NAVY (PENSION) REGULATIONS, 1964

S.R.O. 74.—In exercise of the powers conferred by section 184 of the Navy Act, 1957 (62 of 1957), the Central Government hereby makes the following regulations, namely:—

PART I

CHAPTER I-PRELIMINARY

- 1. Short title and application.—These regulations may be called the Navy (Pension) Regulation, 1964.
- (2) They shall apply to all persons subject to naval law including commissioned officers and sallors but shall not apply to:—
 - (a) commissioned officers who, on the 1st July, 1936, were in service as commissioned officers or were under-going training in the United Kingdom;
 - (b) commissioned officers who, in accordance with regulation 14, elect to be governed by the Pension Regulations, 1943; and
 - (c) sailors who were in service on the 31st May, 1953, and who have, before the 31st December, 1961, elected to be governed by the Pension Regulations, 1943.
 - 2. Definitions.—In these regulations, unless the context otherwise requires,—
 - (a) "Act" means the Navy Act, 1957, (62 of 1957);
 - (b) "active list" means the list of officers who are not placed either on the retired list or on the emergency list;
 - (c) "Appendix" means an Appendix to these regulations;
 - (d) "branch list" means the list of officers whose occupational designations are prefixed by the words "Senior Commissioned" or "Commissioned" or "Commissioned".
 - (e) "Competent authority" with reference to any regulation mentioned in column 2 of Appendix I means the authority specified against that regulation in column 4 thereof;
 - (f) "emergency list" means the list of commissioned officers-
 - (i) who having been permanent have withdrawn from the active list without entitlement to retiring benefits and voluntarily accepted liability for recall to service in an emergency but who were not eligible for inclusion in the retired list; and

- (ii) who were short service officers with liability for a period specified i the original engagement for recall to service in an emergency;
- (g) "general list" means the list of officers including subordinate officers i the Indian Navy, holding the rank of Sub-Lieutenant and above an acting Sub-Lieutenant;
- (h) "Pension Regulations, 1943" means the pension regulations for the Indian Navy and other related orders applicable as on the 31st May 1953;
- (i) "retired list" means the list of commissioned officers who have retired from service and who in the event of war or an emergency are liable to be recalled for service till they attain the age oof 55 years;
- (j) "sailors" means a seaman as defined in clause (20) of section 3 of the Navy Act, 1957;
- (k) "sanctioning authority" with reference to any award mentioned it column 3 of Appendix II means the authority specified aginst that award in column 4 thereof;
- (i) "service" means service in the Indian Navy.
- 3. Kinds of pensionary etc., benefits.—Subject to the other provisions of these regulations, the following kinds of retiring and other benefits are admissible to whom these regulations are applicable, namely:—
 - (a) service pension,
 - (b) service gratuity,
 - (c) disability pension,
 - (d) constant attendant allowance,
 - (e) family pension which may be either ordinary or special,
 - (f) family gratuity,
 - (g) children allowance, and
 - (h) education allowance to children,
- 4. Implied condition of granting of pension, etc.—Future good conduct shall be an implied condition of every grant of pension or any other allowance under these regulations and its continuance.
- 5. Full rates not always admissble.—The full rate of pension or gratuity under these regulations shall not be granted to a person unless the service rendered by him has ben stlsfactory.
- 6. Date of commencement of pension.—Subject to the other regulations, a family pension shall be payable from the date following that on which the casualty which gives rise to the claim occurred and a pension other than a family pension shall be payable—
 - (a) in the case of commissioned officer, from the date following the date of his retirement.
 - (b) in the case of a sailor, from the date on which he ceases to be borne on the effective establishment.

Explanation.—A sailor who is discharged shall cease to be borne on the effective establishment on the date following the date of discharge and a sailor transferred to the reserve after earning a service pension shall cease tobe borne on the effective establishment on the date following the date of transfer

- 7. Duration of pension.—A pension shall, unless otherwise provided in these regulations, be payable during the life time of the pensioner including the day on which the pensioner dies.
- 3. Without holding etc., of pension.—A pension or other benefit granted under these regulations may, in such special circumstances as the Central Government may determine, be withheld suspended or discontinued, in whole or in part, and in any exceptional case, the payment of the whole or any part of any of any pension or other hencit may, by order of the Central Government, he made to the wife or other dependent of the person otherwise eligible thereto.
- 9. Discontinuance of pension on change of nationality.—Where a person who is in receipt of a pension or allowance under these regulations becomes a naturalised

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citizen of a foreign State, the Central Government may, by order, direct that the whole pension or allowance or any part thereof to be specified in the order be discontinued:

Provided that an order under this regulation shall not be made unless the person concerned has been given an opportunity to make his representation and the representation has been considered by the Central Government.

- 10. Fractions of year in qualifying service.—Where the total period of service of a person qualifying for pension exceeds a whole number of completed years by 180 days or more, the pension or other benefit payable to him shall be increased by half the difference between the amount admissible for the completed years of qualifying service and the amount admissible for the next consecutive number of completed years.
- 11. Re-employment,—Subject to the provisions of regulation 76 a person who is in receipt of pension under these regulations, and who is re-employed in a civil capacity under the Central Government or a State Government or an administracapacity under the Central Government or a state Government or an administra-tion or who is granted a pension under these regulations while serving in such civil capacity shall, in respect of his pay in the re-employed post, be governed by the provisions of article 510-B, or article 526 of the Civil Service Regulations or, as the case may be, the corresponding rules applicable to the civil post concerned.
- 12. Personnel in Civil Government employment.—An officer or sailor in civil Government employment shall be governed by the relevant civil extra-ordinary pension rules, except where he is in receipt of naval rates of pay in which case he shall be governed by these regulations.

Explanation.—Nothing in this regulation shall preclude the grant to an officer or sailor of any pension or other benefit to which he may be eligible under these regulations or, if his family is not eligible to any pension or other benefits under the civil extraordinary pension rules, the grant to his family of an award other than a special family pension admissible under these regulations.

CHAPTER II-COMMISSIONED OFFICERS

SECTION 1-GENERAL

13. Interpretation.—In this Chapter,—

(a) 'late entrant' means an officer who on reaching the prescribed age for compulsory retirement completes or who, but for his retirement on account of a disability, would have completed fifteen years but not twenty years of commissioned service qualifying for pension;

Explanation.—In the case of an officer on the general list, service in the general list shall alone be counted for the fifteen years limit.

(b) 'officer' means a commissioned officer.

14. Right to elect.—(1) An officer who on the 1st June, 1953, was in service as a permanent commissioned officer shall on retirement have the right to elect to be governed in respect of his service award either by these regulations or by the Pending Taxabition 1962.

sion Regulations, 1943: Provided that the pension of an officer who elects to be governed by the Pension Regulations, 1943, shall be assessed on the substantive rank held by him on the 31st May, 1953.

Explanation.—Service rendered by the officer from the 1st June, 1953 upto the date of retirement or invaliding shall qualify for pension.

- (2) The election once made shall be final.
- 15. Officers dismissed, discharged, etc .-- (1) No pension shall be granted to an officer who is dismissed with disgrace from service,
- (2) In the case of an officer who is dismissed otherwise than with disgrace from the service, the question whether any pension shall be granted and if so, the rate of such pension shall be decided by the Central Government, provided that the pension, if granted shall not exceed the rate which would have been admissible to him if he had retired on the same date.
- (3) An officer who is discharged from service or is called upon to retire or to resign or, in the event of his refusing to do so, is refired from the service, may,

at the discretion of the Central Government, be granted a pension at a rate exceeding that which would have been admissible to him if he had retired on same date.

- 16. Officers re-employed or recalled to service.—(1) The pension of a retire officer who is re-employed in an emergency in the Indian Navy and of an emerge list officer recalled to service shall be held in abeyance during the period of employment or re-call to service, as the case may be.
- (2) The re-employed or re-called service shall not count for pension or gratuinor shall it count towards the service limits prescribed in regulation 53 for or nary family pension.
- (3) Disability element of Pension, Constant Attendant Allowance and Spec family pensionary awards on account of disablement or death due to re-employ or recalled service shall be at the same rates and subject to the same general conditions as are applicable to the case of an officer on the active list.
- 17. Acceptance of employment after retirement—(1) An officer who is grant any pension, gratuity or other benefit, under these regulations or to whom su pension, gratuity or other benefit, is admissible shall not, without the permission the Central Government, accept an employment under a Government outside Inc at any time after retirement.
- (2) An officer of the rank of Captain or above, whether in a substantive captity or otherwise, who is granted a pension, gratuity, or other benefit under the regulations or to whom such pension, gratuity or other benefit is admissible shoot, without the permission of the Central Government, accept any commerce employment before the expiry of two years from the date of his retirement:

Provided that any such officer who before retirement has been permitted by t Central Government, to take up a particular employment under a Government of side India or a commercial employment shall not subsequently be required obtain the permission of the Central Government for his continuance in that exployment.

- (3) No pension or other recurring benefit shall be payable to an officer will accepts any employment without the permission of the Central Government in respect of any period for which he is so employed or for such longer period as the Central Government may determine. Any gratuity which is due to the officer at which has not already been paid to him shall also be liable to be withheld in pa or in full as the Central Government may determine.
 - Explanation.—"employment under a Government outside India" included employment under a local authority or corporation or any other institution or organisation which functions under the supervision or control of a Government outside India.
 - Explanation.—"commercial employment" means employment in any cap city including that of an agent under a company, firm or individus engaged in any trade, commerce, industry or in any profession an includes a directorship of such company and a partnership in such firm.

SECTION 2-SERVICE PERSION

- 18. Admissibility.—An officer who is permitted to retire from service may be granted service pension in accordance with these regulations.
- 19. Minimum service.—The minimum period of service qualifying for pensio shall be fifteen years in the case of late entrants and twenty years in other cases.
- 20. Service qualifying for pension.—The periods of service of officers in the general list and in the branch list which qualify for pension under these regulation shall be as specified in Appendix III.
- 21. Rank for assessment of pension.—(1) The amount of pension admissible t an officer shall be assessed on the substantive rank held by him at the time o retirement:

Provided that an officer who has held the substantive rank of Admiral should have held that rank at least for one year, and an officer who has held any other substantive rank should have held it at least for two years, before the date a retirement.

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al should date of (2) Where an officer has held a substantive rank for less than the period speci-ed in sub-regulation (1), the pension shall be assessed on the next lower substan-

22. Rates of pension.—An officer who at the time of retirement has held a subtantive rank specified in column 1 of the Table below and who has rendered qualifying service for a period not less than that specified in the corresponding entry in folium 2 of that Table may be granted service pension at the rate specified in the corresponding entry in column 3 of the said Table:

Provided that the service pension of an officer who at the time of retirement held the substantive rank of Lieutenant Commander may, if the conditions specified in Appendix IV are fulfilled, be assessed on the paid acting rank held by him at the time of retirement.

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23. Deficiency in service.—Where an officer has rendered service for a period less than that specified in regulation 22 for his rank, the amount of service pension payable to him shall be the rate prescribed for that rank reduced by one deduction at the rates specified below for each year or part—thereof of the deficiency in service. service:

service:							Rate of deduction			
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Provided that each successive deduction shall be at the rate appropriate to the amount remaining after the preceding deduction.

24. Late Entrants,-The pension payable to a late entrant shall be assessed as follows, namely:~

Qualifying Service

Rate of pension for the rank

Minimum Service required for full pension.

SECTION 3-SERVICE GRATUITY

- 25. Admissibility,—An officer who is permitted to retire from service or services are otherwise terminated after he has completed ten years service; the discretion of the Central Government, be granted a service gratuity in ance with these regulations.
- 26. Service qualifying for gratuity.—All service which qualifies in full for pension shall also qualify in full for service gratuity but service as sailor a other service which does not qualify in full for service pension shall not
- 27. Rate of service gratuity.—The amount of gratuity admissible to an shall be-
 - (a) in the case of an officer of the general list, Rs. 10,000/- for the fix years of qualifying service and Rs. 1,000/- for every year of quaservice in excess of ten years;
 - (b) in the case of an officer of the branch list, one month's pay for completed year of qualifying service.

Section 4—Disability Pension and Gratuity

- 28. Disability pension whenadmissible.—An officer who is retired from th vice on account of a disability which is attributable to or aggravated by suc vice and which is assessed at twenty per cent or over may, on retirement awarded a disability pension consisting of a service element and a disability ment in accordance with the regulations in this section.
- 29. Officers who became non-effective -An officer who held a permanent mission and who became non-effective during the period from the 27th Oc 1947 to the 31st May, 1953 (both days inclusive) shall be eligible for disapension with effect from the 1st June, 1953 or from the date on which the disapension with th

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Provided that this regulation shall not apply unless the officer was alive o 28th of December, 1954.

- 30. Voluntary retirement.—An officer who retired from service voluntarily not be eligible for disability pension.
- 31. Disability due to negligence or misconduct. Where the disability of an o was wholly or partly due to his serious negligence or misconduct, the compauthority may reduce the rate of disability pension admissible to him to such tent as the authority may, in the circumstances of the case, consider reason
- 32. Refusal to undergo medical treatment.—(1) If an officer suffering from a sbility which is attributable to or aggravated by service refuses without justiff reason to undergo an operation or other medical treatment which, in the opinion the service medical authority would appear to the description of the service medical authority. reason to undergo an operation or other medical treatment which, in the opinion the service medical authority, would cure or reduce the degree of disablement, disability element of pension otherwise admissible may, at the discretion of Central Government, be withheld or be granted at such reduced rate as may ap to the Central Government to be reasonable in the circumstances of the case.
- (2) The refusal shall not be regarded as unreasonable when, in the opinic the service medical authority, the treatment or operation may be severe and c
- 33. Compulsory retirement.—An officer who is compulsorily tetired on according of on completion of tenure and who at the time of retirement is in opinion of the service medical authority suffering from a disability attributable or aggravated by service, may, at the discretion of the Central Government, granted in addition to the service pension, a disability element according to degree of disablement as if he had been retired on account of the disability.
- 34. Disability manifesting after retirement.—An officer who had retired (oth wise than at his own request or in any of the circumstances specified in regular the date of retirement, is found to be suffering from a disease which is attribute the tion to his service may, at the discretion of the Central Government, be granted in account to his service pension or gratuity, a disability element at the appropriate rewith effect from such date as the Central Government may determine.
- 35. Readjustment of disability pension.—(1) The competent authority may al the rate of disability pension granted to an officer for life if a medical board, subsequent medical examination, decides that the disability on the basis of which

the pension was originally granted has ceased or is reduced or has become capable of improvement.

ervice or who (2) Where the rate of disability pension is altered under sub-regulation (1), the service may, altered rate of pension shall take effect from the date of assembly of the medical tulty in accordance.

(3) Where a pensioner who is required to appear before a medical board for the full for service (3) Where a pensioner who is required to a sailor and anourpose of examination refuses to do so, then that not quality (a) if the pensioner has rendered quality

(a) if the pensioner has rendered qualifying service for five years or more, the disability element of pension shall be suspended from the date of such refusal; or

the date of such refusal.

36. Officers suffering from tuberculosis.—(1) Where an officer who was suffering from pulmonary tuberculosis attributable to or aggravated by service and who on completion of leave rejoined duty having been found fit for retention in service is retired therefrom on account of a relapse of the disability within a period of five years from the date of rejoining, he shall be eligible for a disability element appropriate to the degree of disablement as accepted on the date he was found medically fetrement, by a disability element of a disability element under sub-received be in addition to the service of the degree of disability element under sub-received.

(2) The grant of a disability element under sub-regulation (1) to an officer shall be in addition to the service element of disability pension which would have been admissible to him if he had been invalided on the date immediately prior to the date of rejoining duty or, the service pension based on the total length of qualifying service rendered upto the date of retirement, whichever is greater:

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Provided that if he is retired from service on account of the relapse of the disability after a period of five years from the date of rejoining, the disability pension admissible shall be regulated by these Regulations:

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37. Qualitying service.—All service which qualifies for service pension shall also qualify for the service element of disability pension.

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Explanation.—Service rendered in aid of the civil power shall be treated as service in the Indian Navy for the purpose of disability pension and gratuity.

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38. Rank for assessment of service element.—The service element of disability pension shall be assessed on the substantive rank held by the officer on the date of $l\sigma_k^2$

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his retirement from service on account of a disability: Provided that, in the case of an officer of the general list, the service element shall not be assessed on a rank lower than that of a lieutenant:

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Provided further that in a case where the disability arises on or before the 31st May, 1963, the service element may be assessed on the paid acting rank held by the officer on any one of the dates specified below which is most favourable to him,

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(a) the date of his retirement from service; or (b) the date on which he sustained the wound or injury or was first removed from duty on account of a disease causing his disablement; or

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39. Amount of disability pension.—(1) The service element of disability pension shall be assessed as follows, namely:-

(a) if the qualifying service of the officer is twenty years or more, the service element shall be equal to the service pension admissible to him.

(b) if the qualifying service is less than twenty years, the service element shall be assessed by making deductions from the service pension which would have been admissible to him on his retirement with twenty years qualifying service, such deductions being made in the manner, and at double the rate, specified in regulation 23 for each year or part of a year by which the qualifying service falls short of twenty years.

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Explanation.—In the case of a late entrant, this sub-regulation shall appears to the modification that references to twenty years shall taken as references to fifteen years.

(2) The disability element of disability pension shall be assessed in accordar with the Table below and shall be granted from the date from which it is admissled or, where there has been a previous grant, from the date of expiry of the previous grant and shall be available for the duration of the disability at that degree advised by the medical board or the service medical authority:—

TABLE

Percentage of disablement	Rate of disability element		
Angle and the second se	Officers of General List	Office	of the Branch List
Annual Control of Section 1997	Rs. nF.		Rs, nP,
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70 6a 50	105 90		100 00 87 50 75 00
40 30	75 60 45	-	62+50 50:00
20	30		37°50 25°00

- 40. Duration of disability element—(1) The disability element shall be grante for a period not exceeding—
 - (a) One year if, in the opinion of the medical board, the disability is capable of improvement; or
- (b) two years if, in its opinion, the disability is incapable of improvement; and at the end of the period, the pensioner shall be examined again by a medical board and the degree of disablement assessed.

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- (2) Where two successive medical boards have assessed the degree of disable ment at the same percentage and held it to be incapable of improvement, and the assessment is accepted by the medical service authority, the disability element the appropriate rate may be granted for life with effect from the date of expiry the previous grant.
- 41. Duration of service element.—The service element of disability pension shall be payable—
 - (a) in the case of an officer who has completed five years qualifying service for life, and
 - (b) in other cases, for so long only as the accepted degree of disablement not less than 20 percent.
- 42. Final gratuity.—(1) In the case of an officer whose disablement is final assessed at less than 20 percent and who has less than five years qualifying service a final gratuity shall be paid to him—
 - (a) if he is a general list officer, at the rate of Rs. 1000/- for each year qualifying service; or
 - (b) if he is a branch list officer, at the rate of one month's pay for each year of qualifying service.
- (2) The provisions of regulations 31 and 37 relating to disability pension shall apply to fluxl gratuity under this regulation.
- 43. Determination of nature etc. of disability.—All questions regarding the nature of the disability, the assessment of its degree and its attributability to aggravation by service shall be determined in accordance with the provisions of Appendix V.

