(Insert designation by stamp according to sec. 3 of Regulations.)

Form No. 159a, prepared by the Provost Marshal General.

CERTIFICATE OF DISCHARGE ISSUED BY DISTRICT BOARD ON APPEAL.

CENTIFICATE OF DISCHARGE ISSUED DI DISTRICI DUAND UN AFFEAL.
This certifies that this District Board having considered the appeal taken by or in respect of
Karl Struss , whose Serial Number 1929 (Name of person by or in respect of whom appeal was taken.)
was given by Local Board Number Division 146. (Insert designation of Local Board from which appeal was taken.)
from the decision of the said Local Board, and having considered all affidavits filed in support of said claim, and the record with respect thereto, the said claim for discharge in the opinion of this District Board having been substantiated and the right of such person to a certificate established, in accordance with the act of Congress and the Rules and Regulations prescribed by the President thereunder, therefore,
Karl_Struss, who resides at 729 St. Nicholas Av., (Street and Number.)
MANHATTAN, NEW YORK CITY NEW YORK : howeld discharged
Manhattan, New York City , New York , is hereby discharged (City, town and county or township or parish.) (State, Territory or District.)
from immediate liability to serve under the present call for military service of the United States made
by said Local Board. The person to whom this cordificate is issued must report to this District Board as follows: *
The state of the s
* This certificate expires on the day of , 191 , and is (Day.) (Month.) (Year.)
thereafter null, void, and of no effect, unless before said date it is renewed.
This certificate is issued subject to all the limitations and conditions of said act of Congress and all the Rules and Regulations prescribed thereunder, among which are:
 It shall not continue when a cause therefor no longer exists. It may at any time be revoked, withdrawn, or modified by this District Board so as to render such person liable to military service, or it may be renewed.
3. The person to whom it is issued shall immediately report in person and shall notify this board— (a) Of the discontinuance of the cause for the issuance of this certificate; or
(b) Any change which might in any way modify the cause of his discharge.
4. Upon receiving notice that this certificate has been revoked, withdrawn, or renewed, the person
to whom it is issued shall at once present it in person to this District Board and surrender it. 5. A failure to report in person or to give notice as herein required or to conform to any of the
conditions hereof will be sufficient ground for the immediate revocation and withdrawal of this
1:0
certificate.
THE DISTRICT BOARD FOR.
THE DISTRICT BOARD FOR (Insert designation.) By (Chairman.) (Secretary.)
THE DISTRICT BOARD FOR (Insert designation.) By (Chairman.)

^{*} Fill in time for reporting if the evidence discloses in the opinion of the District Board a definite date when the conditions entitling such person to a certificate of discharge will cease to exist. If the evidence does not disclose such date, strike out this clause.

[†] The date of the expiration of the certificate of discharge must be inserted by the District Board whenever under the circumstances, in the opinion of the District Board, the cause for the issuance of this certificate will cease to exist. If no such time can, in the opinion of the Local Board, be fixed, strike out this clause.

PENALTIES.

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, commels, commands, induces, or procures its commission, is a principal. (Sec. 332, Criminal Code of United States.)

