proper with regard to units or individuals whose services may be required in other than a Military capacity:

Now, THEREFORE, We do in pursuance of the Reserve Forces Act, 1882, hereby order that Our Army Reserve be called out on permanent service and We do hereby order the Right Honourable Herbert Henry Asquith, one of Our Principal Secretaries of State, from time to time to give and when given to revoke or vary such directions as may seem necessary or proper for calling out Our Army Reserve or all or any of the men belonging thereto:

And We do hereby further order Our Army Council from time to time to give and when given to revoke or vary such directions as may seem necessary or proper for embodying all or any part of the Territorial Force, and in particular to make such special arrangements as they think proper with regard to units or individuals whose services may be required in other than a Military capacity.

Given at Our Court at Buckingham Palace, this Fourth day of August, in the year of our Lord one thousand nine hundred and fourteen, and in the Fifth year of Our Reign.

GOD SAVE THE KING.

BY THE KING.

A PROCLAMATION

FOR CONTINUING SOLDIERS IN ARMY SERVICE.

GEORGE R.J.

WHEREAS by the Army Act it is amongst other things enacted that it shall be lawful for Us in case of imminent national danger or of great emergency by Proclamation, the occasion being first communicated to Parliament, to direct from time to time that all or any persons who would otherwise be entitled in pursuance of the terms of their enlistment to be transferred to the Reserve shall continue in Army Service, and such persons shall accordingly continue in Army Service for the same period for which they might be required to serve if they had been transferred to the Reserve and called out for permanent service by a Proclamation issued by Us under the enactments relating to the Reserve:

And whereas the present state of Public Affairs and the extent of the demands on Our Military Forces for the protection of the interests of the Empire do in Our opinion constitute a case of great emergency within the meaning of the said Act and We have communicated the same to Parliament:

Now, THEREFORE, We do in pursuance of the said Act hereby direct that all soldiers who on or after this date would otherwise be entitled in pursuance of the terms of their enlistment to be transferred to the Reserve shall continue in Army Service until legally discharged or transferred to the Army Reserve.

And We do hereby direct the Right Honourable HERBERT HENRY ASQUITH, one of Our Principal Secretaries of State, to give all necessary directions herein accordingly.

Given at Our Court at Buckingham Palace, this Fourth day of August, in the year of our Lord one thousand nine hundred and fourteen, and in the Fifth year of Our Reign.

GOD SAVE THE KING.

At the Court at Buckingham Palace,

The 4th day of August, 1914.

PRESENT.

The KING'S Most Excellent Majesty in Council.

WHEREAS by virtue of Article 6 of the Act intituled "Loi sur la Milice" passed by the States of the Island of Jersey on the 10th day of October, 1905, sanctioned by Order in Council made the 11th day of December, 1905, it is lawful for His Majesty at any time by Order in Council to recall to Active Militia Service the Royal Militia Reserve of the said Island or any part thereof, Notice of such recall being given by Proclamation and by Warning to each reservist at his residence.