

"2. Men who qualify as Pilots to be eligible for additional pay at the rate of 4s. or 2s. a day according to whether they hold first or second class flying certificates.

"3. Men qualified and employed as Pilots of Airships to receive Airship Coxswain allowance at the rate of 4s. a day while so employed.

"4. Men qualified and employed as crews of Airships to receive an allowance at the rate of 2s. a day while so employed.

"5. Men who do not belong to the Royal Naval Air Service but who may be required to ascend on duty to be granted flying pay at the rate of 2s. a day for each day of ascent.

"6. Men under instruction for Pilot to receive flying pay at the rate of 1s. a day in addition to their Air Service pay.

"7. Men to be eligible for good conduct pay and re-engaged pay under Naval regulations.

"8. Men of the Seaman Class below the rating of Petty Officer on reverting to the Fleet from the Royal Naval Air Service to be given at Admiralty discretion the non-substantive rating (A) with pay of 3d. a day, until they have qualified or re-qualified as Seaman Gunner or Seaman Torpedoman, but this non-substantive rating not to be allowed for more than two years.

"9. In the event of a man being granted permission to obtain an Aero Club Certificate at his own expense, he may be refunded the sum of £75, or such less sum as may have been actually charged for tuition, under the conditions applicable in the case of Officers.

#### " III.—GENERAL.

"In the case of illness or accident Officers or Men to continue to receive their Air Service pay under the same regulations as Naval Pay."

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 16th day of *July*, 1914.

PRESENT,

The KING's Most Excellent Majesty.

Lord President.  
Lord Chamberlain.  
Lord Wimborne.  
Lord Colebrooke.  
Lord St. Davids.  
Sir Thomas Bucknill.  
Mr. H. J. Tennant.  
Mr. E. J. Griffith.

WHEREAS His Majesty the King has power and jurisdiction in the territories of South Africa known as Northern Rhodesia:

Now, therefore, His Majesty is pleased, by

and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

I.—This Order may be cited as "The Northern Rhodesia Naturalisation Order in Council, 1914."

II.—In this Order, unless the context otherwise requires:—

"Northern Rhodesia" means the territory for the time being within the limits of the Northern Rhodesia Order in Council, 1911.

"The Administrator" includes an acting Administrator.

"The Gazette" means any Official Gazette published in Northern Rhodesia.

III.—An alien may in Northern Rhodesia purchase, acquire, own or dispose of movable or immovable property of any description in like manner as natural-born subjects of His Majesty. Provided that this section shall not qualify an alien for any office or franchise which such alien does not now by law possess, nor entitle an alien to any right or privilege except such rights and privileges as are hereby expressly given to him.

IV.—(1) An alien who, within such limited time before making the application hereinafter mentioned as may be allowed by the Administrator, either by general order, or on any special occasion, has resided in Northern Rhodesia, for a term of not less than twelve months, and intends if such application be granted to continue to reside in Northern Rhodesia may apply to the Administrator for letters of naturalisation in the form provided in the First Schedule hereto.

(2) The applicant shall adduce in support of his application such evidence of his residence and intention to continue to reside and of the matters set forth in the said schedule as the Administrator may require, and shall furnish proof to the satisfaction of the Administrator that notice of his intention to apply for letters of naturalisation has been published in two issues of the Gazette.

(3) The Administrator, if satisfied with the evidence adduced, shall take the case of the applicant into consideration, and may, with or without assigning any reason, give or withhold letters of naturalisation as he thinks most conducive to the public good, and no appeal shall lie from his decision, but such letters of naturalisation shall not take effect until the applicant has made a declaration of allegiance to His Majesty as hereinafter provided.

V.—Any person resident in Northern Rhodesia who has previously obtained a certificate of naturalisation as a British subject elsewhere than in Northern Rhodesia, may, notwithstanding that he has not resided within Northern Rhodesia for a period not less than twelve months prior to the date of his application, submit such certificate and make an application to the Administrator stating that:—

(a) He is the person named in such certificate.

(b) That the certificate has been obtained without any fraud or intentionally false statement.

(c) That the signature and seal (if any) thereto are, to the best of his knowledge and belief, genuine.

(d) That he intends, if naturalised, to reside in Northern Rhodesia, and shall