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44. Constant Attendant Allowance.—(1) Subject to the conditions specified in sub-regulation (2), an officer who has been granted a disability pension for hundred per cent disablement may also be granted a constant attendant allowance at the rate of Rupees forty per mensem in the case of an officer of the general list and of Rupees thirty per mensem in the case of an officer of the branch list:

Provided that no allowance shall be payable for any period during which the pensioner is an inmate or in-patient in a Government institution or hospital.

- (2) The conditions referred to in sub-regulation (1) are-
 - (a) that the disablement shall be such that in the opinion of the invaliding or re-survey medical board, the services of a constant attendant are required for not less than three months;
 - (b) that the officer has no relative to look after him properly;
 - (c) that an attendant is actually employed.
- (3) The allowance may be granted to an officer who has been granted a reduced rate of pension under regulation 31, provided that the other conditions for the grant of the allowance are fulfilled.
- (4) The payment of the allowance shall be made in accordance with the provisions of Appendix VI to these regulations.

Section 5-Family Pension

- 45. Kinds of family pension.—(1) A family pension may be granted to the members of the family of a deceased officer in the circumstances, at the rates and subject to the conditions hereinafter specified.
 - (2) The different kinds of family pension admissible under this regulation are-
 - (a) pension to the widow, which may be ordinary or special;
 - (b) gratuity to the widow;
 - (c) children's allowance, which may be special or ordinary;
 - (d) education allowance for children;
 - (e) dependents pension.

46. Officers who became non-effective.—A special family pension shall be admissible in the case of an officer who held a permanent commission and who became non-effective during the period from the 27th October, 1947 to the 31st May, 1953, both days inclusive, if the cause of his death is attributable to or aggravated by service:

Provided that the pension shall be granted from the 1st June, 1953, or the date from which it became admissible, whichever is later:

Provided further that the beneficiary was alive on the 38th December, 1954.

- 47. General condition of admissibility.—A family pension shall not be claimed as of right; nor shall it be granted when the applicant is, in the opinion of the Central Government, unworthy of the grant or unless the officer's service has been such as to justify the grant.
- 48. Reduction of family pension in certain cases.—(a) The amount of family pension and the children's allowance admissible under these regulations shall, if the applicant is in receipt of any other pension or allowance on account of the service of the deceased officer, whether in the Indian Navy or in any other service capacity, be reduced to the extent of such other pension or allowance.
- (b) A pension admissible under these regulations shall remain unaffected by any pension granted under Central or any State Extraordinary Pension Rules.
- 49. Serious negligence or misconduct.—If the death of an officer is wholly or partly due to his serious negligence or misconduct, the special family pension otherwise admissible may be reduced by the competent authority to such extent as may appear to the authority to be reasonable in the circumstances of the case:

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- 50. Special family pension.—Where the death of an officer was due to or hastened by a wound, injury or disease which was attributable to service or was due to aggravation by service of a wound, injury or disease which existed before or arose during service, and in the case of death after retirement, if the officer had retired otherwise than voluntarily, the members of the family of the officer may be granted special family pension as follows, namely:—
 - (a) a special pension to the widow, if-
 - (i) the officer married before joining service or while on the active list and before he received the wound or injury or before he was removed from duty on account of disease;
 - (ii) in the case of death due to a disease the officer survived the marriage by at least a year unless it can be shown that he was manifestly in good health at the time of marriage:
 - (iii) the widow was not separated from her husband at the time of his death:

 - (c) in the absence of the widow and children eligible for the pension or allowance, a special dependents pension to the parents, if the parents were largely dependent on the officer at the time of his death or the father is dead or, if living, is incapable of self-support through age or infirmity and in every case, the pecuniary and other circumstances of the parent or parents are such as in the opinion of the Central Government justify the grant;
 - (d) in the absence of any of the above relations so eligible, a special dependents pension to the brothers and sisters, if the brothers and sisters were largely dependent on the officer at the time of his death and their pecuniary and other circumstances are such as in the opinion of the Central Government, justify the grant.

Explanation.—For the purpose of this regulation, service rendered in aid of the civil power shall be treated as service in the Indian Navy.

- 51. Gratuity to widow.—(1) Where the death of an officer occurred in any of the circumstances specified in sub-regulation (2), the widow of the officer, if she was not separated from her husband at the time of his death, may, in addition to the pension to which she may be eligible under regulation 50, be granted a gratuity at the appropriate rate specified in sub-regulation (3).
 - (2) This regulation applies to a case where an officer-
 - (a) is killed in action or dies of wounds sustained in action, or
 - (b) without serious negligence or misconduct on his part-
 - (1) is killed while on flying duty or parachute jumping duties in a service aircraft or while being carried on duty in a service aircraft, under proper authority, or dies of injuries sustained in such circums stances, or
 - (ii) though not serving in an operational area, dies of a cause attributable to circumstances which, in the opinion of the Central Government are similar to those encountered on field service or in operations; of
 - (c) suffers a violent death while employed in aid of the civil power.
 - Explanation.—An officer employed on the work of disposal by demolition burning, burial, breakdown or dumping of unserviceable stocks of explosives shall be deemed to be on field or operational service for the purpose of eligibility of the widow to death gratuity under clause (b) (ii).

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(3) The rates of gratuity under this regulation shall be as follows:-

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attributable; overnment, Prations; or

demolition, der clause

Rank of officer	Gratuity		
Rank of Office.	Rs.		
(i) General List Officers: Sub-Lieutenant Lieutenant Lieutenant Commander Commander Commander Captain (less than 5 years in the rank) Captain (5 years or over in the rank) Rear Admiral Vice Admiral Admiral	2,000 2,670 4,000 6,900 8,000 10,670 13,000 14,500 16,000		

52. Education allowance.—(1) Where the death of an officer occurred in the circumstances specified in regulation 50 and the officer is survived by a legitimate child or legitimate children eligible for children's allowance under that regulation, the Central Covergreent may if in their critical the pecuniary and other circumstances. child or legitimate confident engine for confidents allowance under that regulation, the Central Government may if, in their opinion, the pecuniary and other circumstances of the case so justify, grant an education allowance to the child or, as the case may be, to each of the children at the rates specified in sub-regulation (2):

Provided that the education allowance under this regulation shall be payable irrespective of whether the widow was or was not separated from her husband at the time of the officer's death and shall be admissible only to children above b years of age.

- (2) The education allowance shall be granted-
 - (a) where the deceased officer was on the branch list, at a rate not exceeding Rs. 360/- per annum per child;
 - (b) in other cases, at a rate not exceeding Rs. 480/- per annum per child
- 53. Ordinary family pension and children's allowance when admissible.—(1) An ordinary family pension to the widow of an officer who, while on the active list or on the retired list, dies on account of causes neither attributable to nor aggravated by service and a children's allowance to the officer's legitimate children under eighteen years of age may be granted if:—
 - (i) the officer married before joining the service or while on the active list and before retirement;
 - (ii) the officer was not over fifty years of age at the time of his marriage;
 - (iii) the officer was not more than twenty five years older than his wife;
 - (iv) the officer survived his marriage by at least one year, unless it can be shown that he was manifestly in good health at the time of his marriage and that his death was due to a disease or injury resulting from causes not within his control;
 - (v) the officer, being liable to service, had not been excused, at his request, from serving, after being officially warned that his widow would from serving, after being officially thereby forfeit all claim to pension;
 - (vi) the officer did not retire with a gratuity.
 - (vii) the officer had not less than the following periods of service qualifying for pension as a commissioned officer-
 - (a) if he died whilst on the active list or after compulsory retirement on account of age or if he retired on account of ill health rendering him permanently unfit for further service—ten years;
 - (b) if he died after having retired voluntary, or for irefficiency or in disreputable circumstances—twenty years;

and

(viii) the widow was not separated from her husband at the time of his death:

Provided that where an officer who had been promoted from the lower deck had rendered qualifying service for a period less than that prescribed in clause

- (vii), the Central Government may, if the officer had rendered a total service as officer and as sallor for 10 years or, as the case may be, 20 years, grant a pension or an allowance or both under this regulation at such rate as they consider reasonable.
- (2) The pension and allowance referred to in sub-regulation (1) shall be granted in the first instance for a period of five years; at the end of the fifth year and thereafter at the end of every five years, the case shall be reviewed and the pension or the allowance or both shall be continued only if the pecuniary circumstances of the widow or children or both are such as in the opinion of the Central Government justify the continuance.
- 54. Continuance of children's allowance, and education allowance after 18 years.—Notwithstanding anything contained in regulations 50, 52 and 64, the children's allowance, whether special or ordinary and the education allowance to children may at the discretion of the Central Government be granted to a child over 18 years of age or be continued beyond the age of 18 years in the following circumstances, namely:—
 - (a) in the case of all allowances, if the child is being educated at a secondary school, a technical school or a university; and
 - (b) in the case of children's allowance special or ordinary, also if the child is an apprentice receiving not more than a normal wage or if the child is incapable of self-support by reason of mental or physical infirmity which arose before it attained the age of eighteen years and is in distressed circumstances.
- 55. Grant of childrens' and education allowance to validly adopted children.—Children's allowance and education allowance admissible under the regulations in this section may, in the absence of a legitimate child, be granted to one validly adopted child.
- 66. Exception in cases of separation of widow from her husband at the time of his death.—(1) The Central Government may at their discretion and subject to such conditions as they may determine grant a pension or gratuity or both to a widow who, by reason only of her having been separated from her husband at the time of his death, is not eligible for it under the regulations.
- (2) When the widow is not granted a pension for the reason that she was separated from her busband at the time of his death, an allowance to the legitimate children under eighteen years of age may be granted at such rare within the scales (including scales for motherless children) laid down in these regulations as the Central Government may deem proper in the circumstances of the case.
- 57. Pension of a widow who dies before establishing her claim.—If the claim of a widow to a pension rails, through her negligence or emission, to be established before her death, the amount of pension to which she would have been entitled, if living, shall not be allowed to her representatives.
- 53. Rank on which pension is assessed.—(1) Except as provided in sub-regulation (2), family pension and gratuity to a widow and dependent's pension shall be assessed on the substantive rank held by an officer on the date of his death if the officer died whilst on the active list or on the date of retirement if death occurred after retirement:

Provided that-

- (i) the pension to the widow shall be assessed on the rank next below that in which an officer retired, in cases where an officer retired voluntarily or was compulsorily retired on account of misconduct or inefficiency before completing one year's service in the rank in which he retired;
- (ii) the widow shall be allowed pension attached to any rank which was posthumously conferred on her husband under the normal promotion rules;
- (iii) the Central Government may, in any other case of posthumous conferment of a higher rank, order the pension to be assessed on that rank:
- Explanation.—Any higher rank attained by the retired officer during remembers and employment shall not be taken into account for ordinary family pension.

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full be grantith year and ded and the fulary circumit the Central

ler 18 years, the children's to children hild over 18 being circum-

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ii if the child he or if the physical inin years and

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> f she was to the legitirate within tregulations of the case.

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> sub-regulaension shall if his death int if death

Mext below him retired Emisconduct te rank in

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düring re-My family (2) Paid acting rank held by an officer on any of the following dates whichever is the most favourable shall be taken into account for the purpose of assessment of special family pension and gratuity to the widow and dependents pension to parents, brothers and sisters, namely;

- (i) the date of death, if death occurs in service, or the date of invaliding if death takes place after invaliding; or
- (ii) the date on which the officer sustained wound or injury or was first removed from duty on account of a disease causing death; or
- (iii) if he rendered further service and suffered aggravation of the disability during and as a result of such service, the date of his later removal from duty on account of the disability:

Provided that paid acting rank shall not be taken into account if the crucial date mentioned above falls after the 31st May, 1963.

- 59. Rank for purposes of special family pension in respect of an officer suffering from pulmonary tuberculosis but retained in service.—(1) Except as provided in sub-regulations (2) and (3), special family pension in respect of an officer suffering from pulmonary tuberculosis attributable to or aggravated by service in the Indian Navy who on the expiry of leave granted to him had rejoined duty having been found fit for retention in service shall be assessed on the substantive rank held by him immediately prior to the date of rejoining duty if he died as a result of a relapse of the disability within five years from that date.
- (2) Paid acting rank held by such an officer on any of the following dates, whichever is the most favourable, shall be taken into account for the purpose of assessment of special family pension:—
 - (i) the date immediately preceding the date of resumption of duty; or
 - (ii) the date on which the officer was first removed from duty on account of pulmonary tuberculosis; or
 - (iii) if he rendered further service, and suffered aggravation of the disability during and as a result of such service, the date of his later removal from duty on account of the disability:

Provided that paid acting rank shall not be taken into account if the crucial date mentioned above falls after the 31st May, 1963.

- (3) If death occurs as a result of relapse of the disability after a period of five years from the date of rejoining, the rank for assessment of special family pensionary awards shall be determined in accordance with regulation by
- 60 Rates of special family pension.—The rates of special family pension shall be as under-

(a) Special family pension

								R_{8}	, per mensem
(i) Officers other th	an those	of the	Branch	Lis	(mar				
Sub-Lieutenan		_		,				•	150
		•					4		160
Lieutenant			•						180
Lieutenant Cor	mmanuci	•	•			٠			220
Commander			واجعاض أسمان	Λ'	•	•	· ·		240
Captain (less th	han 5 yes	rs 111	me radio	. /	,		•		260
Captain (5 yes	ars or ove	er in t	ne rans,	J	•	•	•	n	300
Rear Admiral					•			•	_
Vice Admiral						•			350
Admiral.			ų	,				*	400
TEMORES 1 +		,	•						want on their mitt
(ii) Officer of the l	m T	ing"		_	_				112.00 par mer sem-

Officers other than those of the Branch List		Officers of the Branch Li
If motherless—Rs, 600 per annum per child Otherwise—Rs, 360 per annum per child		Rs. 450 per annum per child Rs. 270 per annum per child
Explanation.—Children's allowance cases where the child is in the legal or step mother, and is being maintain (c) Dependants pension At the discretion of the Central G of the case as may appear to the Cen and subject to such conditions as the be—	ed by such a overnment d	epending on the circumstan
(i) Parents .		
Rank of officer		Rate of pension I

	Rank of officer										Rate of pensi mensem fo parent	r t
A,(Officers other than	those of	the	Branc	h Lis	ıt			•			
	Sub-Licutenant										Rs, nP.	
	Lieutenant	٠.	•	•	•	•					112.20	
	Lieutenant Con	amondae		,	•	٠		•		•	120.00	
	Commander .	mander		•	•			٠	•		135.00	
				٠.,	٠	. *				4	165.00	
	Captain (less th	an 5 year	`S 171	rank)	•			,			180.00	
	Captain (5 year	s or mor	e in	rank)	•						195100	
	Rear Admiral	•	٠		1						225.00	
	Vice Admiral		•	,	,						262.50	
	Admiral	•	•	•		•					300,00	
B(Officers of the Bra	nch List		•			•				84.00	

(ii) Brothers and Sisters

Rupees thirty per mensem for each in the case of an officer other than the of the Branch List and Rupees twenty two and Naye Paise fifty per mensem the case of the officer of the Branch List subject to the following further mannum in cases where an award is made to more than one brother or sister.

Rank of of	ficer										Maximum ension per	rate (
AOfficers other than	those	of	Branch	Li	st—						Rs.	
Sub-Lieutenant						,					75	
Lieutenant .							,				န်ဝ	
Lieutenant Comt	nander			,					i i		90	
Commander ,										•	ITO	4
Captain (less than	n s year	S 11	i the rai	ık)		Ċ	·	Ţ.		•	120	
Captain (5 years	or niore	in	the ron	ÞΥ			-	-	•			
Rear Admiral	or more		THE EACH	EC)		•	•	•	•	•	130	
Was Adminst	•	•	•	٠		•	•	•			150	
Vice Admiral.						4.					175	
AdmiraI .	•										200	
B.—Officers of the Br	anch Li	st					٠	٠.			56	

^{61.} Rates of ordinary pension and children's allowance.—(1) Ordinary fampension shall be at half the rate of special family pension laid down for appropriate rank in regulation 60(a).

	15
	(2) The rates of children's allowance (ordinary) are as under:—
of the Branch List	Officers other than those of the Branch List Officers of the Branch List
num per child num per child	(i) If motherless—Rs. 400 per annum per child . Rs. 300 per annum per child . Rs. 180 per annum per child . Rs. 180 per annum per child .
be granted than its moth	br step mother and is being maintained by such a person.
	efficiency or in discreditable circumstances and was grained a reduced pension, the ordinary family pension to the widow shall be reduced by half the percentage by which the officer's service pension was reduced.
lists of Dension Day	62. Division of family pension.—(1) If an officer leaves behind two or more widows who are eligible for special family pension or gratuity or an ordinary family pension, the pension or gratuity may, by order of the Central Government, be divided amongst them.
parents	(2) If in a case where a family pension has been divided, one of the recipients dies or is disqualified, the share of the recipient may, in the circumstances of the case as may appear relevant to the Central Government, be paid to the other recipient or if there is more than one recipient, divided amongst them.
112·50 120·00 135·00	63. When payment of widow's pension ceases.—(1) Ordinary or special family pension granted to the widow of a deceased officer shall be discontinued—
165.00 €180.00 €185.00	(i) if she proves unworthy of it; or (ii) if she remarries; or
225,00 262,50 800,00	(iii) if her pecuniary circumstances become such as, in the opinion of the Central Government, not to justify the continuance of the pension.
X4'00	Provided that a special family pension shall not be discontinued on the ground mentioned in clause (in) except in case of restoration of such pension to her on second widowhood under regulation 67.
gither than that ther mensem is	g ment may decide.
further maxi tor sister.	64. When payment of childrens' allowance ceases.—The payment of ordinary or special children's allowance shall cease—
ndum rate of	(11) at the expiration of the year commencing with application of the year commencing with a policy of the year commencing with t
R. : 75	(iii) in the case of a child who has been granted the ordinary rate of allowance, when the pecuniary circumstances of the child become such as, in the opinion of the Central Government, not to justify the continuance of the allowance, whichever is earliest.
\$ 35 5690 /8	A special maneign which may

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65. When payment of parent's pension ceases.—A special pension which may be granted to the parent or parents of a deceased officer shall be discontinued.—

(i) in the case of a female parent who remarries, from the date of remarriage; or

(ii) if the pecuniary circumstances of the parent or parents become such as in the opinion of the Central Government not to justify the continuance of the pension.

66. When payment of brothers' and sisters' pension ceases.—Payment of special pension granted to the brothers and sisters of a deceased officer shall cease under the conditions laid down for the cessation of ordinary rate of children's allowance in regulation 64. It may be continued after the age of eighteen years

under the same conditions as for children if they are incapable of self-supporteason of a mental or physical infirmity.

67. Restoration of pension on second widowhood.—The family pension (control of a widow, which was discontinued on her remarriage may restored in the event of her again becoming a widow, if she is otherwise qual and if her pecuniary circumstances are such as in the opinion of the Certagovernment to justify restoration of the pension; or if, on the death of her set husband she becomes eligible for a pension under these regulations at a different, she may be permitted to choose either of the two pensions.

