

REPORT
OF THE
Adjutant General
OF THE
STATE OF FLORIDA
FOR THE YEARS 1939 AND 1940



VIVIAN COLLINS
BRIGADIER GENERAL, A.G.D., F.N.G.
THE ADJUTANT GENERAL

STATE OF FLORIDA
MILITARY DEPARTMENT
OFFICE OF THE ADJUTANT GENERAL
STATE ARSENAL, ST. AUGUSTINE

November 22, 1940

GENERAL ORDERS,
No. 14.

1. The following Executive Order, issued by the President of the United States, dated November 16, 1940, is published for the information and guidance of all concerned:

EXECUTIVE ORDER
No. 8594

Ordering certain Units and Members of the National Guard of the United States into the Active Military Service of the United States.

By virtue of the authority conferred upon me by Public Resolution No. 96, 76th Congress, approved August 27, 1940, and the National Defense Act of June 3, 1916, as amended (39 Sta. 166), and as Commander-in-Chief of the Army and Navy of the United States, I hereby order into the active military service of the United States, effective on the dates respectively indicated below, the following units and members of the National Guard of the United States to serve in the active military service of the United States for a period of twelve consecutive months, unless sooner relieved:

UNITS

.....
Effective November 25, 1940, all federally recognized elements of:
31st Division.
.....

MEMBERS

All members, both active and inactive, of the units listed above.

All persons so ordered into the active military service of the United States are, from the effective dates indicated above, relieved from duty in the National Guard of their respective states so long as they shall remain in the active military service of the United States, and during such time shall be subject to such laws and regulations for the government of the Army of the United States as may be applicable to members of the Army whose permanent retention in the active military service is not contemplated by law.

Commissioned officers and warrant officers appointed in the Na-

tional Guard of the United States and commissioned or holding warrants in the Army of the United States, and affected by this order, are hereby ordered to active duty under such appointments and commissions or warrants.

Each officer and warrant officer of the National Guard, appointed in the National Guard, who shall have been federally recognized or examined and found qualified for federal recognition, and shall have been assigned to a unit ordered to active duty under this order prior to the effective date of induction of such unit, who does not hold an appointment in the National Guard of the United States in the same grade and arm or service in which he has been most recently federally recognized or has been recently examined and found qualified for federal recognition, is hereby tendered appointment in the National Guard of the United States in the same grade and arm or service in which he shall have been most recently federally recognized or examined and found qualified for federal recognition.

Each warrant officer and enlisted man of the National Guard, assigned to a unit ordered to active duty under this order, who shall have been examined and found qualified for appointment as an officer in the National Guard of the United States, under the provisions of Section 111, National Defense Act, as amended, and who shall not have been appointed in the National Guard of the United States in the grade for which examined and found qualified prior to the effective date of induction of his unit, is hereby tendered appointment in the National Guard of the United States and commissioned in the Army of the United States, in the same grade and arm or service for which he shall have been so examined and found qualified.

Each warrant officer and enlisted man of the National Guard who holds appointment as an officer in the National Guard of the United States and a commission in the Army of the United States, or who is tendered such appointment and commission by the terms of this Order, and who is assigned to a unit ordered to active duty under this Order prior to the effective date of induction of such unit, is hereby ordered to active military service as a commissioned officer of the Army of the United States under that appointment and commission.

THE WHITE HOUSE.
November 16, 1940.

FRANKLIN D. ROOSEVELT.

2. Pursuant to the above Executive Order, all officers and enlisted men, active and inactive, of the following headquarters and units of the 31st Division, will assemble at their respective armories for induction into the active military service of the United States at 9:00 o'clock A. M., November 25, 1940:

Headquarters	31st Division	(Florida allotment)
Headquarters	56th Field Artillery Brigade	(Florida allotment)
Headquarters	62nd Infantry Brigade	(Florida allotment)
Headquarters	106th Medical Regiment	(Florida allotment)
Headquarters	106th Quartermaster Regiment	(Florida allotment)
Headquarters	106th Engineers	(Florida allotment)
Headquarters, 2nd Battalion		106th Quartermaster Regiment
Headquarters, 2nd Battalion		106th Medical Regiment
Headquarters Battery		56th Field Artillery Brigade
116th Field Artillery		
124th Infantry		
2nd Battalion		106th Engineers
Company "E"		106th Medical Regiment
Company "C"		106th Quartermaster Regiment

3. Monthly report of National Guard duty performed (form 100 NGB) together with Armory Drill pay roll, pertaining to above listed personnel, will be prepared as of midnight November 24, 1940, and submitted to this office.

BY COMMAND OF THE GOVERNOR:

VIVIAN COLLINS,
The Adjutant General.

OFFICIAL:

J. B. ROUSSEAU,
Major, Retired,
Assistant.