paragraph.	Changes No.	Paragraph.	Changes No.	Paragraph.	Changes No.
3-----	1	5-----	3	7-----	2

16. SPECIAL REGULATIONS NO. 32.

Paragraph.	Changes No.	Paragraph.	Changes No.	Paragraph.	Changes No.
3-----	1	10-----	1	11-----	1
5-----	1				

17. SPECIAL REGULATIONS NO. 40.

Table.	Changes No.	Table.	Changes No.
I-----	1	III-----	1

18. SPECIAL REGULATIONS NO. 41.

Paragraph.	Changes No.	Paragraph.	Changes No.	Paragraph.	Changes No.
9-----	2	*82-----	4	95-----	4
27-----	3	84-----	2	*96-----	3, 4
*32-----	4	86-----	2	99-----	2
63½-----	2	*87-----	4	*108-----	2, 4
*64-----	2, 4	*92-----	4	*120-----	4
64½-----	2	*93-----	4	130-----	2, 3
*74½-----	2, 4	94-----	3		

19. SPECIAL REGULATIONS NO. 42.

Paragraph.	Changes No.	Paragraph.	Changes No.	Paragraph.	Changes No.
*13½-----	2, 4	*74-----	4	*83-----	4
34-----	3	*75-----	4	*84-----	3, 4
*36-----	3, 4	*76-----	4	*84½-----	2, 4
*37-----	4	*77-----	4	*85-----	3, 4
*40-----	4	*78-----	4	*92-----	4
*41-----	4	*79-----	4	*116-----	4
*71-----	4	*80-----	4	*121-----	3, 4
*72-----	4	*81-----	4	160½-----	2
*73-----	4	*82-----	4		

20. SPECIAL REGULATIONS NO. 43.

Paragraph.	Changes No.
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21. SPECIAL REGULATIONS NO. 55.

Paragraph.	Changes No.	Paragraph.	Changes No.
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22. SPECIAL REGULATIONS NO. 61.

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23. SPECIAL REGULATIONS NO. 64.

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24. SPECIAL REGULATIONS NO. 66.

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16 SPECIAL RESOLUTION NO. 10

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

17 SPECIAL RESOLUTION NO. 11

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

18 SPECIAL RESOLUTION NO. 12

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

19 SPECIAL RESOLUTION NO. 13

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

20 SPECIAL RESOLUTION NO. 14

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

21 SPECIAL RESOLUTION NO. 15

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

22 SPECIAL RESOLUTION NO. 16

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

23 SPECIAL RESOLUTION NO. 17

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

24 SPECIAL RESOLUTION NO. 18

Class	Amount	Class	Amount
1	100	1	100
2	200	2	200
3	300	3	300
4	400	4	400
5	500	5	500
6	600	6	600
7	700	7	700
8	800	8	800
9	900	9	900
10	1000	10	1000

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