that Act, or is under supervision provided under paragraph (b) of section thirty of that Act or is an inmate of a home approved under section fifty of that Act, or is the subject of a notification under subsection (2) of section fifty-one of that Act; or

(g) is the subject of an order or warrant for his detention or custody under the Lunacy (Scotland) Acts, 1857 to 1919, or is being entertained and kept in an asylum in pursuance of section fifteen of the Lunacy (Scotland) Act, 1866, or is a person for whose safe custody during Our pleasure We are authorised to give order or is a prisoner whom the Secretary of State or the Prisons Department for Scotland has, in pursuance of any Act, directed to be removed to a criminal lunatic asylum or to the criminal lunatic department of Perth prison or to an asylum, or is a person placed in an institution or a certified house or under guardianship under section four of the Mental Deficiency and Lunacy (Scotland) Act, 1913, or is the subject of an order under section seven, nine, or ten of that Act; or

(h) is certified by a local authority, as defined by the Blind Persons Acts, 1920 and 1938, to be registered as a blind person under arrangements made by the authority under those Acts.

And whereas it is also enacted by the said Act that any person who at the commencement of that Act was registered under the Military Training Act, 1939, or who was required to be so registered at any time before the commencement of the National Service (Armed Forces) Act, 1939, shall be liable to be called up for service under the last mentioned Act notwithstanding that he may not be so liable by virtue of any Proclamation made under that Act:

And whereas by Our Proclamations dated the first day of October, 1939, the first day of December, 1939, and the first day of January, 1940, We did in pursuance of the said Act direct, declare and proclaim that certain of Our male subjects therein mentioned were liable under the said Act to be called up for service in Our Armed Forces:

And whereas by an Order in Council dated the twenty-seventh day of October, 1939, and made under the powers conferred by section twenty-three of the said Act, the provisions of the said Act were, subject to the modifications and adaptations therein specified, extended to the Isle of Man:

Now, therefore, We do in pursuance of the said Act hereby direct, declare and proclaim that with the exceptions hereinbefore mentioned all Our male subjects who on the date of this Our Proclamation shall have attained the age of nineteen years and shall not have attained the age of thirty-seven years and who are at the date of this Our Proclamation within Great Britain, or who not having been in Great Britain at that date subsequently enter it, are, on the date hereof or on the date on which they first subsequently enter Great Britain after the date hereof, by this Our Proclamation liable under the said Act to be called up for service in Our Armed Forces.

And We do hereby declare that in this Proclamation the expression "Great Britain" includes the Isle of Man.

And We do hereby order Our Minister of Labour and National Service and Our Lieutenant Governor of the Isle of Man to give all necessary directions herein accordingly.

Given at Our Court at Buckingham Palace this Ninth day of May, in the year of our Lord one thousand nine hundred and forty and in the Fourth year of Our Reign.

GOD SAVE THE KING.

At the Court at Buckingham Palace, the 9th day of May, 1940.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 26th day of April, 1940 (C.W. 14403/39), in the words following, viz.:—

14403/39), in the words following, viz.:—
"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions or other allowances in the nature thereof payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman or Marine therein, shall be paid in such manner and subject to such restrictions, conditions and provisions as are from time to time directed by Order in Council:
"And whereas owing to the high importance."

"And whereas owing to the high importance of the appointments of Commodores of Royal Naval Barracks, only senior Captains are appointed as such, and it is therefore always likely that such Officers may reach Flag rank before the completion of the term of their appointments:

"And whereas it is of great advantage to maintain continuity by retaining such Officers in their posts until they are actually required for appointment as Flag Officers."

for appointment as Flag Officers:

"And whereas owing to the requirements of
the naval disciplinary system it is not possible
to re-appoint such Commodores as RearAdmirals on promotion:

"And whereas we consider that Commodores of Royal Naval Barracks promoted to Rear Admiral should continue to serve as Commodores but receive pay as Rear Admirals together with Table Money of 15s. a day:

"And whereas we also consider that in the event of a Commodore of Royal Naval Barracks promoted to the rank of Captain before the 7th October, 1931, being placed on the retired list on promotion to Rear Admiral during the next few years, he should similarly receive pay as a Rear Admiral and Table Money as proposed for an Officer remaining on the active list:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction such revised emoluments with effect from the 1st August,

1938.

"The Lords Commissioners of Your Majesty's Treasury have signified their concur-

rence in these proposals."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with