Local Board for the County Serial No. 2374
State of North Carolina,
Greenville, N. C.

Greenville, N. C.	
Local Board (Insert designation by stamp as directed in Sec. 3 of Regulations.)	
Address:	
FORM NO. 103, PREPARED BY THE PROVOST MARSHAL GENERAL.	
NOTICE OF CALL AND TO APPEAR FOR PHYSICAL EXAMINATION.	
To alle Thurmond Wame.)	
Green Ille Te C (Address on registration card.)	
You are hereby notified that pursuant to the act of Congress approved May 18, 1917, you are called	
for military service of the United States by this Local Board from among those persons whose registra-	
tion cards are within the jurisdiction of this Local Board.	
Your Serial Number is 374, and your Order Number is	
Tour Serial Number is, and your Order Number is	
You will report at the office of this Local Board for physical examination on the AUG -6 1917	
day of, 1917, at o'clock A. M.	
(Month.) (Year.)	
Any claim for exemption or discharge must be made on forms which may be procured at the office	
of this Local Board, and must be filed at the office of this Local Board on or before the SEVENTH day	
after the date of mailing this notice.*	
Your attention is called to the penalties for violation or evasion of the Selective Service law	
approved May 18, 1917, and of the Rules and Regulations made pursuant thereto, which penalties are	
printed on the back hereof. Local Board for the County of a Morth Carolina,	716
c+a+e 01 $10+$	
Local BoardGreenville; MG.	
By It Langhunghouse	
By Anghunghouse Chairman.	
m elget	
(Clerk.	
* Dete of mailing nation	
* Date of mailing notice, of	

PENALTES.

Any person who shall make or be a party to the making of any false statement or certificate as to the fitness or liability of himself or any other person for service under the provisions of this act, or regulations made by the President thereunder, or otherwise evades or aids another to evade the requirements of this act or of said regulations, or who, in any manner, shall fail or neglect fully to perform any duty required of him in the execution of this act, shall, if not subject to military law, be guilty of a misdemeanor, and upon conviction in the district court of the United States having jurisdiction thereof, be punished by imprisonment for not more than one year, or, if subject to military law, shall be tried by court-martial and suffer such punishment as a court-martial may direct. (Sec. VI, act approved May 18, 1917.)

If two or more persons conspire either to commit any offense against the United States, or to defraud the United States in any manner or for any purpose, and one or more of such parties do any act to effect the object of the conspiracy, each of the parties to such conspiracy shall be fined not more than \$10,000, or imprisoned not more than two years, or both. (Sec. 37, Criminal Code

of United States.)

Whoever, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed, is true, shall willfully and contrary to such oath state or subscribe any material matter which he does not believe to be true is guilty of perjury, and shall be fined not more than \$2,000 and imprisoned not more than five years. (Sec. 125, Criminal Code of United States.)

Whoever directly commits any act constituting an offense defined in any law of the United States, or aids, abets, counsels, commands, induces, or procures its commission, is a principal. (Sec. 332, Criminal Code of Inited States.)