CHAPTER III-SAILORS

SECTION I-GENERAL

- 68. Application.—Unless otherwise provided, the regulations in this chashall apply to sailors on continuous service terms.
- 69. Sailors dismissed or discharged.—(1) A sailor, who is dismissed under Act, is ineligible for pension or gratuity in respect of the service rendered him before his dismissal.
- (2) Save as otherwise expressly provided, a sailor who is discharged ur the Act and the regulations made thereunder remains eligible for pension gratuity under these regulations.
- 70. Officer cadets and midshipmen.—A sailor shall continue to be entitled pensionary benefits as a sailor while he is an officer cadet or a midshipman.
- 71. Only one pension is admissible.—Save as otherwise expressly provide no person may draw more than one pension under this chapter, and in the coff any person who becomes eligible for more than one pension, the lesser pensional lapse.
- 72. Sailors invalided on account of leprosy.—A sailor who is invalided account of leprosy and is not otherwise entitled to a pension or gratuity un this chapter may be granted such amount as the competent authority r decide, not exceeding the minimum amount of gratuity admissible under th Regulations.
- 73. Sailors invalided on account of indulgence in drugs or drink.—A sainvalided in consequence of any disorder (including insanity) resulting fr indulgence in drugs or drink shall, unless such indulgence was for reasons beyons control, be ineligible for pension irrespective of length of service, but n in the circumstances of the case to be considered by the competent authorized granted—
 - (i) if he has rendered sufficient qualifying service to earn a service posion, the whole or part of the gratuity admissible under regulation 89.
 - (ii) if he has rendered sufficient qualifying service to earn a serving gratuity only, the whole or part of the gratuity normally admissil according to the length of qualifying service under regulation 89
- 74. Sailors who aggravate or retard the cure of a disability.—A sailor with intentionally aggravates his disability or retards its cure shall, on being disability, ineligible for any pension or gratuity.
- 75. Pensioners convicted of crime or guilty of misconduct.—(1) The pension (service and disability pensions, family pension drawn by adult males only, a children's allowance) of a pensioner, who is convicted by a court of law of crime of a political nature or is guilty of misconduct of a political nature shi be liable to be withheld in whole or in part.
- (2) A pension which has been withheld in whole or in part under this regultion may be restored in full or in part.
- (3) In applying the provisions of this regulation, the procedure laid do in regulations 195 to 197 of these Regulations shall be followed.

of self-support 176. Pensioners re-employed in the Defence Services in an emergency.—(1) haioners re-employed on mobilisation in a naval or civil capacity in the Defence by pension (ordered shall receive pension in addition to pay in the re-employed post.

- phy pension (ord) (2) Pensioners who are re-employed in a naval or civil capacity in the pherwise qualification of Services, in other emergencies in which the re-employment of a large of the Central pherwise of pensioners is necessary may, at the discretion of the Central Governges at a different, be allowed the same benefit.
 - (3) Re-employed service under this regulation shall not count for pension or

Explanation.—The provisions of this regulation also apply to Naval pensioners in this chapte employed in the Army and Air Force.

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laid down

77. Pensioners re-employed in a service capacity otherwise than in an emerfissed under trace. (1) Where a pensioner is re-enrolled or is re-employed in an appointfice rendered then the incumbent of which is normally required to be entolled under the Act,
be pension shall be held in abeyance, but the re-employed service shall also
funt for pension, if any, under the rules governing the re-employment. On
secharged underease from re-employment either the pension which was held in abeyance or
for pension by higher pension earned by virtue of further service shall be payable.

(2) Where a pensioner is not re-enrolled or is re-employed in an appointment inch does not require him to be enrolled, the pension shall be admissible in addition to the pay of the appointment. The re-employed service shall not count ressly provided pension or for gratuity.

Find in the case Explanation.—The provisions of this regulation also apply to Naval pensioners a lesser pension engaged in Army and Air Force.

SECTION 2-SERVICE PENSION AND GRATUITY

- Section 2—Service Pension and Gratuity

 invalided of the gratuity under 78. Minimum qualifying service for pension.—Unless otherwise provided, the figuriary magnificant service which qualifies for service pension is fifteen years.

 The under these 79. Service qualifying for pension and gratuity.—(1) All service from the
- 79. Service qualifying for pension and gratuity—(1) All service from the date of enrolment or advancement to the rank of ordinary sea-man or equivalent final.—A sailed the date of discharge shall qualify for pension or gratuity with the exception fresulting from
 - (i) any period of service on a temporary establishment or for which a special rate of pay is granted without pensionary benefits;
 - (ii) any period of service rendered before reaching the age of seventeen
 - (iii) any period of service rendered after the date on which the proceedings or the medical board which found the individual unfit for service were countersigned by the Director of Medical Services (Navy);
 - (iv) any period of unauthorised absence for which pay and allowances have not been allowed;
 - Emplanation.—Mulcis of pay and allowances awarded for absence without leave under the Act do not amount to disallowances for the purpose of this clause.
 - (v) any period of absence as a prisoner of war unless pay and allowances are admitted for the period of absence;
 - (vi) unless the Central Government, by order, otherwise directs, any period of detention in civil custody before being sentenced to imprisonment or fine;
 - (vii) any period of imprisonment under the sentence of a civil court or of a court martial; and
 - (viii) any period of absence without leave, as also any period intervening between the date of dismissal/discharge/release and that of its cancellation, to the extent it is regularised as extra-ordinary leave without pay and allowances.
 - 80. Loss of benefit of service for certain offences and its restoration.—A person who has been convicted by court martial or summarily of an offence of-
 - (i) desertion under section 49 of the Act, or

- (ii) fraudulent entry under section 70 of the Act, shall lose the benef the whole of his prior service for purposes of pension or gratuit
- Provided that if such person has not been dismissed from service, he son completion of any consecutive period of three years of fur service in the Navy or in the reserve or in both with very conduct, be eligible to reckon the prior service towards pension gratuity.
- 81. Condonation of an interruption of service.—In the case of a perso whom an authority subordinate to the Central Government can sanction pension, the competent authority may, upon such conditions as it may thin to impose, condone interruptions of service as follows, namely:—
 - (i) when the proposed pension exceeds rupees twenty five per mer interruptions not exceeding a total period of twelve months;
 - (ii) when the proposed pension is rupees twenty five per mensem or all interruptions whatever their duration.
- 82. Condonation of deficiency in service for eligibility to service/resepension.—Except in the case of a sailor—
 - (a) who is discharged at his own request, or

Description of former

- (b) who is eligible for special pension or gratuity under regulation 9
- (c) who is invalided with less than fifteen years' service,

deficiency in the service qualifying for service pension or reservist pensic gratuity may be condoned by competent authority upto six months in each

83. Counting of former service for pension and gratuity.—(1) In the ca sailors who have to their credit former service of the nature specified in co 2 of the table below and who had not been dismissed from their former ser a competent authority may, if they are re-employed, permit them to count former service towards pension and gratuity to the extent specified in column of that table, subject to the fulfilment of the conditions specified in column thereof:—

Explanation.—Sailors who were in re-employment on the date of country into force of these Regulations shall continue to be entitled to benefit of counting of former service subject to the fulfilment of conditions attached thereto under the regulations and orders at able immediately before the above date.

TABLE

Exten: 10 which former

Conditions to be fulfi

Conditions I t

√o.	service	service qualifies for pension or gratuity.	
`1	2	3	4
ſ	Service as continuous service sailor.	Qualifies for pension or gratuity in full.	(a) If discharged former service tarily or on inval Condtions 1, 2 (b) If discharged former service ground as re-organisation reduction in Explainment.

service, he slyears of furt

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service/reser

regulation 95

servist pension iths in each ca

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date of com e entitled to a fulfilment of the nd orders appli

Mir former servi

Service as special service

sailors.

(a) For service pension or gratuity. All qualifying service us a Special Service Sailor in full and qualifying service in the reserve to the extent authounder specific Government orders.

(b) For Reservist Pension. All qualifying service as Special Service Sailor or Reserve Service in full.

discharged (a) (i) If former service volun-tarily or on invaliding ; and

> Sither, re-enrolled as Special Service Sailor within three years of the discharge;

Or, if after leaving service Special 23 Service Sailor is transferred to the Reserve without a break and re-enrolled within five years of date of trans-fer to the reserve-Conditions 1, 2 and 3.

discharged (b) If service on former public grounds such as re-organisation or reduction in ship or establishment; and re-enrolled within three or five years as the case may be-Conditions 1 and 3.

Service as a continuous service sailor and reserve service in the case of than reservists (other pensioner reservists) recalled to service in the Indian Navy and dis-charged therefrom.

(a) For service pension or gratuity

Qualifying service as continuous service as con-tinuous service sailor in full and qualifying ser-vice in the reserve to the extent authorised under specific Government orders.

b) For reservisi pension. All qualifying service as continuous service sailor or reserve service in full.

may be.

Conditions 1, 2 and 3.

Force.

Service in the Army or Air To the extent that such service qualifies for the grant of pension or graruity under the Pension Regulations for the Army or Air Force, as the case

Conditions 1, 2 and Condition 2 wi ind 3 but will not apply if it would not have applied, had the individuals been re-enrolled in the Army or Air Force.

ous to be fulfilled

discharged der service yor on invalidat lidious 1, 2 and discharged lier services lie grounds it le organisation letion in ablishmentoditions r an

Tee conditions 1, 2 and 3 referred to in column 4 of the table are as follows:

Condition 1.—At the time of re-enrolment, the individual shall have declared the former service and cause of discharge therefrom and elected to count that service towards pension or gratuity. The election once made shall be final. Condition 2—After re-enrolment, the tailor shall have completed any consecutive period of three years service within which his character has not been assessed at less than "Good" and he has not had a court martial conviction.

In the case of sailors transferred to the reserve before completing three years' service since re-enrolment, the period of three years for the purposes of this condition may be either wholly or partly with the reserve.

Condition 3—The sailor shall have refunded any gratuity, other than war gratuity, received in respect of his former sevice within a period of three years rom he date of his re-enrolment in not more than thirty six monthly instalments from his pay. The first instalment of such refund shall be payable within three months from the date of re-enrolment.

- (2) Notwithstanding anything in sub-regulation (1), in the case of a invalided from service, the competent authority may waive conditions 2 and
- 84. Assessment of service pension.—Except as otherwise provided, s pension is assessed on the lowest substantive rank and the lowest group he an individual during the last two years of his service qualifying for pension
- 85. Condonation of deficiency of service in a particular rank.—A compauthority may, depending on the circumstances of the case, condone a defic of service in a particular rank not exceeding three months, except on volu retirement.
 - 86. Rate of service pension.-The following are the rates of service pens

Rates of Service Pensions-Sailors.

	•		Rate of se	rvice pensi	ດກ
Rank	Completed years of service	Group 'A' and Naval Aviation sallors on Group 'A' rates of pay	Group B,	Group C'	Nav Avias sailor othe those Gro 'A' rute Pa
		Rs. per mensem	Rs. per		R
1	2	3	4	5	6
Able seaman or equivalent Leading seaman or equivalent	. 15 10 17 18. 19 20 21		26 28 39 32 34 36 38	23 25 27 29 31 33 35	
	. 15 16 17 18 19 20 21 22 23 24 25		29 31 33 35 37 39 41 43 45 47 49	29 31 33 35 37 39 41 43 45 47 49	4
Petty Officer/Artificer TV Class/ Mechanician IV Class.	15 16 17 18 10 20 21 22 23 24 25	40 43 46 49 52 55 58	38 44 47 50 53 55 59 62 68	38 44 47 59 556 592 658	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4

case of a tions 2 and	Sal. T.	2	3	4	5	6
	ery Chief Petty Officer/	15	46	46	46	50 60
st group he for pension	Ardficer III Class/Mechanician	16	49.25	. 49·25 52·50	49°25 52°50	64
3 TOL PRINCE	ili Class.	17 18	52·50 55·75	55.75	55.75	68
In A man-		19	59	59	59	72 76
k.—A com done a defic		20	62·25 65·50	62·25 65·50	62·25 65·50	έō
ept on volu		21 22 ·	0, 0	68.75	68.75	84
		23	* *	72	72	88 92
gervice pens	୍ମିଶି ୧୩ <u>୭</u>	2.4 2.5		75.25 78.50	75·25 78·50	96
	4. Artificer II Class/Mechanician	15	54			
	II Class.	16 1 7	58 62			
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89. Rate of service gratuity.—(1) Service gratuity at the rate of two-thirds of a month's pay for each completed year of qualifying service may be granted to a sallor with less than fifteen years qualifying service, who is compulsorily discharged with eligibility to gratuity or who is discharged on the ground that his services are no longer required or who is discharged otherwise than at his own request having reached the stage at which discharge may be enforced:

Provided that the competent authority may, depending on the circumstances of the case, reduce the gratuity by an amount not exceeding one-fourth of the admissible gratuity.

(2) No gratuity shall be admissible to a sailor who is discharged at his own request.

- 90. Pay for assessment of service gratuity.—Pay for assessment of segratuity shall include—
 - (i) the pay last drawn (including deferred pay, if any) of the substa rank last held;
 - (ii) the good conduct pay;
 - (iii) the parachute pay, if any; and
 - (iv) the diving qualification retaining fee, if any,
- 91. Reservists in receipt of service pension.—(1) A reservist who is in receip a service pension shall continue to draw such pension in addition to the retafee admissible to him while he is in the reserve, or the normal pay and allow admissible for the duration of the periodical training, as the case may be.
- (2) Service in the reserve shall not qualify for any higher pension o gratuity.
- 92. Reservist pension and gratuity.—(1) A reservist who is not in receipt service pension may be granted, on completion of the prescribed naval and requalifying service of ten years each, a reservist pension of rupees elever mensem or a gratuity of rupees nine hundred in lieu of pension.
- (2) A reservist who is not in receipt of a service pension and whose quali service is less than the period of engagement but not less than fifteen years on completion of the period of engagement or on earlier discharge fron reserve otherwise than at his own request, be granted a reservist pension rupees ten per mensem or a gratuity of rupees seven hundred and fifty in of pension.
- (3) Where a reservist elects to receive a gratuity in lieu of pension under regulation, the amount of gratuity shall, in no case, be less than the segratuity that would have accrued to him under regulation 89 based on the quing service in the Indian Navy, had he been discharged from the active list

Explanation.—The option to draw a gratuity in lieu of pension shall be exect on discharge from the reserve, and the option once exercised shall be fins pension or gratuity shall be paid until the option has been exercised.

- 93. Time spent outside the limits of India, Nepal, Sikkim. Bhutan or Ceyl Time spent by a reservist as a permanent resident beyond the limits of I Nepal, Sikkim, Bhutan or Ceylon shall not reckon as service for pension or gra
- 94. Sailors prematurely transferred to the reserve.—A sailor who is premated transferred to the reserve may be granted the reservist pension irrespective the period of service rendered in the Indian Navy, provided he has complete discharge, the period of combined service in the Indian Navy and reserve succording to the terms of his engagement and the entire service qualifie pension.

SECTION 3-SPECIAL PENSION AND GRATUITY.

- 95. Special pensions and gratuity to sailors—when admissible.—A special sion or gratuity may be granted, at the discretion of the Central Governme sailors who are not transferred to the reserve and are discharged in large numer pursuance of Government's policy—
 - (i) of reducing the strength of establishment of the Indian Navy: or
 - (ii) of re-organisation, which results in paying off of any ships or esta ments
- 96. Rank for assessment of special pension.—Special pension shall be as: on the substantive rank and the group held by the sailor on the date of disci
- 97. Pay for assessment of special gratuity.—Pay for assessment of signatuity shall be the same as for service gratuity under regulation 90.

ment of services. Scale of special pension and gratuity.—The scales of special pension and builty shall be:— Scale of the substantil lifying Service

-Special pension

B-Special grannity

. Pension at the rates specified in regulation 86. en years or more years or more but less than fifteen years . The pension which bears the same ratio to the minimum service pension under regulation 86, as the completed years of qualifying service bears to fifteen.

to is in receipt to the retaining and allowand size may be.

e years or more but less than ten years

Gratuity at the rate of one and one-third month's pay for each completed year of qualifying service.

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pension or i

than five years

. Gratuity equal to three months' pay.

al in receipt of plants invalided out of service.—(1) A sailor who is invalided out of the plant and reservice. Sailors invalided out of the plant and reservice on account of a disability attributable to service but whose disability is supposed at less than twenty per cent shall be granted gratuity equal to two months' if:--

whose qualifying itteen years man charge from the ervist pension a

- (i) no pension or gratuity is admissible to him under any other regulation,
- (ii) the gratuity admissible to him under any other regulation is less than the gratuity admissible under this regulation, in which case the former shall not be drawn.

reasion under the (2) Pay for assessment of gratuity under this regulation shall be same as for the servictorice gratuity under regulation 90.

If on the qualification is active list. (3) The provisions of regulations 102 and 104, shall apply mutatis mutandis to

(3) The provisions of regulations 102 and 104, shall apply mutatis mutandis to

(iii) reservists when called up for service or for training.

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irrespective of 101. Conditions for the grant of disability pension.—Unless otherwise opening completed, deally provided, a disability pension may be granted to a person who is invalided treserve service on service on account of a disability which is attributable to or aggravated by the qualifies for the account of a disability which is attributable to or aggravated by the qualifies for the conditions of the person who is invalided to or aggravated by the qualifies for the conditions of the person who is invalided to or aggravated by the qualifies for the person who is invalided to or aggravated by 101. Conditions for the grant of disability pension. Unless otherwise speci-

Explanation (1).—The question whether a disability is attributable to or gravated by service shall be determined in accordance with the rules contained Appendix V to these regulations.

A special pets Explanation (2).—Service rendered in aid of the civil power shall be treated Government, is service in the Indian Navy for the purpose of this regulation.

[102] Savious perfective or misconduct—If the disability of a person is wholly

102. Serious negligence or misconduct.—If the disability of a person is wholly partly due to his serious negligence or misconduct, the amount of disability pusion otherwise admissible may be reduced by the competent authority to such extent as may appear to the authority to be reasonable in the circumstances of the or established case.

103. Reduction in pension when compensation for disability is paid from public revenues.—If any compensation is paid from public revenues for a disability intellible assessibility in circumstances in which a disability pension is admissible under these of discharg egulations, the Central Government may reduce the amount of the pension to fuch extent as they consider reasonable.

Naval—3

104. Refusal to undergo medical treatment.—If a sailor suffering from ability accepted as attributable to or aggravated by service refuses to unde operation, or other medical treatment, which, in the opinion of the service r authority, would cure the disability or reduce the degree of disablement, h shall be dealt with as follows:—

- (a) If the refusal to undergo treatment or an operation is reasonal full disability pension normally admissible may be granted.
- (b) if the refusal to undergo treatment or an operation is un-reasonal
- (i) if the medical board certifies that an operation or medical treatment will cure the disability

(ii) if the medical board certifies that an operation or medical treatment will reduce the disability to a lower percentage the disability pension shall be with the normal service pension or gra any, admissible under these regula the pension or gratuity if any ad under regulation 110 may be grante

the disability element of pension restricted to that appropriate to the percentage of disablement; if the percentage is less than twenty the normal service pension or grammany, admissible under these regulative pension or gratuity if any adminder regulation 110 may be gran

Explanation.—The question whether a refusal to undergo medical tre or an operation is reasonable or un-reasonable shall be decided in accordance the rules contained in Appendix VII to these regulations.

105. Manifestation of disability after discharge from service.—An individu is discharged from service, otherwise than at his own request, with a pengratuity, but who, within a period of seven years from the date of discha found to be suffering from a disease which is accepted as attributable to may, at the discretion of the competent authority, be granted, in addition pension or gratuity, a disability element at the rate appropriate to the at degree of disablement and the substantive rank last held, with effect from date as may be decided upon by the competent authority in the circumstati the case.

