pilotage.

XX. The fees to be charged by the Pilotage Authority for Pilotage Certificates granted by them to Masters and Mates of vessels under the provisions of section three hundred and forty of "The Merchant Shipping Act, 1854," shall not exceed two guineas for each Certificate and two shillings for each renewal thereof.

XXI. All penalties fines and forfeitures enacted by the foregoing Regulations shall be recovered in the Police Court at Fraserburgh at the instance of the Commissioners or the Procurator Fiscal of the burgh, agreeably to the forms in use for the time being in such Court or any other forms competent by the law of Scotland; and the presiding Magistrate may sentence any person found liable in a pecuniary penalty to imprison-ment until the same is paid, but in no case shall the period of imprisonment for non-payment exceed sixty days.

XXII. All persons concerned shall, besides be bound to observe and shall be conducted by and liable in the whole clauses, enactments, forfeitures and penalties that are contained in and may be sustained and incurred under "The Fraserburgh Harbour Act, 1878," "The Merchant Shipping Act, 1854," and the Acts amending and incorporated with the same.

T the Court at Windsor, the 23rd day of A . June, 1891.

## PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by "The Merchant Shipping Act Amendment Act 1862" it is provided that in the case of any harbour, river or other inland navigation for which rules concerning the lights and signals to be carried by vessels navigating the waters thereof, or concerning the steps for avoiding collisions to be taken by such vessels, are not and cannot be made by or under the authority of any Local Act, it shall be lawful for Her Majesty in Council, upon application from the Harbour Trust or body corporate (if any) owning or exercising jurisdiction upon such waters, to make rules concerning the lights and signals to be carried, and concerning the steps for avoiding collision to be taken by vessels navigating such waters ; and that such rules, when so made, shall, so far as regards vessels navigating such waters. have the same effect as if they were regulations contained in the table (C) in the Schedule to the said Act, and notwithstanding anything in the said Act or in the Schedule thereto contained :

And whereas the Mersey Docks and Harbour Board, established by the Mersey Docks and Harbour Act, 1857, for the time being empowered to carry into effect the provisions of the Mersey Docks and Harbour Acts, 1857 to 1889, are the Harbour Board owning and exercising jurisdiction over the River Mersey and the Port and Harbour of Liverpool:

And whereas the said Mersey Docks and Harbour Board have applied to Her Majesty in Council to make rules concerning the signal lights to be carried, and concerning the steps for avoiding collision to be taken by vessels-to witdredgers-anchored moored or working in the River Mersey, or the sea channels leading thereto within the jurisdiction of the Mersey Docks and Harbour Board :

Now, therefore, Her Majesty, by virtue of the powers in Her vested by the said recited Act, and

be obliged to receive them or to pay the dues of | doth hereby make the said rules which are set forth in the Schedule hereto. C. L. Peel.

## SCHEDULE.

RULES concerning the lights to be carried and concerning the steps for avoiding collision to be taken by vessels-to wit-dredgersanchored moored or working in the River Mersey or the Sea Channels leading thereto.

Every dredger anchored moored or working in the River Mersey or the Sea Channels leading thereto, within the jurisdiction of the Mersey Docks and Harbour Board shall, between sunset and sunrise, exhibit three bright white lights from globular lanterns of not less than eight inches in diameter, placed in triangular form, not less than six feet apart, on the top of the framework athwartships, and of sufficient power to be distinctly visible, with a clear atmosphere, at a distance of at least one mile.

T the Court at Windsor, the 23rd day of June, 1891.

## PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act of Parliament passed in the session of Parliament holden in the seventh and eighth years of Her Majesty's reign intituled "An Act to amend the Law respecting the Office of County Coroner" it is (amongst other things) enacted that when, and as often as it shall seem expedient to the Justices of any county that such county should be divided into two or more districts for the purposes of that Act, or that any alterations should be made of any division theretofore made under that Act, it shall be lawful for the said Justices, in General or Quarter Sessions assembled, to resolve that a petition shall be presented to Her Majesty, praying that such division or alteration be made, and thereupon to adjourn the further consideration of such petition until notice thereof shall be given to the Coroner or Coroners of such county as in that Act thereinafter provided, and that the Clerk of the Peace shall give notice of any such resolution to every Coroner for such county, and of the time when the petition will be taken by the said Justices into consideration, and the Justices shall confer with every such Coroner who shall attend the meeting of the Justices for that purpose touching such petition, having due regard to the size and nature of each proposed district, the number of inhabitants, the nature of their employment, and such other circumstances as shall appear to the Justices fit to be considered in carrying into execution the provisions of that Act, and that such petition, with a description of the several proposed districts and of the boundaries thereof, with the reasons upon which the petition is founded, shall be certified to Her Majesty under the hands and seals of two or more of the Justices present when such petition shall be agreed to, and the Clerk of the Peace for such county shall forthwith give or send a proper copy of such petition, certified under his hand, to every Coroner for such county, and that it shall be lawful for Her Majesty, if She shall think fit, with the advice of Her Privy Council, after taking into consideration any such petition, and also any petition which may be presented to Her by any Coroner of the same county, concerning such proposed division or alteration, or whenever it shall seem fit to Her Majesty to direct the issue of a writ de coronatore eligendo for the purposes by and with the advice of Her Privy Council, of authorizing the election of an additional