SCHEDULE.

Enactments applied. Adaptations. References to "Secretary of State," "army reserve," "regular forces," "auxiliary forces," "Army Act, 1881," "military custody," "army Reserve Forces Act, 1882 (45 & 46 Vict. c. 48). service," "military authority," and "soldier" shall respectively be construed, wherever they occur, as including references to the Secretary of State who is President of the Air Council, the Air Force Reserve, the Regular Air Force, the Auxiliary Air Force, the Air Force Act, air-force custody, air-force service, air-force authority, and airman, and for the words "subject to military law," wherever they occur, there shall be substituted the words "subject to the Air Force Act." Sections one, two, and three shall not apply. In subsection (2) of section fourteen for the word "corps" there shall be substituted the words "Corps or unit," and subsection (3) of that section shall not apply. In subsection (1) of section 18 for paragraph (a) there shall be substituted the following paragraph:-"(a) of 'man,' or, if the context so requires, 'reserve man,' for 'airman,' and of 'air force reserve' for 'regular air force.'" —and in subsection (2) of that section for the words "regular officer," there shall be substituted the words "Officer of the Regular Air Force. In section nineteen the references to "regimental books" shall be construed as including a reference to service books. In subsection (3) of section twenty the reference to "military body" shall be construed as including a reference to an Air-force body. In subsection (1) of section twenty-one the reference to "military office" shall be construed as including a reference to air force office. Section 22 shall not apply. In section twenty-eight the reference to "army reserve force" shall be construed as including a reference to the air force reserve. The references to "Secretary of State," "Army Act," "Her Majesty's The Reserve Forces Act, regular forces," and "reserve" shall respectively be construed as 1890 (53 & 54 Vict. including references to the Secretary of State who is the President of c. 42). the Air Council, the Air Force Act, the regular Air Force, and the Air Force Reserve. In section one the references to "first class of the army reserve" and The Reserve Forces and "army reserve" shall be construed as including a reference to the Air Militia Act, 1898 (61 Force Reserve. & 62 Vict. c. 9). In section three for the words "the forces authorised by the Army Act for the time being in force" there shall be substituted the words "the Air Force authorised by the Army (Annual) Act, for the time being in force or otherwise." The Reserve Forces Act, 1899, (62 & 63 Vict. The references to "soldier of the regular forces" and "Reserve" shall respectively be construed as including references to an airman of the regular Air Force and to the Air Force Reserve. c. 40). The references to "Army Reserve" and "Secretary of State" shall The Reserve Forces Act, respectively be construed as including references to the Air Force Reserve and the Secretary of State who is President of the Air 1906 (6 Edw. 7, c. 11). Council. In section thirty references to "Army Reserve" or "first class of the The Territorial and Re-Army Reserve," "regular forces" and "Secretary of State" shall serve Forces Act, 1907 (7 Edw. 7, c. 9), secrespectively be construed as including references to the "Air Force Reserve," "the Regular Air Force," and "the Secretary of State tions thirty, thirty-one, thirty-two, who is President of the Air Council." thirty-In section thirty-one the reference to "Secretary of State" shall be three and thirty-five. construed as including a reference to the Secretary of State who is President of the Air Council. In section thirty-two the references to "Army Reserve" and the "First class of the Army Reserve" shall be construed as including a reference to the Air Force Reserve, and for the words "the forces authorised by the Army (Annual) Act for the time being in force" there shall be substituted the words "the Air Force authorised by the Army (Annual) Act for the time being in force or otherwise." In section thirty-three the references to "Military bodies" and "corps" shall be construed as including a reference to air force bodies and corps or units. In section thirty-five the references to "Army reserve" shall be construed as including a reference to the Air Force Reserve.