106. Rank for assessment of disability pension.—(1) The rank for assessn the service and disability elements of disability pension shall be the substrank held by an individual on the date of invaliding from service.

- (2) For so long as promotions are made on paid acting basis, the servi disability elements shall be reckoned on the paid acting rank held by the ind on any of the following dates, whichever is the most favourable, namely:
 - (a) the date of invaliding from service; or
 - (b) the date on which he sustained the wound or injury or was first refrom duty on account of the disease causing his disablement;
 - (c) if he rendered further service and during and as a result of such suffered aggravation of disability, the date of the later remova duty on account of the disability.

Provided that the paid acting rank shall not be taken into account for ment of disability pension if the crucial date mentioned above falls after tl May, 1963.

Explanation.—In the case of an individual who, on account of miscont inefficiency, is reverted to a lower rank subsequent to the date on which the or injury was sustained or disability contracted, the rank for assessment of and disability elements of disability pension shall be the paid acting rank I the date of invaliding from service.

107. Amount of disability pension.—In cases where the accepted degree ablement is twenty percent or over, the monthly rates of disability pensic sisting of service and disability elements, shall be as follows, namely:—

(1) Service elemen

(a) Where the individual has rendered sufficient service to qualify for a service pension.

Service pension admissible in accordat his rank and group last held, an of service.

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lhaccordance beld, and R (b) Where the individual has not rendered sufficients ervice to qualify for service pension.

- (i) If the disability was sustained while on flying or parachute jumping duty in a service aircraft or while being catried on duty in a service aircraft under proper authority, the minimum service pension appropriate to his rank and group.
- (ii) In all other cases, that proportion of the minimum service pension appropriate to the individual's rank and group which the number of his completed years of qualifying service bears to fifteen but in no case less than two-thirds of the minimum service pension.

Provided that for the purpose of this clause, service rendered before the age of seventeen years shall be treated as qualifying service.

Explanation.—The service element shall be assessed--

- (i) in the case of ordinary seaman or equivalent, on the basis of the minimum service pension laid down for able seaman or equivalent of the same group;
- (ii) In the case of Artificers V Class on the basis of minimum service pension laid down for Leading Seaman or equivalent in Group B.
- (iii) in the case of artificer acting IV Class, on the basis of the minimum service pension laid down for Group A.
- (2) Disability element.—At the rate appropriate to the rank and the accepted degree of disablement in accordance with the following table:

Disability element as for

Rank	20% Rs.nP per men- sem	. Rs.nP, per	40% Rs.nP per men- sem	, Rs.nP. per	60% Rs.nP per men- sem	Rs.nP.	Ks.r	n- men	roo% Rs.nP. per Men- sem
Chief Artificer / Chief Mechanician	15	22.20	30 ·	37.50	45	52.20	60	67.50	
Artificer/Mechanician III, II, and I Classes and Chief Petty Officers	7	15	20	25	30	35	40	45	50
Artificer/Mechanician IV Class and below and Petty Officer	d 7	10,20	14	17150	3I	24.30	28	31,20	35
Leading Seaman and equivalent	б	9	12	15	18	21	24	27	30
Able Seaman and equivalent and below		7:50	10	13,20	15	17.50	20	22.50	25

In the case of a re-employed pensioner who was in receipt of pension in addition to pay and allowance under regulation 76 or regulation 77 only disability element will be admissible in addition to service pension already in issue.

108. Boys and apprentices.—The rate of disability pension for boys and apprentices appropriate to the accepted degree of disablement shall be as follows:—

zo% Rs. nP. per mensem	30% Rs. nP. per mensem	40% Rs. nP. per mensem	per	per	70% Rs, nP. per mensem	per	Der.	THEE
15	17:50	20	22.50	25	27-50	30	32,20	35

109. Duration of disability pension.—(1) If the disability is accepted as attributable to service and is regarded as incapable of improvement, the disability pension may be granted for life; if such disability is regarded as capable of improvement pension shall normally be granted for a period of three years from the date from which the disability pension is admissible or, in cases where a disability pension has already been granted for a specified period, from the date of expiry of the previous grant.

116

Provided that, in cases where the duration of the disability at the accepted degree of disablement is considered to be less than three years, the period of the grant, calculated with reference to the date of assembly of the last medical board shall not exceed the period of duration of the disability at that degree.

- (2) Notwithstanding anything in sub-regulation (1), a grant may be made if any individual case for such longer or shorter period as may be decided by the Central Government either generally or in respect of any particular disability.
- (3) If the disability is accepted as aggravated by service, the duration of at award shall be determined in accordance with the rules contained in Appendix to these regulations.
- 110. Decreased disability on the assessment.—An individual who is in receipt of a disability pension may be granted pension or gratuity as under, when the accepted degree of his disablement is re-assessed at less than twenty per cent, namely:
 - (a) If his qualifying service on the date of discharge was ten years or over he may, with effect from the date following that of termination of disability pension, and for so long as the accepted degree of disable ment remains at less than twenty per cent, be granted special pension in accordance with regulation 98 read with regulation 96;
 - (b) if he had not completed ten years of qualifying service on discharge, he may be granted the appropriate amount of special gratuity under regulation 98 read with regulation 96.
 - Provided that only one-half of the amount of the gratuity shall be payable in the first instance and the other half shall be paid only when the assessment of disability at less than twenty per cent is regarded at permanent.
- 111. Increased disability on re-assessment.—(1) If, at any time, an increase which is attributable to service occurs in the degree of disablement of a person, it disability pension may be granted, or as the case may be, the pension already granted may be increased to the appropriate rate, with effect from the date of the assembly of the medical board on the basis of whose findings the competent authority accepts the higher degree of disablement.
- (2) When a disability pension is granted under sub-regulation (1), any service gratuity or special gratuity paid shall be adjusted against the service element of disability pension which shall be held in abeyance till the entire gratuity has been recovered.
- 112. Readjustment of disability pension for life.—(1) If a competent authority decides, as a result of further medical examination of a pensioner for any purpose by a properly constituted medical board, that the disability has disappeared, or has been reduced, or has become capable of improvement, the original life pension may be modified accordingly with effect from the date of the medical examination.
- (2) In case a pensioner who is asked to appear before the medical board refuses to do so, the disability pension shall be suspended from the date of such refusal II, however, he had rendered ten years or more of qualifying service, the special pension admissible under regulation 98 read with regulation 96 shall be granted from that date.
- 113. Constant attendant allowance.—(1) A sailor who has been granted a disability pension for hundred per cent disablement may also be granted a constant attendant allowance at the rate of Rupees twenty-five per mensem;

Provided that no allowance shall be payable for any period during which he an inmate or inpatient in a Government institution or hospital.

(2) The provisions of sub-regulations (2), (3) and (4) of regulation 44 shall mutatis mutantis apply to the grant of an allowance under this regulation.

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Section 5-Family Pension, Gratuity, Children Allowance etc.

SUB-SECTION I-GENERAL

114. Application.—(1) Subject to the provisions hereinafter contained the regulations in this section shall apply to:—

- (i) sailors on continuous service terms;
- (ii) boys and apprentices; and
- (iii) reservists when called up for service or for training.

(2) They shall also apply to personnel of the above categories who became non-effective during the period from the 27th October 1947 to 31st May 1953 (both days inclusive), but died on or after the date of commencement of these Regulations:

Provided that a pensionary award under this section in respect of individuals of the categories mentioned in sub-regulation (2) shall be made only in cases where the cause of death is attributable to or aggravated by service in the Indian Navy.

115. Serious negligence or misconduct.—Where the death of an individual is wholly or partly due to his serious negligence or misconduct, the amount of special family pension or children allowance or gratuity otherwise admissible may be reduced by the competent authority to such extent as may appear to that authority to be reasonable in the circumstances of the case:

Provided that no such reduction shall be made in a case where family gratuity under regulation 133 has been withheld on grounds of serious negligence or misconduct.

116. Reduction in pension in cases where compensation for death is paid from public revenues.—If any compensation is paid from public revenues for death in circumstances in which a special family pension is admissible under these regulations, the Central Government may, at their discretion, reduce the amount of pension.

Sub-section II--Special Family Pension and Gratuity

117. Special family pension.—A special family pension may be granted to the family of an individual if his death was due to or hastened by—

- (a) a wound, injury or disease which was attributable to service,
- (b) the aggravation by service of a wound, injury or disease which existed before or arose during such service:

Provided that no pensionary award in respect of the death of an individual who is in receipt of a constant attendance allowance shall be admissible unless it is proved to the satisfaction of the sanctioning authority that although the disabled sailor had relatives, they were unable to look after him properly:

Provided further that where such authority is not so satisfied, it shall refer the case to the Central Government to be considered on merits.

- 118. Service rendered in aid of the civil power.—Service rendered in aid of the civil power shall be treated as service in the Indian Navy for the purpose of the grant of special family pension, gratuity and children allowance.
- 119. Pension intended for the whole family.—A special family pension is intended for the support of all the eligible members of a family, irrespective of in whose name it stands.
- 120. Eligible members of the family.—The following members of the family of a deceased individual shall be considered as eligible for the grant of a special family pension, provided that they are otherwise qualified:—
 - 1. Widow, lawfully married,
 - 2. Father.
 - 3. Mother.
 - 4. Legitimate son,
 - 5. Legitimate daughter

Explanation.—The term "father" and "mother" or "parents" used in this or in any other regulation in this sub-section shall be deemed to include such

putative parents (or surviving parents as the case may be) as had not contrac a lawful marriage, but were living as husband and wife at the time of, or lawfully married subsequent to, the conception of the deceased member, of forces.

- 121. Ex-gratia awards to other relatives.—An ex-gratia award, at the direction of the Central Government, may be made subject to the conditions mention below, to a foster parent, or an adopted or step child or a minor brother or six of an individual whose death takes place in the circumstances mentioned regulation 117, namely—
 - (a) the claimant has been left destitute; and
 - (b) he was dependent on the deceased:

Provided that an award under this regulation shall not be made if a spe family pension is admitted to a member of the family specified in regulation

- 122. Nomination of an heir to family pension.—(a) An individual may noming any, but only one, of the relatives specified in regulation 120 as heir to the spe family pension.
- (b) A Gorkha recruited from, or whose family resides in Nepal, may, howenominate in addition, another relative from amongst those specified in regularized as an alternative heir to special family pension. The second heir will, howe be treated as a nominated heir only if the first is dead or disqualified on date on which the sanctioning authority decides that the claim to special fan pension is admissible.
- 123. Conditions of eligibility for a special family pension.—(1) A rela specified in regulation 120 shall be eligible for the grant of a special far person, provided:—
 - (i) General.—Subject to the provision of regulation 126 he or she is in receipt of another pension from the Central Government or State Government.
 - (ii) Subject to the provisions of regulation 126 he or she is not employender the Central Government or any State Government.
 - (iii) Widow .-- the widow has not remarried:
 - Provided that the condition shall not apply to a widow who has re-mar the deceased sailor's brother, and continues to live a communal with, or contributes to the support of, the other living eligible h
 - (iv) Father .- the father is above fifty years of age:
 - Provided that if the father is below fifty years of age, he shall be elig for a family pension, only-
 - (a) if he is incapable of self-support by reason of a physical or a me infirmity; or
 - (b) for so long as any of the following are being supported by him: the deceased's widow if not re-married, any sons of the deceased us eighteen years of age or eighteen years and over if incapabl self-support by reason of a physical or a mental infirmity; unmarried daughters of the deceased.
 - (v) Mother.—the mother, who is a widow at the time of her son's d or who becomes a widow thereafter, has not remarried:
 - Provided that if she had remarried before her son's death, she shall rereligible for a special family pension, unless and until she a becomes a widow and remarries.
 - (vi) Son .- the son is below the age of eighteen years:
 - Provided that a son above the age of eighteen years shall be eligible pension only if he is incapable of self-support by reason of a phy or mental infirmity, which arose before he attained the age of eigh years.
 - (vii) Daughter.-the daughter has not married.
 - (2) A child who has been granted a children allowance under these regular shall not be eligible for any special family pension.

not contracted 124. To whom the original grant of family pension is made.—(a) Where there time of, or goth nomination-member, of the (i) if on fl

if on the date, on which the sanctioning authority decides that the claim to special family pension is admissible, the nominated heir is alive and eligible, the pension shall be granted to him or her;

at the dircrementioned in

- (ii) if on the date referred to above the nominated heir is dead or disqualified, the pension shall be granted to the heir who stands highest in the list of living heirs specified in regulation 120 and is eligible under regulation 123:
- (iii) if the heir (other than the widow) who is nominated for the special family pension waives his or her claim in favour of the widow, the pension shall be granted to the widow, provided she is eligible on the date referred to in sub-clause (i);
- (iv) if the father has been nominated for a special family pension and he cannot draw it solely on account of being under fifty years of age, the pension shall be granted to the heir who stands highest in the list of living and eligible heirs (or the alternative nominated heir, if eligible, in the case or Gorkhas) on the date referred to in sub-clause (i) until the father attains the age of fifty, when it shall be transferred to him
- (v) If the heir, who is nominated for a special family pension is employed under the Central Government or any State Government and is thereby disqualified for the grant of a special family pension either in whole or in part under regulation 126 then, the pension or the part thereof, which is held in abeyance for the duration of his employment, shall be granted to the heir who stands highest in the list of living heirs specified in regulation 120 and is eligible under regulation 123 and if there are no such heirs such pension or the part tion 123 and if there are no such heirs, such pension or the thereof, shall be granted to him from the date of termination of such employment.

not employed (b) Where there is no nomination the pension shall be granted to the living not employed hir who stands highest in the list of heirs in regulation 120 and who is eligible int.

There regulation 123 on the date on which the sanctioning authority decides that he claim to pension is admissible.

This re-married 125. Date from which a grant of special family pension takes effect.—(a) Subject communal life the regulations in Part II, a special family pension may be granted as such feligible heirs the admissibility of the claim can be verified and with effect from the date family following the date of death of the deceased sallor.

(b) Where a claimant was eligible for a special family pension on the date fall be eligible immediately following the date of death of the deceased sailor but dies or becomes is qualified before the date on which the sanctioning authority decides that the laim is admissible and the grant is made to another eligible heir in consequence, if or a mental take effect from the date immediately following the date of death if from the date of disqualification of such claimant. The arrears prior to this late shall, in the event of the claim being established and subject to the regulative and the said claimant and in cases where the said claimant incapable of the said such arrears shall be paid to his legal heirs.

infirmity; any

A sailor dies on son's death He left a Widow, father and mother all of whom were eligible for family pension on . shall remain r. 6. 54. The widow remarried and disqualified on she agair 1. 7. 54. The pension sanctioning authority admitted the claim for pension on 1. 6. 54. The grant of pension to the father (if eligible) will take effect from

eligible for the arrears for the period from 1st January 1954 to 31st May 1954 will be paid a physical to the widow subject to the usual conditions regarding payment of arrears.

(c) If on the date on which the sanctioning authority decides that the claim is admissible, all the eligible heirs are dead or disqualified, the arrears of pension if any, may be paid to the other heirs of the deceased on the production of a regulation truccession certificate.

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- (d) In no case shall claims preferred after the incurring of disqualified by any claimant be entertained.
- (e) No special family pension shall be granted to any other heir after the of the heir who has been granted a special family pension under clause (b) quent on the death or disqualification of the first claimant.
- 126. Grant of special family pension to an individual in receipt of an pension from Government or in Government employment.—(a) A special f pension will not normally be granted, if and so long as an individual is i employment of the Central Government or any State Government, or is in rof another pension from such Government, except as provided for in clause If, however, the pay in such employment or the pension is less favourable the special family pension admissible under these regulations, the followrows shall apply:—
 - (i) Where the individual is in the employment of such Government the special family pension normally admissible under these retions shall be paid subject to the provisions of clause (c). special family pension shall be payable from the date of tertion of such employment.
 - (ii) Where the individual is in receipt of a pension under these regul it shall be held in abeyance for so long as any special family pe is paid to him either under these regulations or under the or Air Force pension regulations.
 - (iii) Where the individual is in receipt of any pension under the civil the amount of special family pension admissible under these rations shall be reduced by the amount of such pension.
- (b) Where, however, the pecuniary circumstances of a claimant in rece another pension are such that the operation of clause (a) is likely to cause hardship, the case shall be considered by the Central Government on whose decision thereon shall be final.
- (c) The provisions of this regulation shall also be applicable when the pient of a special family pension is, subsequently, employed under the C Government or any State Government or granted another pension from Government.
- (d) Family pension granted under these regulations shall remain unain cases where the claimant is in receipt of another pension under the C or State Extraordinary pension rules.
- 127. Rank and group on which special family pension and gratuity is seed.—Special family pension and gratuity shall be assessed on the substank and the group held by an individual on the date of his death if death in service, or on the date of discharge if death takes place after discharge:

Provided that the paid acting rank held by an individual on any of t lowing dates, whichever is the most favourable, shall be taken into account the purpose of assessment of special family pension and gratuity, namely

- (a) the date of death if death occurs in service, or the date of inv if death takes place after invaliding; or
- (b) the date on which the individual sustained the wound or inj was first removed from duty on account of the disease caus death; or
- (c) if he rendered further service, and during and as a result c service suffered aggravation of the disability, the date of hi removal from duty on account of the disability:

Provided that the paid acting rank shall not, be taken into account for ment of special family pension and gratuity if the crucial date mentioned falls after the 31st May, 1963.

Explanation.—In the case of an individual who, on account of misconinefficiency, is reverted to a lower rank subsequent to the date on who cause of death originated, the rank for assessment of special family pensigratuity shall be the paid acting rank held on the date mentioned in clay above. ng of disqualification

128. Rates of special family pension.—The rates of special family pension are:-

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Boys and Apprentices Rupees Twenty per mensem.

129. Division of special family pension between eligible heirs.—(a) If the recipient of a special family pension refuses to contribute proportionately towards the support of other eligible heirs in the family who were dependent upon the deceased sailor, or if the pension is in the name of a child but is not devoted to the interests of the family generally, the competent authority may, on the advice and recommendations of the deputy commissioner or collector of the district, divide, at his discretion, for reasons to be recorded in writing the special family pension among the eligible heirs of the deceased sailor.

(b) This division shall hold good only for the period during which the pension is payable to the original recipient. If during this period any of the parties to the division (other than the original recipient) is disqualified or dies his share shall be restored to the original recipient if he is the only one living or shall be divided among the remaining recipients, if there are more than one:

Provided that the fact that an adult recipient of a special family pensionrefuses to contribute towards the children's support shall not ordinarily justify the pension being divided.

- 130. Transfer of special family pension.—(1) When for any cause a special family pension ceases to be payable to any heir other than the widow, it shall be transferred to the widow provided she is not disqualified under regulation 123.
- (2) Except as provided for in this regulation and regulation 124(a)(iv), a special family pension shall not be transferred and shall cease altogether on the death or disqualification of the original recipient.
- 131. Continuance of special family pension.—(a) The whole or a portion of special family pension which ceased on the death or disqualification of the previous recipient may be continued to the father or the mother if he or she or both are eligible provided that, the pension to be continued, plus
 - (i) the average monthly income of the father or mother or both from permanent sources, and
 - (ii) the average monthly contribution which any son, whether willing or unwilling to support, is in a position to make towards his and/or her support,

does not exceed the full special family pension admissible under these regulations.

