be allowed as in the Special Reserve of the Armv.

"Temporary Officers appointed to the Special Reserve will be required to pass the examination laid down for their rank, unless exempted.

- "12. Officers will be removed from the Special Reserve of Officers as follows:-
 - (a) For misconduct.
 - (b) On resignation, if accepted by the Admiralty.
 - (c) If medically unfit for Active Service.
 - (d) At the age of 45, except in the case of Officers appointed under Paragraph 2 (b) and (c), who will be removed at 50 years of
- "13. Subject to compliance with the provisions of Paragraph 8, and the conditions set forth below, an Officer of the Special Reserve may be granted a retaining fee of £20 for each completed year of service.
 - (a) Ordinarily the fee will be payable annually in arrear on or after the 1st January of each year on application to the Accountant-General of the Navy.
 - (b) The first payment will be due on the 1st January following the year in which the Officer completed his first period of training, or, if entered from civil life, in which he was confirmed, and will bear the same proportion to the full annual fee as the number of days subsequent to the completion of training, or to confirmation, as the case may be, bears to the total number of days in the calendar year.

(c) Similarly the final payment on the Officer's removal from the Special Reserve, and any other payment that may be due for a period less than a calendar year, will be proportionate to the period to which it relates.

- (d) No payment will be due in respect of any period during which the Officer is serving, and in receipt of pay from the Crown, during a time of national emergency, but such service will be deemed to be the equivalent of annual training for the purpose of qualifying the Officer for retaining fees during fractional parts of a calendar year preceding and succeeding such service.
- (e) A retaining fee will not be paid to an Officer after his removal from the Special Reserve for misconduct, or for any other cause which, in the opinion of the Admiralty, renders him ineligible.
- (f) A retaining fee may however be paid if due to the legal representative of an Officer who dies while a member of the Special
- "14. (a) Officers of the Special Reserve in receipt of pension as Warrant Officer, Class 1, will be entitled, during training and during service in time of War or Emergency, to receive their pensions concurrently with the full pay of their Rank. They will receive in addition a Training Fee of £20 annually, provided Annual Training is carried out.
- "(b) Officers of the Special Reserve who are in receipt of Retired Pay or Pension (except Officers pensioned as Warrant Officer, Class 1) when called out for service in time of War or Emergency will be paid under the Regulations applicable to the Reserve of Officers, R.M. (Order

"Exemptions from these examinations will | in Council, 12th March 1903). If they attend for training they will receive the full pay and allowances of their Rank, but will cease to draw their Retired Pay or Pension during such period.

"(c) In the case of any such Officer in the Special Reserve who has commuted his Retired Pay or Pension, or who received a gratuity on discharge, a deduction will be made from his Full Pay equal to the amount of Retired Pay or Pension commuted, or to the annual value of the

"15. Warrant Officers, Class 1, appointed to Commissions in the Special Reserve will remain eligible for the Greenwich Hospital Pension allowed for Warrant Officers, Royal Marines."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

ALMERIC FITZROY.

At the Court at Buckingham Palace, the 15th day of August 1918.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by Section 6 of the Air Force (Constitution) Act, 1917, it is, among other things, enacted that it shall be lawful for His Majesty to raise and maintain an Air Force Reserve, and that His Majesty may, by Order in Council, apply with the necessary adaptations to the Air Force Reserve, or to the Officers or Men of any such force, any enactment relating to the Army Reserve or to the Officers or Men of that

And whereas the provisions of Section 1 of the Rules Publication Act, 1893, have been complied with:

- Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows :-
- 1. The enactments specified in the first column of the Schedule to this Order, being enactments relating to the Army Reserve, or to the Officers and Men thereof, shall apply in relation to the Air Force Reserve, and to the Officers and Men thereof, subject to the adaptations specified in the second column of that Schedule.
- 2. Any reference in any enactment to any enactment which is applied to, or in relation to, the Air Force Reserve by this or any other Order in Council made under Section 6 of the Air Force (Constitution) Act, 1917, shall be construed as including a reference to that enactment as so applied.
- 3. This Order may be cited as "The Air Force Reserve (Application of Enactments) (No. 1) Order, 1918.

ALMERIC FITZROY.

SCHEDULE.