Lieutenant or Sub-Lieutenant will be required | to undergo seven days' test drill each year, and if such test drill is performed to the satisfaction of the officer superintending the drill, the further twenty-one days will be dispensed with; but if the seven days' test drill is not satisfactory, the further twenty-one days drill must be performed.

### 10. Messing.

Officers, whilst on drill, will live on shore, and receive the following subsistence allowance, viz.:

- 10s. a-day. Lieutenants Sub-Lieutenants 7s. a-day.

All Officers called out for service will mess with Officers of their respective ranks in the Royal Navy.

#### 11. Discipline.

Officers will be subject to Naval discipline when attending drill, and when called out for actual service; and will also at any time whilst belonging to the Reserve, be liable to lose their Commissions for conduct unbecoming the character of Her Majesty's service, at the discretion of the Lords Commissioners of the Admiralty. They are expected to provide themselves with a copy of the Queen's Regulations and Admiralty Instructions.

## 12. Service Afloat.

Officers of the Royal Naval Reserve will be called out for actual service by Royal Proclamation; and they will be liable to serve during the continuance of any national emergency, or until they may be regularly discharged by the direction of the Lords Commissioners of the Admiralty.

#### 13. Pay and Allowances, and Pensions to Widows.

Officers will, whilst called out for actual service, receive the pay of their corresponding ranks in the Royal Navy.

Officers who may receive hurts or wounds whilst on active service in the Royal Navy or whilst undergoing drill, will receive the same pensions and allowances to which Officers in the Navy would be entitled under similar circum-

Widows of Officers who, whilst on actual service, may be killed in action, or die from accident resulting from the performance of their duty, will receive the same pensions as the widows of Naval Officers of corresponding rank would be entitled to under similar circumstances.

#### 14. Repeal.

All Rules, Orders, and Regulations made in pursuance of the Act twenty-four and twenty-five Victoria, chapter one hundred and twenty-nine, shall be repealed from the date when these Regulations come into operation; but this repeal shall not affect the validity of any thing already done, or any right, title, obligation, or liability already accrued thereunder.

T the Court at Windsor, the 1st day of March, 1864.

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS by an Act passed in the session of Parliament, held in the thirteenth and fourteenth years of Her Majesty's reign, intituled "An Act for facilitating the Union of Liberties with the Counties in which they are situate," it is

Justices of any Liberty, or to the Justices of the county in which any Liberty is situate, that the union of the Liberty with the county in which the same is situated should be effected under this Act, it shall be lawful for such Justices in General or Quarter Sessions assembled, to resolve that a Petition shall be presented to Her Majesty, praying that such union take place, and thereupon to adjourn the further consideration of such Petition until notice thereof shall be given, as thereinafter described; and that previously to the consideration of any such Petition, notice of the resolution of such Justices shall be advertised in a London newspaper, and also in some newspaper circulating in the county to which the Liberty is proposed to be united, for three successive weeks, and shall also unless the Clerk of the Peace of the county and of the liberty is the same person) be given to the Clerk of the Peace of the county, in case the resolution shall be the resolution of the Justices of the Liberty, or in case the resolution shall be the resolution of the Justices of the county, to the Clerk of the Peace of the Liberty, and such notice shall be so advertised and given by the Clerk of the Peace of the county or Liberty the Justices of which shall come to the resolution, and shall mention the time and place when the Petition for union will be taken into consideration by the Justices of the county or Liberty coming to the resolution; and the said Justices shall confer with any person who shall attend the meeting of the said Justices for that purpose, and who shall appear to the said Justices to be interested in the matter of the said Petition touching the said Petition, and such other circumstances as shall appear to the said Justices fit to be considered in effecting a union of the Liberty with the county under the provisions of this Act; and such Petition (which shall set forth the reasons upon which the same is founded, and also the terms and conditions upon or under which it is desired that the union shall take place, and particularly the mode in which the gaol and other property of the Liberty and the debt, if any, charged on the rates of such Liberty, is proposed to be dealt with, and the nature and amount of compensation, if any, to be paid to any Custos Rotulorum, Hereditary Sheriff, Clerk of the Peace, Coroner, Treasurer, or other person holding or entitled to any permanent franchise or office in or belonging to the said Liberty, and in what manner such compensation is proposed to be raised and paid, and such other matters and things as are proper to be provided for on the union of the Liberty with the county) shall be certified to Her Majesty under the hand of the Chairman of the Justices present when such Petition shall be agreed to.

And it was also enacted, that where any such Petition as aforesaid as well of the Justices of the county as of any Liberty situate therein, shall be certified as aforesaid to Her Majesty, it shall be lawful for Her Majesty, if she shall think fit, with the advice of Her Privy Council, after taking into consideration such Petition, and also any other Petition which may be presented to Her by any person concerning any proposed union of the Liberty with the county, to order the union of such Liberty with the county from such time, upon such terms and conditions, and subject to such restrictions, and generally in such manner as to Her Majesty, with the advice aforesaid, shall seem

expedient.

And whereas, in pursuance of provisions aforesaid of the statute aforesaid, the Justices of the Peace for the West Riding of the county of York, assembled in General Quarter Sessions of the enacted that where it shall seem expedient to the ! Peace, at Wakefield, in and for the said riding, on