- (b) The maximum amount of special family pension which can be continued under clause (a) shall be rupees fifty per mensem in the case of parents of Chief Petty Officers and rupees thirty five per mensem in the case of parents of Petty Officers and below.
- (c) Continuance of a special family pension beyond the second life shall not be permissible.

- (d) The continuance of a family pension (or the rectification of the rate when the continuance of such pension has already been sanctioned but at a lower rathrough error of facts) shall be sanctioned from the date of application, subjet to the grant of a maximum of five years' arrears preceding the date of the pension payment order notifying the award or increase. In a case, where no action has been taken on a previous application, or it has been turned down in error and the applicant has not re-submitted the claim for more than a year after wards, arrears shall be allowed, subject to the above maximum from the date of the application which is pursued to a finality and leads to the award increase of pension.
- 132. When payment of special family pension ceases.—The payment of speciamily pension shall cease when the recipient ceases to fulfil the conditions eligibility under regulation 123 or on his death, whichever is earlier.
- 133. Family gratuity.—(a) Family gratuity at the rates laid down in clause (may be granted in addition to special family pension to the family of an individual who—
 - (i) is killed in action or dies from wounds sustained in action; or
 - (ii) is killed, otherwise than through his own serious negligence or m conduct, while on flying duty or parachute jumping duties in service aircraft or while being carried on duty in a service aircrander proper authority, or dies of injuries sustained in su circumstances; or
 - (iii) dies, otherwise than through his own serious negligence or miscondu of a cause attributable to circumstances which, in the opinion of a local administrative authorities, are similar to those encountered field service or in operations; or
 - (iv) suffers a violent death while employed in aid of civil power.

Provided that in cases under clause (iii), the circumstances of death accepted by the Central Government as similar to those encountered on faservice or in operations.

Explanation.—An individual employed on the work of disposal by demolititioning, burial, breakdown or dumping of unserviceable stocks of explositional shall be deemed to be on field or operational service for the purpose of eligibility of the heirs to death gratuity under clause (iii).

- (b) (i) Except as provided for in regulation 166 family gratuity shall be pable to the recipient of the special family pension.
- (ii) If, on the date on which the sanctioning authority decides that the class to a special family pension is admissible, all the members in the list of eligic heirs have died or become disqualified, the gratuity shall be payable only untitue orders of the Central Government to the other heirs of the deceased sais on production of a succession certificate.
 - (c) The rates of family gratuity are:--

Chief Artificer/Chief Mechanician Chief Petty Officer/Artificer III, II & I Classes/Mechanician III, II & I	900
Classes	бос
Petty Officer/Artificer IV Class/Mechnician IV Class	40x
Leading Scaman and euqivalent/Artificer V Class/Artificer Acting TV Class.	300
Able Seaman and equivalent	. 250
Ordinary Seaman and equivalent	. 25
Boys and Apprentices	. 251

SUB-SECTION HI-CHILDREN'S ALLOWANCE

- 134. Conditions for grant of children's allowance.—(1) Subject to the presions of regulations 135 and 139 children's allowance may be granted to enatural child of an individual if his death was due to, or hastened by, either wound, injury or disease which was attributable to service in the Indian Nor the aggravation by service in the Indian Navy of a wound, injury or disewhich existed before or arose during the service provided that:—
 - (i) the child is not in receipt of special family pension.

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n in clause (c)

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(ii) in the case of a son, he was below the age of eighteen on the date immediately following the date of death of the deceased sailor which created the claim;

(iii) in the case of a daughter, she is unmarried or if married, below the age of sixteen on the date aforesaid.

(2) Subject to the fulfilment of the conditions in sub-regulation (1) children's from the date howance may also be granted to one adopted child of the deceased in the the award or beence of any natural child.

135. Payment of children's allowance to a child in Government Employment. ment of special hildren's allowance shall not be granted to a child who is in the employment of conditions of the Central Government or any State Government. If, however, the children's allowance exceeds the pay of appointment, half the children's allowance shall be payable on termination such employment.

> 136. Rates of children's allowance,-The rates of children's allowance for each ligible child shall be,

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(a) in the case of children of Chief Petty Officer

(b) in the case of children of Petty Officer and below

137, Increased rates of children's allowance when special family pension for misconduct gases.—When for any cause the special family pension ceases to be payable to copinion of the my eligible heir, the children's allowance shall be increased by fifty per cent. Firecountered on 138. When the payment of children's allowance ceases.—(1) The payment of pildren's allowance shall cease—

(a) subject to the provisions of regulation 139 in the case of a son, on attaining the age of eighteen years and

(b) in the case of a daughter, on her attaining the age of sixteen years or on marriage, whichever is later,

by demolition. (2) A married daughter in receipt of children's allowance shall surrender to texplosives such allowance if she becomes eligible for a special family pension under these deep of eligibility. Regulations in respect of the death of her husband.

139. Grant or continuance of children's allowance to a son after the normal translation. The children's allowance may be drapted to or continued in respect.

139. Grant or continuance of children's allowance to a son after the normal age limit.—The children's allowance may be granted to or continued in respect the shall be pay if a son over the age of eighteen years, if he is incapable of self support by feason of a physical or mental infirmity which arose before he attained the age of eighteen years.

The claim is a physical or mental infirmity which arose before he attained the age of eighteen years.

The claim is allowance is admissible in conjunction with special like only under family pension.—In cases where a child is the nominated heir and has been deceased sailor granted a special family pension, the children's allowance may be granted to him an addition if and for so long as either of the parents of the deceased or the widow is alive and is otherwise eligible for special family pension.

SUB-SECTION IV

Awards in respect of deaths not due to service PART A: FAMILY PENSION AND GRATUITY-SAILORS

141. Extent of application.—The pensionary benefits in this part shall be admissible to the widows of sailors who died or die on or after 1st October, 1957, of causes neither attributable to nor aggravated by service in the Indian Navy.

142. Pension/Gratuity in cases of death in service.—The widow of a sailor who dies in service, may be granted the following pensionary benefits, namely—

(a) If the deceased had died in the first year A granuity equal to six month's pay. of his service.

(b) If the deceased had rendered one year A gratuity equal to six months pay or over but less than five year of qualifying service for pension.

(c) If the deceased had rendered five years A gratuity equal to twelve month's pay. or over but less than fifteen years of qualifying service for pension,

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- 150. Withdrawal of application.—(1) An officer may withdraw his appli
 - (i) at any time before the date fixed for his appearance before the m
 - (ii) when the table of values applicable to him is modified between th of sanction to the commutation and the date on which the con tion becomes absolute, and the modified table is less favoura him than that previously in force; or
 - (iii) when, in the case of an impaired life, the medical board recom an addition of years to age to the actual age.
- (2) In a case falling under clause (ii) or clause (iii) of sub-regulation (withdrawal of application shall be made by written notice, despatched fourteen days of the date on which the officer receives intimation of the m table or of the recommendation of the medical board and of the commuted payable in view thereof, as the case may be.
- 151. Incidental expenses incurred.—No reimbursement of any travell other expenses incurred by an officer in connection with commutation of a 1 of his pension shall be admissible.
- 152. Commutation of anticipatory or provisional pension.—If some delikely to arise in the finalisation of pension of an officer, commutation n allowed on the anticipatory or provisional pension, if any, in issue under of these Regulations subject to necessary adjustments when the final is sanctioned. The anticipatory or provisional pension will be commuted the same general conditions as apply to commutation of final pension.

CHAPTER V-POWER OF RELAXATION

153. Relaxation.—Where the Central Government is of the opinion the necessary or expedient so to do, it may by order, for reasons to be recommenting, relax any of the provisions of these regulations with respect to an or category of persons.

PART II

CHAPTER I-GENERAL

- 154. Delay in settlement and payment of pension to be avoided.—All dealing with pension claims shall bear in mind that delay in the payn pension may involve great hardship and shall do everything in their poprevent or shorten to the utmost such delays.
- 153. Consideration of questions affecting pensionary entitlement individual.—Questions affecting the pension or pensionable service of an inc shall be considered as soon as they arise, provided a decision can be arion the actual circumstances of the case known at the time.
- 156. Cases not covered by regulation.—Cases not covered by these regulated deserving special consideration may be submitted by the Naval Heads to the Central Government along with the audit report with reference to the CHAPTER II—APPLICATIONS AND GRANT OF PENSIONS AND GRAT

SECTION I-GENERAL

- 157. Application for pension etc.—(1) An application for pension or ; shall be submitted as soon as possible after the occurrence of the casualty gives rise to the claim.
- (2) An application for service pension or gratuity (disability pension case of T.B. patients), accompanied by necessary documents, may be su to the accounts officer concerned prior to the anticipated date of transfer individual to the pension establishment.
- (3) In the cases referred to in sub-regulation (2), the sanctioning a may sanction the pension not more than two months before the date from it has to take effect.
- 158. Verification of service.—In cases where a pension or gratuity is de on the length of an individual's qualifying service, the Controller of Accounts (Pensions) or the Controller of Defence Accounts (Navy), as t

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dependes of Defend as the de may be, shall, before reporting on the claim for pension or gratuity or sanctioning the pension or gratuity, verify the service

(i) in the case of commissioned officers (including Branch List Officers), with reference to the audited Navy List; or

(ii) in the case of sailors, with reference to their service certificates.

159. Audit report on applications for pension and gratuity.—The Controller of Defence Accounts (Pensions) or the Controller of Defence Accounts (Navy) as the case may be, receiving the application, after satisfying himself that it is complete in all respects shall, in cases where he is not himself the sanctioning authority, submit it to the sanctioning authority with an audit report upon the claim for pension, gratuity or allowance and the regulations applicable to the case.

160. Rounding off of pensions and gratuities.—Pensions and gratuities shall be calculated to the nearest multiple of five nave paise, amounts of 2.5 nave paise and below being disregarded.

The above provisions also apply to the calculations of portion of pension to be commuted and payment of capitalised value of commuted portion of pension.

161. Communication of sanction to the Controller of Defence Accounts (Pensions).—Every sanction of a pension, allowance or gratuity sanctioned by any authority other than the Controller of Defence Accounts (Pensions) or the Controller of Defence Accounts (Navy) shall be communicated to the Controller of Defence Accounts (Pensions), who shall arrange for its payment.

SECTION II-APPLICATIONS FOR PENSION ETC. AND THEIR DISPOSAL

162. Applications and procedure.—The forms of applications for grant of different kinds of benefits under these regulations including commutation of pension shall be as specified in Appendix VIII, the procedure to be followed in the submission and disposal of such applications shall be as specified in Appendix IX.

CHAPTER III—ANTICIPATORY PENSIONS, ADVANCES OF PENSIONS, PROVISIONAL PAYMENT OF FAMILY GRATUITY AND PENDING ENQUIRY AWARDS

SECTION I-ANTICIPATORY PENSIONS

163. Anticipatory pensions.—(1) Subject to the provisions of sub-regulation (3) when delay is anticipated in reporting on the claim to pension of a commissioned officer or in the final sanction of a pension to a sailor, the Controller of Defence Accounts (Pensions) may, upon a declaration by the individual concerned in the form set out below, sanction the immediate disbursement of the service pension to which, after the most careful summary investigation that he can make without delay, he believes the individual to be entitled:—

Declaration

Whereas the Controller of Defence Accounts (Pensions) has consented, provisionally to advance to me the sum of Rupees per month in anticipation of the completion of the enquiries necessary to enable the pension sanctioning authority to fix the amount of my pension, I hereby acknowledge that, in accepting this advance, I fully understand that my pension is subject to revision on the completion of the necessary enquiries, and I promise to raise no objection to such revision on the ground that the provisional pension paid to me exceeds the pension to which I may be eventually found entitled. I further promise to repay any amount advanced to me in excess of the pension to which I may be eventually found entitled.

Explanation.—In the case of Gorkha sailor domiciled/residing in Nepal, the anticipatory pension may be sanctioned without prior production of the declaration form. However, the pension disbursing officer shall invariably obtain this declaration form from the pensioner before making the first payment of anticipatory pension and forward it to the Controller of Defence Accounts (Pensions).

- (2) If, upon the completion of the necessary investigation, it is found that the pension thus summarily assigned differs from the pension finally settled, the difference shall be adjusted in the first subsequent payment.
- (3) No anticipatory pension shall, however, be sanctioned to an individual when intimation is received that he was involved, whilst in service, in a loss or irregularity relating to public fund, which is under investigation.

- Section 2—Procedure for speedy payment of family gratuity and finalisatic of family pension claims in cases of deaths due to flying accident or farachute jumping.
- 164. Speedy payment of family gratuity and finalisation of family pensic claims.—In cases of death of naval personnel due to flying accidents or parachu jumping, the highest priority shall be given to the completion of a court enquiry, which have a vital bearing on the finalisation of the pensionary award in this type of cases. It shall be ensured that no delay occurs at any stage forwarding the proceedings with the necessary remarks to the Government throug the prescribed channels. Claimants shall be assisted in filling up the details the prescribed forms. The officers of the recruiting organisation shall take action personally to reduce to the minimum the time necessary for the verification of the details of the claims by the civil authorities.
- 165. Provisional payment of family gratuity.—(1) The competent authori may pay an amount equivalent to seventy five per cent of the family gratuit (subject to eventual adjustment against the family pensionary award immediately on receipt of the prescribed report accompanied by the relevandocuments, to the widow of an officer or to the family of a sailor who is killed while on flying duty in a service aircraft or while being carried on duty in service aircraft under proper authority.
- (2) The provisional payment of family gratuity will be adjusted in accordan with regulation 167.
- (3) The gratuity shall be calculated with reference to the paid acting ratheld in respect of casualties on or before 31st May 1963, or if no such rank wheld, with reference to the substantive rank of the deceased individual.
- 166. Procedure for payment.—(1) Where the deceased individual was a sofficer—
 - (i) The Controller of Defence Accounts (Navy) shall authorise the treasu from which the widow desires payment, to make payment of t appropriate amount. Where payment is desired through a Bran of the State Bank of India, a crossed cheque will be issued in favo of the widow for the appropriate amount.

Payment shall be subject to the widow signing the following declaration:

- (ii) The Controller of Defence Accounts (Navy) will inform the Minist of Defence, Naval Headquarters and the Controller of Defer Accounts (Pensions), of the action taken under clause (i). He was indicate the amount of family gratuity if any, paid, on the lapay certificate of the deceased officer issued to the Controller Defence Accounts (Pensions), for eventual adjustment,
- (2) Where the deceased individual was a sailor-
 - (i) The Controller of Defence Accounts (Pensions) shall sanction the particular of the appropriate amount and intimate the particulars to the Base Supply Officer, Bombay.
 - (ii) The Base Supply Officer, Bombay shall remit the amount through or nary money order to the heir nominated for special family pension or if the nominated heir is dead or there is no nomination, to the living heir standing highest among the eligible heir without verification in either case as to his or her eligibility for special fam pension, apart from those which can be checked from the lat entries in the service records.

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leigh ordion, to the hout veriIntimation as under shall be included in the foot-note of the money order form:-

as family gratuity, consequent on the (here insert relationship, rank and name "The sum of Rupees death of your or the deceased individual) is sent herewith as provisional

Money order charges incurred on such remittances shall be borne by the Central Government.

(iii) The Base Supply Officer, Bombay shall inform the Ministry of Defence, Naval Headquarters, Captain Naval Barracks, Bombay, and the Controller of Defence Accounts (Pensions), of the particulars of the remittance, as also its actual payment when made, to the heir of the deceased to whom the family pension is due. The Captain Naval Barracks shall indicate the amount of family gratuity if any, paid on the family pension claim form as also on the last pay certificate, for eventual adjustment.

167. Adjustment of provisional payment.—(1) Where the deceased individual comparition of provisional payment.—(1) Where the deceased individual cases an officer the Controller of Defence Accounts (Pensions) shall specify the provisional payment made being seventy five per cent of family gratuity, in his didit report, when he submits the claims to special family pensionary awards with the prescribed documents, for orders of the Central Government. Those did was an officer will provide for the proper adjustment of the provisional payment against the final awards admissible to the family under these regulations.

the treasury (2) Where the deceased individual was a sailor the provisional payment ment of the being seventy five per cent of the family gratuity shall be adjusted in accordance to Branch with the procedure in force for adjustment of payments of Pending Enquiry in favour ward against the final awards admissible to the family under these regulations.

SECTION 3-SAILORS AND THEIR FAMILIES

Sub-Section I-Advance of pension

168. Advances of service/invalid/special pensions.—An advance of service or invalid or special pension not exceeding six months' pension (exclusive of billowance attached to decorations etc.) may be paid by the Controller of Defence Acquints (Pensions) to a sailor who is discharged or invalided from service after having earned a pension.

The amount of advance paid shall be recovered in full as pension falls due.

including 169. Advance of pension to destitute pensioners.—An advance of pension or destitute pensioners.—An advance of pension or destituted." I Pensions) to pensioners other than officers and their families, subject to the Ministry.

- (a) The advance will be sanctioned in cases in which arrears of pension for over twelve months are clearly payable to the pensioners and after the individual's identity and bonafides have been clearly established.
- (b) The advance will be sanctioned only to those pensioner's who are, in the opinion of the Controller of Defence Accounts (Pensions) or Joint Controller of Defence Accounts (Pensions), in a destitute condition and in immediate need of financial help.
- (c) The advance will be sanctioned under the orders of the Controller of Defence Accounts (Pensions) or Joint Controller of Defence Accounts (Pensions) in each case and will be an amount, which is considered absolutely essential for immediate relief of the pensioner and will in no case exceed Rupees one hundred.
- (d) The advance will be recovered from pension or arrears of pension.

Sub-Section 2-Pending enquiry awards

Sub-Section 2—remains and an ending enquiry awards.—(1) The pending enquiry the latest laward is intended to relieve the financial difficulties of personnel below officer thank and their dependants when such personnel are invalided out of the service 4 Naval—4

or die and the invaliding disability or the cause of death is considered facie due to service or is accepted as such, by the competent authority reference to the applicable entitlement rules. Provisional awards may be pending completion of the enquiries and other steps which may be necessfore a pension claim can be finally admitted.

(2) The award does not affect the payment of anticipatory pension o visional payment of family gratuity.

171. Circumstances in which pending enquiry award may be made.—following cases Pending Enquiry Awards may be made:—

(a) Disability pension claims

Cases in which the Controller of Defence Accounts (Pensions) is una sanction a disability pension within a month of the receipt of the claim office; and

- (i) the Controller of Defence Accounts (Pensions) is satisfied that facie the disability is attributable to or aggravated by the indix service or when this is not the case, entitlement is conceded competent authority, or in the opinion of the local adminis authorities, in injury cases, and of medical boards in disease the disability is attributable to or aggravated by the indiv service before 1st April 1948, and
- (ii) the disability is assessed at twenty per cent or above.

(b) Special family pension and children's allowance claims

Cases of the following types in which the Controller of Defence Ac (Pensions) is unable to sanction a special family pension or children's allowithin a month of the receipt of the claim in his office:—

- (i) cases of death in action and battle accident cases;
- (ii) cases where the Controller of Defence Accounts (Pensions) is s that prima facte the cause of death is attributable to or agging by the individual's service, or when this is not the case, as sentitlement is conceded by the competent authority;
- (iii) injury and disease cases where, in the opinion of the adminis authorities and the medical authorities respectively, the ca death is due to individual's service before 1st April 1948; and
- (iv) cases where the deceased sailor was in receipt of a disability or was admitted to such pension posthumously and the ca death is accepted by the competent authority as attributable aggravated by his service.

