

Provided that where instructors classified under these regulations are employed part time in a technical high school, each twenty-seven hours per week of such part-time class-teaching shall count as the service of one nominal full-time assistant :

Provided further that where instructors not classified under these regulations are employed part time in such schools, each thirty-five hours per week of such part-time teaching shall count as the service of one nominal full-time assistant.

(2.) In general, no class shall be approved unless in addition to the conditions otherwise prescribed there is, in the opinion of the Director, an adequate number of pupils on the roll of such class.

36. Full-time teachers classified under these regulations shall be expected to give in teaching and school supervision, exclusive of preparation, correction of exercises, and care of equipment, when called upon by the controlling authority, service up to thirty hours per week for at least forty weeks per annum : Provided—

- (i.) That in cases of emergency teachers shall give such additional assistance in teaching and supervision as may be required by the Supervisor or Principal of the school or classes ;
- (ii.) That not more than twenty-eight hours per week on the year's average shall be actual class-teaching time, or thirty hours including practical work ;
- (iii.) That in computing the average weekly hours of teaching for the year, hours after 6 p.m. shall be counted time and a quarter ;
- (iv.) That in cases where the total average weekly teaching-hours as computed under (iii) hereof exceed twenty-eight in the case of teachers of class subjects, and thirty in the case of teachers of practical subjects, the excess hours shall be deemed to be overtime.

37. Regulations 36, 44, 45, 46, and 47 of the Regulations for Manual and Technical Instruction shall be deemed to apply only to college classes as from the 1st January, 1921.

38. Regulations 112, 113, 114, 115, and 116 of the same regulations are hereby revoked as from the 1st January, 1921.

39. Regulation 120 of the aforementioned regulations is hereby revoked as from the 1st January, 1921, and the following regulation substituted therefor :—

“ 120. A controlling authority or a Technical School Board may agree, after consultation with the Repatriation Department, to admit, without payment of fees, discharged soldiers duly certified by the said Department to be (a) unfitted to re-enter on their former occupations ; (b) likely to benefit by attendance at courses of instruction as offered and approved.”

40. For the purpose of these regulations the term “ Board of Managers ” shall be held to include the controlling authority in any case in which there is no Board of Managers.

F. D. THOMSON,  
Clerk of the Executive Council.

*Education Act.—Regulations for Educational Bursaries.*

JELLCOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 8th day of December, 1920.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

**I**N pursuance and exercise of the powers and authorities vested in him by the Education Act, 1914, and its amendments, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the regulations in force for Educational Bursaries, as made by Orders in Council dated respectively the twelfth day of April, one thousand nine hundred and fifteen, and the twelfth day of May, one thousand nine hundred and nineteen, and in lieu thereof doth hereby make the regulations hereinafter set forth ; and doth hereby prescribe that this Order shall come into force on the date of the first publication thereof in the *New Zealand Gazette*.