18. When a former member of the Forces not in receipt of Treatmentallowances under any of Clauses 6, 7, 8, 9 or 16, whose disability Class 2. does not prevent him from obtaining or continuing employment, requires out-patients treatment, he shall be entitled to receive such treatment from the Department and to receive such medicine, as he may need. He shall not be entitled to receive the allowances set forth in clause 16 hereof, but if attendance for such treatment or medicine causes such former member of the forces a monetary loss he shall be entitled in the discretion of the Department, to be reimbursed for such loss provided that the amount shall not exceed one dollar (\$1) for each attendance for treatment together with reasonable travelling expenses.

19. When a former member of the Forces commences train- Traininging by the Department, no further payment or payments of continuation of pension and allowances by the Board of Pension Commissioners pension. or the Pension and Claims Board other than the payment or payments of such pension and allowances to the date of the aommencement of training shall be made to such former member of the Forces, and the allowances payable under the authoruty of this Order in Council shall commence from the date of such commencement of training, provided that if a payment or payments of pension is or are received by a man during his period of training, the Department shall have authority to deduct the amount of such payment under the authority of this Order in Council, and provided also that at the conclusion of his training by the Department, the Board of Pension Commissioners shall continue pension allowance or gratuity, if any, at such rate as they may then determine as from the day following the day on which the training of such former member of the Forces was concluded.

20. When a former member of the Forces is accepted for Treatment-Pension to treatment by the Department and is entitled to the allowances set continue. forth in clause 16 hereof, there shall be deducted from each payment of such allowances the amount of pension, if any, to which he or his dependents may be entitled from the Board of Pension Commissioners or the Pension and Claims Board for the period for which he is undergoing treatment, such deduction being made from the amounts payable to the man himself or his dependents. or both, in the discretion of the Department, provided that if the amount of pension is higher than the allowances under clause 16 hereof, pension shall continue and no payment of allowances shall be made by the Department.

21. If a former member of the Forces who is undergoing training by the Department requires institutional treatment and during the period of his training, his training allowances and the Training allowances of his dependent or dependents shall continue during treatment for the period of such institutional treatment, provided that the payment of such allowances by the Department during the period of such treatment shall be suspended if the treatment is made necessary by mis-conduct, provided also that at any time the former member of the forces may be transferred from training allowances to treatment allowances at the discretion of the Department.

22. If a Naval or Military Medical Board or a Medical Treatment-Officer of the Department reports that a former member of the to undergo forces shall undergo treatment, and such former member of the treatment, misconduct,

Treatment men under-going training.