172. Amount and date of effect.

(a) Disability pension claims.—(1) A pending enquiry award shall be at a monthly rate equal to the appropriate rate of disability pension ba the degree of disablement assessed by the medical board or the medical (Pensions), where the case is referred to him:

Provided that where the individual has been granted anticipatory pensh award shall be at the rate equal to the disability element of disability pens

(2) The award shall be made with effect from the date following that charge from the service.

(b) Family pension and Children's allowance claims

- (1) A pending enquiry award shall be made at a monthly rate equal to
 - (i) the appropriate amount of family pension, plus
 - (ii) the appropriate amount of children's allowance according to the real of living minor children, if any, shown in the service records.
- (2) The award shall be made with effect from the date following that death of the individual but in a case where family allotment has been pathe allottee is the receipient of the award, the award shall commence from the following that upto and for which family allotment has been paid.

Explanation.—In this sub-regulation and sub-regulation (2) of regulative "family allotment" means the amount allotted to be sent to the family individual and "allottee" means the person who receives the amount allotte

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Viction 19 by of the cotted. (3) In a case where, the documents necessary to determine entitlement to family pension are received in the office of the Controller of Defence Accounts (Pensions) after a period of twelve months from the date of death or the date specified in sub-regulation (4) of regulation 205, as the case may be, the grant of arrears of pending enquiry award shall be regulated by regulation 205.

173. To whom payable.—(1) An award of disability pension shall be made to the individual invalided out of the service.

(2) An award of family pension and children allowance shall be made to the heir nominated for family pension as shown in service records or if the nominated heir is dead or if there is no nomination, to the living heir standing highest among the eligible relatives without verification in either case as to his or her eligibility for family pension and children allowance under these regulations except to the extent that such verification can be made on the basis of entries in the service records.

Any case of doubt shall be submitted for orders of the Central Government.

174. Procedure.—(1) The Captain Naval Barracks shall submit to the Controller of Defence Accounts (Pensions), disability pension claims as soon as the medical board proceedings have been approved, and family pension claims as soon as possible after the receipt of the casualty report.

(2) In case of family pension claims, the Captain Naval Barracks, while forwarding the claim, shall state in each case whether family allotment was being paid and if so, the name and relationship of the allottee and the date up to and for which it was paid.

175. Payments,—(1) Intimation of the grant of a pending enquiry award and its particulars shall be sent by the Controller of Defence Accounts (Pensions) by express letter to the Ease Supply Officer, Bombay, who shall arrange payment of the award through ordinary money order.

The money order charges shall be borne by the Central Government.

(2) In remitting the pending enquiry award to the claimant, the Base Supply Officer, Bombay shall explain to the payee the object and the nature of the award and make it clear that the award is provisional only and shall cease if and when the pension is sanctioned or the claim to pension is rejected.

(3) In a case where a pending enquiry award is sanctioned to a claimant to disability pension who lives in Nepal, the award, instead of being remitted by money order, shall be paid to the claimant in lump sum when he visits the Recruiting Office, Kunraghat or Ghoom or the Indian Embassy, Nepal, as the case may be, provided that during the time that lapses between the sanctioning of the pending enquiry award and the claimant's visit, the claim is not finally rejected or sanctioned.

(4) In the case of claimants to family pension, who live in Nepal, the Recruiting Officers for Gorkhas at Kunraghat and Ghoom or the Indian Embassy, Nepal, as the case may be, shall disburse pending enquiry awards at their discretion in lump sum for the period during which, in their opinion, the individuals remained eligible for special family pension. All payments of pending enquiry awards and also all amounts which have been sanctioned and which are not paid, shall be notified to the Base Supply Officer, Bombay. The amount of pending enquiry award and the period for which payment has been made, shall also be recorded in Part II of the Pension claim Form 22 (RIN 239) and Form 23 (RIN 240) specified in Appendix VIII; in cases where no payment has been made, a note to that effect shall be made in the form.

176. Termination of pending enquiry award.—(1) In all cases the pending enquiry award shall be stopped on receipt of intimation by the Ease Supply Officer, Bombay, from the Controller of Defence Accounts (Pensions) regarding the acceptance or rejection of the claim.

(2) Intimation of rejection of the claim shall be sent by the Controller of Defence Accounts (Pensions) to the Base Supply Officer, Bombay, by telegram (with a post copy) to avoid further payment. A copy of the intimation will also be sent by the Controller of Defence Accounts (Pensions) to the Captain, Waval Barracks.

- (3) The Base Supply Officer, Bombay, shall also stop further payment o pending enquiry award,
 - (a) on receipt of orders of the Central Government regarding acceptance or rejection of the claim, or
 - (b) if definite information, duly verified, is received through service sources, the local civil authorities or Sailors', Soldiers' and Airmen'. Board or officers of recruiting organisation, regarding the ineligibility of the recipient for special family pension.

In all such cases, the Base Supply Officer, Bombay, shall inform the Controlle of Defence Accounts (Pensions) as to the month up to and for which the pending enquiry award has been paid.

- 177. Adjustment of pending enquiry awards—(a) Disability pension claims—(i) If the claim is rejected, no recovery of the amount paid as pending enquir; award shall be made.
- (ii) If the claim is accepted, the amount paid as pending enquiry award shall be adjusted by the Controller of Defence Accounts (Pensions) against the awar of disability pension.
- (b) Family pension and Children's allowance claims—(i) If the claim is reject ed, the amount paid as pending enquiry award shall not be recovered.
- (ii) If the claim is accepted the amount paid as pending enquiry awar shall be adjusted as indicated below:—
 - (A) When the recipient of the pending enquiry award and the family pension and children's allowance finally sanctioned is the same, the amount pand as pending enquiry award shall be adjusted against the award of family pension and children's allowance.
 - (B) In cases where:-
 - (1) the recipients of the pending enquiry award and the family pensio and children's allowance finally—sanctioned are husband and wif (or vice versa), or
 - (2) the recipient of the pending enquiry award is the father of the deceased and family pension and children's allowance are sanctioned to the widow or the child of the deceased, or
 - (3) the recipient of the pending enquiry award waives his or her clair in favour of the widow and the family pension and children allowance are sanctioned to the latter,

the amount paid as pending enquiry award shall be adjusted against the arrest of family pension and children's allowance due under these regulations and th balance, if any, recovered from the pension sanctioned in instalments no exceeding one third of the pension.

- (C) All other cases shall be submitted for orders of the Central Government. Pending such orders, the arrears of family pension and children's allowance to the extent of the amount paid as pending enquiry award shall be withheld from the recipient of the family pension and children's allowance. If the amount paid as pending enquiry award exceeds the arrears of family pension and children allowance admissible, the balance shall be recovered from the family pension and children's allowance in instalments not exceeding out third of the pension. Final adjustment, shall be made on receipt corders of the Central Government.
- 178. Review of eases.—The Controller of Defence Accounts (Pensions) shareview every four months all cases of pending enquiry awards to ensure that they has been no avoidable delay in sanctioning pensions.

CHAPTER IV—PAYMENT OF PENSION AND CHILDREN ALLOWANCE Section 1—General

179. Agencies for payment of pension.—(1) A pension or children's allowed granted under these regulations shall, if drawn in India, be paid through one the agencies specified in Appendix X.

(2) The payment of pension and children's allowance outside India shall be regulated by the orders of the Central Government for the time being in force.

180. Drawal of pensions through agents,—(1) A recipient of pension or children's allowance resident in India may draw his or her pension or allowance through a duly authorised agent approved by the Central Government. The agent shall execute a bond to refund over-payments and produce at least once a year a life certificate in respect of the recipient signed by any or the persons authorised by regulations 189 and 194 to sign such certificates.

(2) Any such recipient not resident in India may draw his or her pension or allowance in India through a duly authorised agent, who shall either produce a certificate by a magistrate, a notary, a banker or a diplomatic representative of the Central Government on each occasion, that he or she was alive on the date up to which his or her pension or allowance is claimed, or execute a bond in favour of the Central Government to refund overpayments and produce such a certificate as aforesaid at least once a year.

(3) The pension of an individual drawing pension through an agent who has executed a bond to refund overpayments shall not be paid in respect of a period of more than a year after the date of the life certificate last received, and the Controller of Defence Accounts (Pensions) and pension disbursing officers shall promptly stop further payments on receipt of authentic information of the death of any such pensioner.

181. Pensioners employed or re-employed under Government.—(1) A pensioner drawing pension in India shall be required to furnish a certificate showing whether or not during the period for which pension is claimed, he or she was employed or re-employed under the Central Government or any State Government. In cases where pension, is not permitted to be drawn during employment or re-employment under these regulations, the payment of pension shall be suspended.

(2) Where the salary of the pensioner is payable from the Defence Services Estimates, the Captain Naval Barracks or the Read of the office concerned shall report the pensioner's employment or re-employment or re-enrolment to the Controller of Defence Accounts (Pensions) and shall also take the following further action in respect of the specified categories of pensioners:—

(i) Pensioners re-enrolled/reemployed otherwise than in a civil capacity (i) In cases where pension is to be suspended, the individual's pension certificate shall be withdrawn and forwarded to the Controller of Defence Accounts (Pensions) along with his service certificate noting therein the date of re-enrolment or re-employment for necessary endorsement and return.

(ii) Pensioners re-employed in a civil capacity

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Controller of Defence Accounts responsible for auditing the pensioner's pay and allowance.

182. Re-employed disabled pensioners.—A pensioner in receipt of a permanent award of disability pension, who is re-employed under the Central Government or any State Government in a civil capacity, shall be brought before a resurvey medical board, in cases where the competent authority has reason to believe that his disablement is reduced or removed. Such action shall be taken as soon as the fact of re-employment becomes known, even though the individual might have been medically examined at the time of his re-employment.

183. Payment in respect of insane pensioners.—When a person who is in receipt of pension or children's allowance is certified by a magistrate to be insane, the payment of such pension or allowance shall be regulated by the competent authority as under:—

(a) such portion of the pension or allowance as is necessary for the recipient's maintenance shall be paid to the asylum in which he is lodged, or to the individual in whose charge he is, on the production of the pension certificate and the life certificate.

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- (b) the balance of the pension or allowance, if any, or a sufficient portice thereof, shall be paid to such members of the recipient's family are dependent on him for their maintenance;
- (c) the balance, if any, shall be paid to the recipient on his regaining sani and on production of a certificate by a magistrate to that effect. The event of his dying while insane, the balance shall be credited his estate.
- 184. Payment of pension by money orders.—Payment of pensions up to Rupe one hundred per mensem through treasuries or Pension Paymasters may be may by money order at the option of the pensioner, the money order commission bei deducted from the amount of pension.
- 185. Transfer of payment of pension in India.—The Controller of Defer Accounts (Pensions) or the pension disbursing officer concerned may, on application and on sufficient cause being shown, permit the transfer of payment of pension from one station to another in India.
- 186. Issue of supplementary instructions.—(1) Supplementary instructions payment of pensions by pension disbursing officers on matters of detail not period of the controller of Defence Account (Pensions) with the concurrence of the Controller General of Defence Accounts
- (2) In regard to pensions paid through post offices, such supplement; instructions may be issued by the Director General. Posts and Telegraphs; w the concurrence of the Controller of Defence Accounts (Pensions).

Section 2—Officers and their families

187. Mode of payment.—(1) Except as provided in sub-regulation (2), a pens is payable monthly and children's allowance at motherless rate is payable he yearly on or after the first day of the following month or half year as the c may be.

- (2) Pension may be paid before the end of the month in the following case:
 - (i) When a pension drawn in India is transferred to be paid by a pens paying officer outside India, payment shall be made up to and the day preceding the day of departure from India.
 - (ii) When there is a variation in the rate of a pension consequent on commutation of a portion of it, payment at the original rate may made up to and for the day preceding that from which the commit tion takes effect.
 - (iii) When a pensioner dies or ceases to be eligible for pension.
 - (iv) When the first four days of a month are public holidays on wi pensions are not disbursed by treasuries in India, the head of I administration may, if he thinks fit, direct the payment, on the working day before the holidays, of pension bills of pension drawing pensions of Rupees one hundred or less.
- (3) Subject to the limitations prescribed in these regulations, a childr allowance (other than allowance at motherless rate) shall be paid from the following that of the officer's death to the Elst March next ensuing, and su quent payment shall be made yearly in advance from the 1st April in each y
- 188. How and by whom arrangements for payment are made.—When individual who has been granted a pension desires that it should be paid at of the stations in India specified in Appendix X, the Controller of Defa Accounts (Pensions) shall forward the original copy of the pension payment of notifying the grant of pension and the conditions to which it is subject, to prescribed pension disbursing officer and authorise him to pay pension from a which should be specified. On receipt of the pension payment order, the pen disbursing officer shall make the payment.
- 139. Identification of pensioners.—(1) Except as provided in regulation 180 sub-regulations (2) to (4), a pensioner shall take payment in person after pension disbursing officer has satisfied himself as to his identity.
- (2) A pensioner specially exempted by any State Government or Adminition from appearing in person, a female pensioner not accustomed to appear public or a pensioner who is unable to appear in consequence of buildy if or infirmity may receive his or her pension through a representative upor

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duction of a life certificate signed by a Gazetted Officer of the Central Govern-ent or any State Government or by some other respectable person.

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(3) A pensioner who produces a life certificate signed by any person exergate effect. In the credited to (3), or by any Registrar or Sub-Registrar under the Indian Registration Act, (8), or by any pensioned officer who before retirement exercised the wers of a magistrate or any gazetted officer of the Central Government or any pensione being being the Government or by a munsiff or by a police officer not below the rank of a may be made the Government or by a munsiff or by a police officer not below the rank of a binspector or a Post Master, Departmental Sub-Post Master, or an Inspector Post Offices, or by a Class I Officer of the Reserve Bank of India, or a Staff ficer or Staff Assistant of the State Bank of India is also exempted from applica-

by, on applications (2) and (3) the pension dispayment of a payment of the continued existence of the pensioner. For this purpose, he shall (save in the continued existence of the pensioner. For this purpose, he shall (save in the continued existence of the pensioner not accustomed to appear payment or Administration and female pensioner not accustomed to appear public) require the personal attendance and the due identification of all public) require the personal attendance and the due identification of all payment of public) require the personal attendance and the due identification of all payment of public) require the personal attendance and the due identification of all payment of public products.

Supplementary beginning and in all cases where such inability is alleged, he shall require proof addition to the proof submitted of the pensioner's existence. A public officer and need not be required to appear at a public office.

(5) The pension disbursing officer shall be personally responsible for any (2), a pension tyment wrongly made. In cases of doubt he shall consult the Controller of a payable half affence Accounts (Pensions).

payagore nair-fear as the cast. 190. Certificate regarding employment under a Government cutside India or a commercial firm.—(1) A retired officer whether drawing pension in India or itside, shall be required to furnish a certificate showing whether or not during flowing cases:—its period for which pension is claimed, he or she was employed—

(a) under a Government outside India, and

(b) in the case of an officer of the rank of Captain or above, in a com-mercial firm, within two years of retirement.

mercial firm, within two years of retirement.

graphing the case where prior permission of the Central opposition and the case reported for orders of the Central firm the date of employment and the case reported for orders of the Central opposition.

blidays on which 191. Payment of pension in respect of deceased pensioners.—(1) Subject to the file head of local ovisions of sub-regulation (2), arrears of pension or gratuity due to the estate filent, on the last is a deceased pensioner may be paid to the legal heir on production of a certified file of pensioner topy of the probate of the will, if any, left by the deceased, or letters of the pensioner gratuity of the probate of the will, if any, left by the deceased, or letters of the pensioner gratuity of respectable persons that the claimant is the legal heir and that they hold from the data because responsible for the refund of the amount paid, in the event of any fixing and subsections are claim being preferred. If the legal heir is a minor, payment shall be disting and subsection of law.

made.—When all (2) Claims to arrears of pension preferred after the expiration of one year like be paid at our room the pensioner's death may be admitted in full by the Controller of Defence fields of Defence frounts (Pensions), if he is satisfied with the claimant's explanation for the full payment order blay; if he is not satisfied with the explanation, he shall obtain the orders of the subject, to internated Government for disbursement of pension.

Section 3—Sailors and their families

192. Hode of payment.—(I) Subject to the provisions of sub-regulation (2), a spatial to any sailor or to any of his legal heir, payable under these Regulations regulation 180 and sail be paid only after it has become due. In the State or Union territory rectified in column 1 of Appendix XI such pension shall be payable as pecified against that State or Union territory in column 2 thereof.

against that State or Union territory in column 2 thereof.

[2] The provisions of clauses (i), (iii) and (iv) of sub-regulation (2) of regulation (2) appear affiding 187 shall apply in relation to pension payable to sailors and their families that apply in relation to pension payable to officers and their families solution to pension payable to officers and their families.

193. How and by whom arrangements for payment are made.—Wh individual who has been granted a pension desires that its payment from commencement should be made at one of the stations in India specif Appendix X, arrangements for its payment shall be made in accordance wi following procedure:—

The Controller of Defence Accounts (Pensions) shall forward the occupy of the pension payment order notifying the grant of pension and the ditions to which it is subject, to the pension disbursing officer and authorise to pay the pension from a date which should be specified.

The Controller of Defence Accounts (Pensions) shall also prepare a p certificate and forward it along with a copy of the pension payment order Captain Naval Barracks. In the case of a pensioner who has been grafamlly pension, a duplicate copy of the descriptive roll shall be forwar addition.

On receipt of these documents, the Captain Naval Barracks shall

- (a) in the case of service and disability pensioners complete the individescriptive roll with the number of the pension payment order the exception of which the descriptive roll should be kept corrand forward it along with the photograph of the pensioner pension disbursing officer concerned by registered post; han the pension certificate to the individual and instruct him to preto the pension disbursing officer concerned; if the individual already left the ship or establishment, send it to him by resport;
- (b) in the case of family pensioners—hand over the pension certification in the individual or send it by registered post with instruction to it to the pension disbursing officer concerned and forward the cate copy of the descriptive roll to the pension disbursing offic cerned by registered post.

On receipt of the descriptive roll and the pension payment order, the disbursing officer shall make payment. Where, however, the pension p order is not received by him before a pensioner appears for receiving pto the pension shall be paid on the authority of the pension certificate. The ment thus made shall be treated as provisional and shall be confirmed verification from the pension payment order which shall be called for from the defence Accounts (Pensions) immediately.

- 194. Identification of a pensioner.—(1) Except as provided for in subtion (2) of regulation 180 a pensioner shall take payment in person as be identified by comparison with the descriptive roll and pension certificathe case of service and disability pensioners they shall, in addition, be id with reference to their photographs.
- (2) In the case of severely wounded and infirm pensioners and pensioners who are not accustomed to appear in public, personal attendan not be necessary. Payment shall be made to a representative of the people on the production of—
 - (i) the pension certificate;
 - (ii) Subject to the provisions of sub-regulations (3) and (4) a ce signed by a Gazetted Officer of the Central Government or ar Government or by some other respectable person that the pris alive. The certificate must bear the signature of the left impression of the pensioner taken in the presence of that α person;
 - (iii) a written authority from the pensioner to the representative the signature or the left thumb impression of the pensioner with a specimen of the signature or thumb impression representative.
- (3) If the life certificate referred to in sub-regulation (2) is given by commissioned officer/junior commissioned officer pensioner, a sub-inspective, a sub-post master drawing not less than Rupees fifty per me tehsildar, a village headman, a patti patwari (in the case of Garhwali per resident in Kumaon), or the head of the village panchayat, who is accepted to the pensioner, it shall be accepted by the pension disbursing office

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has no reason to doubt the veracity of such a certificate. He shall inform the pensioner's representative of any further guarantee which he may require to safeguard the payment being received by the correct person. He shall also make independent enquiries once a year to satisfy himself that the pensioner is alive.

(4) In the case of a Gorkha pensioner living in Nepal who is physically unable to apply for his pension in person, payment may be made through a pension disbursing officer in India or under arrangements by the Indian Embassy, Nepal to a representative under the conditions prescribed above but the life certificate shall be signed by either two male pensioners if below junior commissioned officer's rank or by a pensioner of Junior Commissioned Officer's rank acquainted with the pensioner with the pensioner.

In case of pensioners residing in Sikkim and Bhutan who are physically unable to draw their pensions in person, payment may be made by the Political Officer there, through a representative in accordance with the procedure indicated above.

The Indian Embassy in Nepal or Political Officer at Sikkim or Bhutan shall obtain once a year life certificate from the Government of Nepal or Sikkim or Bhutan for every such pensioner residing in those countries.

Particulars of such pensioners residing in Nepal who draw their pensions from pension paying authorities in India, will be forwarded by those authorities to the Indian Embassy, Nepal for obtaining life certificates.

(5) The pension disbursing officer is personally responsible for any payment wrongly made. In case of doubt he shall consult the Controller of Defence Accounts (Pensions) without prejudice to the provisions of Regulation 4.

195. Withholding in whole or in art of pension of a pensioner convicted by a court of law.—If a pensioner is convicted of a crime by a court of law which is not of a political nature the following procedure shall be followed:—

(a) If the pensioner is sentenced to imprisonment for a criminal offence, his pension shall be suspended from the date of his imprisonment and the case reported by the Controller of Defence Accounts (Pensions) for the orders of the competent authority. If the pensioner is kept in police or jail custody as an under-trial prisoner and is eventually sentenced to a term of imprisonment for a criminal offence, the suspension of pension shall take effect from the date of imprisonment only. imprisonment only.

(b) The competent authority shall decide in consultation with the Controller of Defence Accounts (Pensions) and if necessary, with the civil authorities also, whether he shall for reasons to be recorded in writing order the removal of the pensioner's name from the pension list, from the date of commencement of his imprisonment. Pension thereupon shall cease to be payable from that date.

(c) If the competent authority decides not to remove the pensioner's name from the pension list, the payment of arrears of pension due from the date of last payment before imprisonment shall be made on release from prison.

(d) If a pensioner is sentenced to imprisonment for a criminal offence by a lower court but is acquitted, on appeal, the pension withheld shall be restored.

(e) If a pensioner is guilty of misconduct not falling under the preceding clauses, it shall at once be reported to the competent authority who may, if it considers justifiable, order the suspension of his pension from a date to be specified. The competent authority shall subsequently investigate the case in consultation with the Controller of Defence Accounts (Pensions) and if necessary the civil authorities, and...

(i) either authorise the withholding of pension in whole or in part from a date to be specified by him not earlier than the date of original suspension; or

(ii) authorise continuance in full.

196. Withholding of pension of a pensioner who is convicted of a crime or is suity of misconduct of a political nature.—If a pensioner is convicted of a crime or is guilty of misconduct, of a political nature, his case shall be reported by the Controller of Defence Accounts (Pensions) to the competent authority who on the recommendation of the State Government or Administration concerned may

order the withholding of his pension (service and disability pensions, family pension drawn by adult males only, and children's allowance) from a date to be specified. In a case in which the pensioner is sentenced to imprisonment, pensions shall, pending the orders of the competent authority, be suspended from the dates of his imprisonment. of his imprisonment.

197. Restoration of pension withheld.—A pension withheld in whole or in part may be restored in full or in part by the competent authority in consultation with the State Government or Administration concerned in political cases and with the Controller of Defence Accounts (Pensions) and the civil authorities, if necessary, in other cases. In the case of a pensioner undergoing imprisonment, any action under this regulation shall only be taken on his application after release.

198. Withholding of disability pension of a pensioner who does not disclose his disability on re-employment.—A disabled pensioner who obtains re-employment in the Indian Navy without disclosing the fact that he was previously discharged from service of any of the Armed Forces for medical unfitness, shall not be entitled, from the date of his re-employment, to any disability pension in respect of his previous service. of his previous service.

199. Payment of pension or gratuity in respect of deceased beneficiaries.—(1) Subject to the provisions of sub-regulations (2) and (3), arrears of pension due to the estate of a deceased pensioner claimed within three years of his or her death shall be investigated and paid to the heirs of the deceased by the officer responsible for the payment after such enquiry into the right and title of the claimant as he may deem sufficient. If there is reasonable doubt regarding the claim or title, the payment shall only be made to the administrator appointed by the civil court. the civil court.

(2) Any claim to arrears of pension

(a) preferred after the expiry of three years from the date of death of the

(b) exceeding Rupees one hundred preferred after twelve months from the date of death of the pensioner, or

(c) for a period exceeding twelve months

shall require the sanction of the Controller of Defence Accounts (Pensions) before payment.

(3) Claims to arrears of pension on account of deceased Gorkha pensioner drawing pension from any of the following treasuries shall, however, subject to the conditions laid down above, be disposed of finally by the officers specified against that treasury instead of by the pension disbursing officer or the Controlle of Defence Accounts (Pensions):—

Kathmandu treasury

Gorakhpur treasury

Darjeeling treasury

Darbhanga & Purnea treasuries

Bahraich and Gonda treasuries

Military Attache/Assistant Militar Attache to Indian Embassy a Nepal.

The Recruiting Officer or Deput Recruiting Officer and Recor

Recruiting Officer and Record Officer or Assistant Recruiting Officer for Gurkhas, Kunraghat The Deputy Recruiting Officer and Record Officer, Ghoom, Darjeelin The Deputy Recruiting Officer as Record Officer or Assistant Recruiting Officer, Ghoom, or the Collectors, Darbhanga and Purne as the cese may be.

Recruiting Officer or Deputy Recruiting Officer and Record Record

cruiting Officer or Deputy A cruiting Officer and Reco Officer or Assistant Recruitir Officer for Gorkhas, Kunragh (Gorakhour) or Deputy Comm sioner, Bahraich and Gonda, as t case may be.

(4) When the exact date of a pensioner's death cannot be ascertained, t Controller of Defence Accounts (Pensions) she'l have the power to admit arreof pension for the entire month in which the casualty occurred, but when

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Record Recruiting Kunraghala Commisoda, as the

mained, the whit arrears when the

nth or year of death is not known the payment of arrears shall be limited to a fied of one mouth.

(5) In the case of Gorkha pensioners, the certificates of death and beirship inted by the mukhia of the Government of Nepal shall be countersigned by Military Attache or Assistant Military Attache to the Indian Embassy, Nepai the Recruiting Officer, the Deputy Recruiting Officer and the Record Officer. Assistant Recruiting Officer for the Gorkhas, Kunraghat or Ghoom, as the case by be.

the case of a claim to gratuity already admitted but the payment pase.

(6) In the case of a claim to gratuity already admitted but the payment pase.

The payment pase is a payment part of Defence Accounts (Pensions) or payment part of Defence Accounts (Navy) as the case may be, may sanction its payment payme

Cases where the application for the payment of gratuity is submitted by the mimant after the expiry of five years from the date on which the claim originally all due shall be submitted for orders of the Central Government,

200. Payment of life-time arrears of pension by money orders.—Subject to the povisions of regulation 184, the payment of arrears of pension of deceased pensions who were drawing their pensions through treasuries and pension payasters may be made to their heirs by postal money order provided the amount arrears does not exceed Rupees one hundred in cases where the pension is payable monthly, and Rupees three hundred in other cases.

The money order commission shall be deducted from the arrears of pension mitted.

CHAPTER V-LIMITATION OF CLAIMS

SECTION 1-GENERAL

201. Definition of "claimant".—For the purpose of regulations 202, 205 and 206 are term "claimant" shall mean the Captain Naval Earracks.

202. Claims for the initial grant of pension or allowance or for gratuity.—Save otherwise provided in sections 2 and 3 of this chapter:—

- (a) first claims for pension or allowance or gratuity, under these regulations, preferred within twelve months of the date on which they fall due shall be entertained and paid with full arrears, if such claims are
- (b) such claims which are not preferred within that period may be admitted with full arrears, if the pension sanctioning authority concerned is satisfied with the claimant's explanation for the delay in their submission; if he is not satisfied with the explanation, such claims submission; if he is not satisfied with the explanation, such claims shall be submitted for orders of the Central Government who shall give the decision depending on the circumstances of the case.

Section 2—Officers and their families

SECTION 2—OFFIcial Market Special provisions for claims to pensions in respect of widows.—In the case stant Respect of widows of commissioned officers, pension shall normally be awarded from the case that period widows of commissioned officers, pension shall normally be awarded from the case that can be paid as follows:—

Officer and date of application. Arrears prior to that date shall be paid as follows:—

Officer and date of application. Arrears prior to that date shall be paid as follows:—

(a) if application for pension is made within six months of the officer's death death, full arrears shall be paid;

- (a) if application for pension is made within six months of the officer's death, full arrears shall be paid;
- (b) if failure to apply for pension within six months of the officer's death is, in the opinion of the pension sanctioning authority, due to satisfactory cause (such as serious illness of the widow), payment of arrears prior to the date of application shall ordinarily be limited to a period of six months. to a period of six months;
- (c) if the widow is unable to furnish a statement or a reasonable estimate the widow is unable to nimish a statement or a reasonable estimate of her income in cases where such estimate or statement is necessary, within six months of her husband's death but she completes and submits her application for pension within that period, full arrears and submits her application for pension within that period, full arrears shall be paid, if she is subsequently found eligible for pension;
- (d) in the case of death of an officer prior to the settlement of his disability pension claim, the time-limit of six months shall be reckoned from

the date of orders of the Central Government sanctioning the grant of disability pension.

204. Claims to arrears of pension by pensioners who fail to draw their pension.—
(1) Unless otherwise provided in these Regulations, a pensioner who fails to draw his pension for a period of twelve months shall be struck off the pension establishment.

(2) If he thereafter prefers a claim to draw his pension, he may be re-admitted to the pension establishment, if he accounts for such failure to the satisfaction of the competent authority which may depending on the circumstances of the case, grant or withhold the arrears of pension or any portion thereof.

Section 3—Sailors and their families

205. Claims for initial grant, revision and re-assessment of pension or allowance or for gratuity.—(1) Subject to the provisions of sub-regulation (2), claims for the first grant, revision and re-assessment of pension or allowance or gratuity shall be dealt with as follows:—

Claims preferred after twelve months from the date on which they fal due shall be entertained, if otherwise such claims are in order, with arrears as specified below:-

- (i) Where arrears are due to rectification of a mistake in assessing or reassessing a pension, etc., or to revision of a pension, etc., which is not revised through madvertence at the time of a general register. revision.
- (ii) Claims to first grant of a pension, etc., or to revision of a pension, etc., in cases where rein cases where re-assessment is to be made only on the sub-mission of a claim:
 - (a) Where explanation for the delay is consider-ed by the pension sanctioning authority to be satisfactory.
 - no action is (b) Where Vhere no action is taken on a petition or the petition is rejected on account of any error on the part of the pension sanctioning authority or competent authority and the applicant does not the applicant does not represent the case again for more than a year after the first rejection.

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(c) Where explanation for the delay is considered by the pension sanctioning authority to be insatisfactory.

Full arrears subject to the maximum of arrears for five years preceding the date of the pension paymer order in which the correct or it revised rate is notified.

Full arrears subject to the maxim of arrears for five years preced the date of the pension paym-order in which the award is notifi

Up to three years preceding the c of the application which is purs to a finality and leads to the gr of a pension, etc., subject to maximum of arrears for five ye preceding the date of the pension payment order in which the aw is notified.

From the date of the application; ject to a maximum of arrears three years preceding the date of pension payment order in which award is notified:

Provided that where a pending enquiry award is under issue, the date commencement of pension shall be the date from which the pension enquiry award was sanctioned.

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date of e pendExplanation.—Doubtful cases, as also cases in which the grant of arrears for periods in excess of the periods referred to above is considered to be justified in the special circumstances of the case shall be referred by the pension sanctioning authority to the Central Government for orders.

- (2) Claims for family pension preferred by claimants who are disqualified under these regulations shall not be entertained.
- (3) The provision of this regulation shall apply to claims for transfer of family pension and increase of children's allowance.

Explanation.—In regard to claim for transfer of family pension to the widow under regulation 130, the period of twelve months shall reckon from the date on which intimation regarding the death or disqualification of the recipient of the family pension is received by the Captain Naval Barracks, Bombay from the Controller of Defence Accounts (Pensions) or from any other source.

- (4) In cases of death of individuals who are invalided out of service and who die prior to the settlement of their disability pension claims, the time-limit of twelve months under regulation 202 and sub-regulation (1) of this regulation for the purpose of special family pension claims shall be reckoned from the date of the pension payment order in which the award of disability pension is notified.
- (5) (i) Claims to gratuity preferred after twelve months but within three years of the date on which they fall due shall be admitted in full by the Controller of Defence Accounts (Pensions) or Controller of Defence Accounts (Navy), as the case may be:

Provided that claims preferred after three years but within five years of such date may, where the explanation for the delay is satisfactory be admitted in full by the said authority.

(ii) Claims not covered by clause (i) shall be submitted for orders of the Central Government.

206. Claims for counting former service for pension and gratuity.—All claims for counting former service for pension submitted by the Captain, Naval Barracks, if otherwise in order, shall be admitted by the Controller of Defence Accounts (Navy). In cases, however, where the delay in preferring a claim exceeds twelve months from the date when the pension fell-due, the claim shall be admitted in full by the Controller of Defence Accounts (Navy) and a report of the late submission of the claim shall be made by him to his next superior authority for such action as may be deemed necessary by the latter.

207. Claims to arrears of pension or gratuity.—(1) Claims to arrears of pension preferred within a period of twelve months of the date from which it became due and psyable shall be entertained and may be paid by the pension disbursing officer, if such claims are otherwise in order. Such claims preferred after twelve months but within three years of such date shall be entertained and may be paid by the competent authority if it is satisfied with the claimant's explanation for the delay in drawing the pension.

- (2) If after the expiry of three years no explanation has been received of the cause of a pensioner failing to draw his pension, his name shall be struck off the pension establishment. If he thereafter prefers a claim to draw his pension he may be readmitted to the pension establishment if he accounts for his failure to draw the pension, to the satisfaction of the competent authority. That authority shall, depending on the circumstances of the case grant or withhold the arrears of the pension or any portion thereof.
- (3) In case of claims to gratuity already admitted but where the payment thereof has not been made, the Controller of Defence Accounts (Pensions) or the Controller of Defence Accounts (Navy), as the case may be, may sanction its payment depending on the circumstances of the case, if an application therefor is submitted by the claimant within five years from the date on which the claim originally fell due.

Cases where the application for the payment of gratuity is submitted by the claimant after the expiry of five years from the date on which the claim originally fell due shall be submitted by the said Controller for orders of the Central Government.

CHAPTER VI-RECOVERIES AND OVERPAYMENTS

208. Recovery of public claim, non-public fund debts or claims pension.—(1) Subject to the provisions of sub-regulation (2), a public against a pensioner, a non-public fund debt due from him or a non-public claim which the Central Government may direct him to pay, shall be recorded to the pension, gratuity or commuted value of pension.

(2) A public claim or non-public fund debt, shall not be recovered fredisability pension of an officer or sailor, except under the special orders Control Cont Central Government.

209 Mode of recovery of public claims (other than over-payments c sions), non-public fund debts or claims.—Public claims, other than th account of overpayment of pensions, non-public fund debts and non-public laims which the Central Government directs any person to pay, shall be a sunder as under-

- (i) Retrenchments on account of excess issues of pay and unautexpenditure, stoppages other than those awarded under the value of losses and all other claims for which Central Gove holds any person liable, shall be recovered in monthly instalm one-third of pension until the full claim is satisfied. The concathority may, if it is satisfied that there are reasonable grounds such a course, which must be recorded in writing, relax this tion and order recoveries to be made in smaller amounts us no case shall exceed twelve instalments in number. no case shall exceed twelve instalments in number.
- (ii) In the case of public claims other than those specified in cla and non-public fund debts which are not disputed, the Company of the company of the company of the company of the rection amount from his pension in such instalments as the Company of the compa

(iii) In the case of a non-public fund debt where the person from it is due disputes the correctness of the amount or repud liability, such debt becomes a non-public fund claim and recovered only under the orders of the Central Governmen

Explanation.—Non-public fund debt means any debt arising out recoverable from the person towards:—

(a) Loan granted from any Non-Public Funds (viz. I.N.B.A./C Benevolent Funds).

- (b) Subscription and other dues in respect of any Non-Public F I.N. Amenities Fund/Contributory Education Scheme).
- (c) Purchases made on credit from Canteens.
- (d) Mess/Wine Bills.
- (e) Loss incurred by the person of any money or stores, believed any Non-Public Fund entrusted to him (viz. Library Eco equipments etc.).
- (f) Deficiency or irregular expenditure of Non-Public Fund a stores of which, after due investigation, no explanation as to the Chief of Naval Staff, is given by the person who is sible for the same.
- (iv) The mode of recovery from disability penson shall be deter Central Government in each individual case.
 - (v) If arp person is eligible for a gratuity in lieu of pension or commuted a portion of his pension, the whole amount of shall be recovered in one instalment from the gratuity or value of the pension, as the case may be.

210. Overpayments of pension.—(1) Overpayment of pension in Inc an error in law (including those due to misinterpretation of any of the tions) shall not be recovered but shall be reported by the Controller of Accounts (Pensions) to the Central Government through the Controller of Defence Accounts of Defence Accounts.

Any case in which there is a doubt or a difference of opinion be Controller of Defence Accounts (Pensions) and the competent authi whether the overpayment was due to an error in law, or due to misint

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non between Rautherity as Inisinterpretal of any of these regulations, shall be submitted to the Central Government through the Controller General of Defence Accounts for orders.

Cases of overpayment in such circumstances outside India shall be reported by the Controller of Defence Accounts (Pensions) to the Central Government through the Controller General of Defence Accounts for orders.

- (2) Overpayment of pension due to any other reason (including those involving fraud) shall be dealt with as follows:—
 - (i) Those challenged in audit within twelve months from the date of payment.—If a pension is payable, further payments shall be made at the correct rate and the overpayment recovered in instalments of one-third of the pension.
 - off the recipient, and in the opinion of the Controller of Defence Accounts (Pensions) warrant the stoppage of the pension in full or recovery of overpayments in instalments of mile than one-third of the pension, a report shall be submitted (through the Controller General of Defence Accounts in cases of pension; drawn outside India) to the competent authority, who shall declared case on its merits and communicate their decision to the Controller of Defence Accounts (Pensions). Further adjustment as may be necessary shall be carried out by the Controller of Defence Accounts (Pensions) on receipt of such orders.
 - If no pension is admissible, payment shall cease immediately the error is detected and a report of the circumstances leading to the overpayment shall be submitted (through the Controller General of Defence Accounts in cases of pensions drawn outside India) to the competent authority.
 - (ii) Those not challenged in audit within twelve months from the date of payment (including those where payments were made partly within twelve months and partly on a date or dates more than twelve months anterior to the date-of challenge).—If a pension is payable, further payments shall be made at the correct rate and a report of the circumstances leading to the overpayment shall be submitted by the Controller of Defence Accounts (Pensions) (through the Controller General of Defence Accounts in cases of pensions drawn outside India) to the competent authority. Pending the orders of that authority, no recovery of the overpayment shall be made.
 - If no pension is payable, payment shall cease immediately the error is detected and a report of the circumstances leading to the overpayment shall be submitted by the Controller of Defence Accounts (Pensions) (through the Controller General of Defence Accounts in cases of pensions drawn outside India) to the competent authority.
- (3) Action to be taken by the competent authority.—(i) On receipt of the reports specified in clauses (i) and (ii) of sub-regulation (2) the competent authority shall for reasons to be recorded in writing decide, subject to the provisions of clause (ii), whether the whole or any portion of the overpayment shall be recovered or written off or in cases involving fraud or misconduct whether the pension shall be withheld wholly or reduced, and if so, permanently or temporarily as the case may be, and communicate his decision to the Controller of Defence Accounts (Pensions).

Any amount withheld under this regulation shall be adjusted against the over-payment to the extent necessary.

- (ii) In cases of pensions drawn in India: overpayments made during the twelve months preceding the date of challenge in audit shall not be written off unless it is impossible to effect recovery.
- (4) How recovery is made.—If the competent authority decides that the over-payment should be recovered, recovery shall normally be effected in instalments of one-third of the pension unless otherwise specified in the orders. If no pension is payable the method of recovery shall be decided by the competent authority [in consultation with the Controller of Defence Accounts (Pensions) in the cases of pensions drawn in India].
- 211 Powers of the Controller of Defence Accounts (Pensions) to write off over-payments of pensions.—Overpayments of pension not due to an error in new (including a misinterpretation of regulations and orders) which are, from

any cause, irrecoverable may be written off by the Controller of I Accounts (Pensions) upto an amount not exceeding Rupees two hundre fifty in each case and by the Central Government in other cases.

- 212. Overpayments indicating defective system or serious failure of a Should the circumstances in which overpayment has been made in an reveal any serious irregularity or defect in procedure or serious failure of for which the staff of the Defence Accounts Department is responsible, report of the case shall be made by the Controller of Defence Accounts sions) to the Controller General of Defence Accounts who shall take such a section as may be necessary.
- 213. Overpayments in India on account of erroneous grant of more the family pension.—Overpayments made consequent on the erroneous grant of than one family pension to the same pensioner may be written off by the petent authority provided that it is established that the overpayments were in good faith and that there has been no attempt to defrauct.
- 214. Overpayments resulting from false certificates of widowhood of marriage—recovery from pension.—(1) Overpayments of pension obtain female pensioners on presentation of false certificates of continued wide shall, irrespective of the amount involved be referred by the Controller of I Accounts (Pensions) to the competent authority for orders as to the mar which the sum fraudulently drawn by the alleged widow shall be recovered the false certificate has been signed by any person receiving pension these regulations, from such pension, unless that pensioner can offer a satis explanation provided that the sum so recovered every month shall not except the monthly pension of that pensioner.
- (2) The provisions of sub-regulation (1) shall also apply mutatis m to overpayments of pension made to female pensioners who submit fals marriage certificates.

Explanation.—Signing the certificate in ignorance of the widow's rem shall not be accepted as satisfactory explanation for the purpose of this reg

CHAPTER VII—PROCEDURE FOR COMMUTATION OF PENSIONS—OFF

- 215. Age of commutation.—The age for the purpose of commutation s calculated on the basis of the date of birth indicated in the audited Navy Where, however, the date of birth has not been verified in audit, the case s submitted by the Naval Headquarters for orders of the Central Governme
- 216. Submission of application and arrangement for medical examination An application for commutation of a portion of pension shall be in the preform (see Appendix VIII) and be made—
 - (i) if in India, to the Chief of the Naval Staff through the Contro Defence Accounts (Pensions); and
 - (ii) if outside India, to the Secretary to the Government of India. It of Defence through the official who pays the pension and the Co of Defence Accounts (Pensions).
- (2) The application shall be made so as to reach the Chief of the Navs at least one month before the date on which the applicant will attain specified in the application. Such applications from officers residing outsid should reach the Central Government at least three months before the which the applicant will attain such age.
- (3) The commuted value payable shall be assessed by the Controller of Accounts (Pensions) and intimated to the Chief of the Naval Staff or to the tary to the Government of India, Ministry of Defence, as the case may be forwarding the application, for communication to the applicant.
- (4) If the applicant is residing in India, the Chief of the Naval Starrange a medical board at any station in India that may be convenient such board being assembled under the orders of the State Government or tration and presided over, when practicable, by the chief civil admits medical officer of the State or Administration. In cases where difficulty no in the assembly of a civil medical board, the Chief of the Naval Staff mays a suitable service medical board for the purpose.
- (5) The pensioner shall at the same time be informed of the date on should present himself for examination by a medical board, which in no call

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date on which be in no case, shall be earlier than the actual date of retirement. The pensioner shall have the option of withdrawing his application at any time before the date fixed for examination by the medical board.

- 217. Medical board's fees—By whom borne in India,—(1) Civil medical board.—
 (i) If the examination is conducted by a civil medical board in India, the pensioner shall pay a fee of Rupees sixteen one fourth of which, shall be credited to the Central Government as revenue of the civil department concerned and the balance shall be paid by the pensioner in cash to the Board at the time of the medical examination to be retained and divided by the members of the board among themselves.
- (ii) The authority competent to convene the civil medical board shall, when sending intimation to the pensioner, direct him to deposit Rupees four, into the civil treasury or the Reserve Bank of India, or its agencies carrying on treasury functions for the time being on behalf of the Central Government and to hand over the receipt along with the balance of Rupees twelve, in cash to the board at the time of examination. The above authority shall also direct the board to forward the receipt and the medical certificate to the civil audit officer concerned and the Controller of Defence Accounts (Pensions) respectively.
- (2) Services medical board.—No fee shall be payable by the pensioner in respect of his first examination when he is examined by the services medical board.
- 218. Form of medical board report,—(a) The medical board shall report in the following form:—

 - Form of declaration in respect of health and fitness etc of the individual duly completed in our presence is also attached;"
- (b) In the case of impaired lives in which officer's application is recommended, but with an addition of years of age, the following form shall be used by the Medical Board:—

Form of declaration in respect of health and fitness etc. of the individual duly completed in our presence is also attached;"

- 219. Payment of commuted value.—(1) (i) If the board reports that the pensioner has an average expectation of life, the commuted value already notified to the officer shall be paid in the manner indicated by him on his form of application.
- (ii) In cases where an addition to his age is recommended, the pensioner shall be informed by the Controller of Defence Accounts (Pensions) by registered post and with acknowledgment due of the board's recommendation and of the commuted value payable in view thereof.
- (iii) The applicant may withdraw his application by written notice to the Controller of Defence Accounts (Pensions) despatched within two weeks from the date on which he receives intimation of the revised sum payable on commutation. If the applicant does not withdraw in writing his application within the said period, he shall be presumed to have accepted the sum offered.
 - (2) The commuted value shall be payable in India.
- (3) Payment of commuted value shall be made as expeditiously as possible but in the case of an impaired life, no payment shall be made until either the period within which the application for commutation may be withdrawn has expired, or a written acceptance of commutation is received.

4 Naval—5

- (4) If any commuted portion of pension has been drawn after the date on which the commutation became absolute, the amount drawn shall be deducted from the
- (5) If the pensioner dies on or after the day on which commutation became absolute, but before receiving the commuted value, the value shall be paid to hide legal heirs amount payable on commutation.
- 220. Reopening of rejected applications for commutation and payment of fee 220. Reopening of rejected applications for commutation and payment of fee for the medical examination by a second medical board.—(1) A pensioner whose application to commute a portion of his pension has been rejected on the recommendation of a medical board, or who has once declined to accept commutation of medical to accept commutation of a medical board, or who has once declined to accept commutation of the basis of an addition of years to his actual age recommended by a medical board may prefer an appeal to the Naval Headquarters and that authority may if this fit, permit him to appear for a re-examination by a medical board, providing that a period of not less than one year has elapsed since the date on which he will that a period of not less than one year has elapsed since the provisions of clause (1) examined by the first medical board. In such cases the provisions of clause (1) examined by the first medical board. In such cases the provisions of clause (1) examined by a civil or a services medical board, except that when the examination is conducted by the services medical board, the Government share of the fee, she conducted by the services medical board, the Government share of the fee, she conducted as receipt of the Defence Services and the receipt together with the credited as receipt of the Defence Services and the receipt together with the provisions.
 - (2) If in the opinion of the medical board some special examination is necessiwhich it is not in a position to carry out itself, it may require the pensioner undergo such examination at his expense.
 - 221. Recovery of public claims from the commuted value. Before the commu value is paid, the Controller of Defence Accounts (Pensions) shall ascertain whet any public claims is outstanding against the applicant and deduct the amount any such claim from the sum which would, but for the claim, be payable to it
 - 222 Commutation of asticipatory or previsional pension.—(1) To ensure eayment of the commuted value of the portion of an anticipatory or provisi pension paid in excess, the Controller of Defence Accounts (Pensions), Allaha shall obtain from the pensioner a declaration in the following form along with application for commutation. application for commutation:

"FORM OF DECLARATION

Whereas the (here state the designation of the officer sanctioning the commtion), has consented, provisionally, to advance to me the sum of Rupees...

being the commuted value of a part of the anticipatory pension in anticipating the completion of the enquiries necessary to enable the Government to fix amount of my pension and subsequently the part of pension that may be commuted to my pension and subsequently the part of pension that may be commuted value now paid to me is subject to revision on the completion of commuted value now paid to me is subject to revision of the part of anticipatory pension to be paid to me as the constant of the part of anticipatory pension exceeds the amount to which I my value of the part of anticipatory pension exceeds the amount to cash eventually found entitled. I further promise to re-pay either in cash value of the part of anticipatory pension exceeds the amount to which I eventually found entitled. I further promise to re-pay either in cash deduction from subsequent payments of pension any amount advanced to excess of the amount to which I may be eventually found entitled."

(2) A pensioner who applies for the commutation of a portion of his rand such portion is expressed as a percentage or fraction of the total rand such portion is expressed as a percentage or fraction of the total randmissible to him and is allowed in the first instance to commute such percentage or fraction of his anticipatory or provisional pension be allowed being more than his anticipatory or provisional pension be allowed being more than his anticipatory or provisional pension be allowed a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum without appearing before a fresh medical board, so commute a further sum wit

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APPENDIX I

[See Regulation 2(e)]

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that the	10	183	Commissioned officers at their familles.	nđ	Controller of Defence Accounts (Pensions).	
Mision on ommuted that be a four to me in the contract of the	¥.3	204	Do.,		The Central Government. Exception.— The Controller of Defence Accounts (Pensions) shall be competent to re-admit a pensioner to pension eatablishment and pay him full arrears if he is satisfied with the explanation of the pensioner.	
his final lived to	12	209	Commissioned officers	• · · ·	Chief of the Naval Staff.	
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shall be RIN d India.	Xaş	220	Commissioned Officers	,	In India Chief of the Naval Staff. Outside India The Central Government.	
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APPENDIX II

[See Regulation 2(k)]

Item No.	Reference to Regulations	Nature of award and categories of personnel in respect of whom the authorities specified in column 4 are competent to sanc- tion pension etc.	Authority competent to sanction the grant of pension etc.		
		. 3	4		
		OFFICERS	-		
r	Chapter II	Commissioned Officers including Branch List Öfficers (a) Retiring pension	(a) Ministry of Defence provides an award is made in accordate with the audit report of Controller of Defence Acco. (Pensions) excepting where officer is dismissed with or wout disgrace by sentence court martial.		
		 (c) (i) Special family pension and children's allowance to children below the age of eighteen. (ii) Gratuity to the widow where au officer is killed in action of dies of wounds received in action. 	(b) (i) Ministry of Defence ; vided the Central Govern recide that disability is a butable to or aggravated service in the Indian Navy an award is made in conforwith the audit report Controller of Defence Acco (Pensions). (ii) Controller of Defence counts (Pensions) as regional continuance of disability lision. (c) Ministry of Defence province Central Government de that the cause of death of officer was due to or aggrably service in the Indian hand an award is made in accance with the audit report of Controller of Defence Acca (Pensions).		
		(d) Ordinary family pension and children's allowance to children below the age of eighteen.	with the audit report of Controller of Defence Acc (Pensions),		
,		In circumstances not covered by the be the Central Government.			
			Explination In the case of the widow children, the Controller of fence Accounts (Pensions) have the nower to pay gra authorised in the regul when they are clearly administration provisionally, in cipation of the sanction competent authority.		

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SAILORS

r Chapter—III— All awards
Part I.

Controller of Defence Accounts (Pensions); and Controller of Defence Accounts (Navy) in the case of service gratuity other than in invaliding cases.

APPENDIX III

(See Regulation 20)

QUALIFYING SERVICE FOR PENSION—OFFICERS OF THE GENERAL LIST

The following periods of service qualify for pension:-

(1) Commissioned service.—Period of service as a permanent commissioned officer and, if it is preceded without a break, by service of one or more of the following categories subject to the refund to Government of the gratuity, if any, other than war gratuity, received in respect of such service namely:—

- (a) Service as commissioned officer in the Army, Indian Navy or Air Force, irrespective of the type of commission;
- (b) Mobilised commissioned service in the Indian Naval Reserve/Indian Naval Volunteer Reserve or called up service as an officer of the late Army in India Reserve of officers or called up commissioned service in the Indian Air Force Volunteer Reserve;
- (c) Embodied or called out commissioned service as an officer of the late Indian Territorial Force or of the late Auxiliary Force (India) or of the Territorial Army:

Provided that-

- (a) any service which was forfeited for seniority, and
- (b) any period of unauthorised absence unless pay and allowances are admitted for the period of absence shall not be regarded as qualifying service:
- (2) Service as Branch List Officer and precommissioned service.—(a) All the periods of qualifying service as:—
 - (i) An officer of the Branch List in the regular cadre including such service as Warrant Officer or Commissioned Warrant Officer, mobilised service in the reserve (including service rendered on T-124 X agreement), or service as a short service commissioned officer of the Branch List, if followed by permanent commissioned service without a break:
 - (ii) Junior Commissioned Officer or Warrant Officer, Class I, of the Army or Warrant Officer or Master Warrant Officer of the Air Force (including service rendered during World War II and continuously thereafter) immediately followed by commissioned service;
- (b) One half of the period of qualifying service, including the period of service rendered during World War II and continuously thereafter, in any ranks below that of:—
 - (i) Branch List Officer of the Indian Navy;
 - (ii) Junior Commissioned Officer or Warrant Officer Class I of the Army or Warrant Officer of the Air Force;

immediately followed by commissioned service direct or service as a Junior Commissioned Officer or Warrant Officer Class I of the Army or Branch List Officer of the Indian Navy or Warrant Officer of the Indian Navy or Warrant Officer of the Air Force which in turn is immediately followed by commissioned service:

Explanation.—The provisions of this clause are applicable subject to the gratuity, if any, other than war gratuity, received in respect of such service being refunded to the government;

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- (3) All periods of leave, excluding, in the absence of specific authorization the Control Government the nexted of leave without pay;
- (4) (a) In the case of an officer who is not brought to trial or who emer from a court martial with result, favourable to him, the whole period of suspensional
- (b) in other cases, such period of suspension if any, as is ordered by the Cen Government to so qualify;
 - (5) (a) Service under the Central Government or a State Government,
- (b) Service under a foreign Government or a local body or an autonom Corporation or a Municipality or other Institution, provided that a pension contrition is paid to the Central Government by the officer or, if under the general special arrangement the borrowing authority is to bear the contribution then such authority;
- (5) Any period of pensionable civilian service or Non-Combatant (Enrol rervice to the extent to which it permitted to qualify for pension as a craissioned officer under any general or special orders of the Central Government
- (7) Any other period of service to the extent and subject to the conditispecified in this behalf by the Central Government.

QUALIFYING SERVICE FOR PENSION-OFFICERS OF THE BRANCH LIST

The following periods of service qualify for pension;-

- (1) Period of service as an officer of the Branch List in a regular cadre incling such service as a Warrant Officer or Commissioned Warrant Officer, and pay mobilised service in the reserve (including service rendered on T—12 agreement), or service as a short service commissioned officer of the Branch I if followed by permanent commissioned service in the Branch List without a bre Provided that—
 - (a) (i) any service which was forfeited for eniority; and
 - (ii) any period of unauthorised absence unless pay and allowances admitted for the period of absence, shall not be regarded as qualify service; and
 - (b) any gratuity, other than war gratuity received in respect of such service refunded to the Government;
- (2) Precommissioned service.—(a) Period of service as a Junior Commission Officer or Warrant Officer Class I of the Army or Warrant Officer/Master Warr Officer of the Air Force.
- All qualifying service as a Junior Commissioned Officer or Warrant Offic Class I of the Army, or Warrant Officer or Master Warrant Officer of the Air Fc (including service rendered continuously during World War II, and thereaft immediately followed by commissioned service as a Branch List Officer;
- (b) One half of the period of qualifying service including service renderentinuously during World War II and thereafter, in the ranks below that of-
 - (i) Branch List Officer of the Indian Navy;
 - (ii) Junior Commissioned Officer/Warrant Officer Class I of the Army Warrant Officer of the Air Force, immediately followed by comm sioned service as a Branch List Officer or by service as a Jun Commissioned Officer, Warrant Officer Class I of the Army or Warr Officer of the Air Force;
- (3) All periods of leave excluding in the absence of specific authorization by Central Government, the period of leave without pay;
- (4) (a) In the case of an officer who is not brought to trial or, who emer from court martial with results favourable to him, the whole period of suspensi
- (b) In all other cases such period of suspension, if any, as is decided by Central Government to so qualify;
 - (a) Period of service under the Central Government or a State Government

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(b) Period of service under a foreign state or a local body or an autonomous Corporation or a Municipality or other institution, provided that a pension contribution is paid to the Central Government by the Officer himself or under general or special arrangement the borrowing authority is to bear contribution by such authority:

(6) Any period of pensionable civilian service to the extent to which it is permitted to qualify for pension as a commissioned officer of the Branch List under any general or specific orders of the Central Government;

(7) Any other period of service to the extent and subject to the conditions specified in this behalf by the Central Government,

AFPENDIN IV

(See Regulation 22)

RECKONING OF PAID ACTING RANG FOR PURPOSES OF RETIRING PENSION

- (1) An officer holding permanent commission who retires from service and becomes eligible for a pension, shall have his pension assessed with reference to a standard rate of retiring pension of Rupees. Six hundred and twenty only permensem for a standard period of qualifying service for 24 years, provided—
 - (a) he has held the substantive rank of Lieut-Commander for at least two years more than the minimum period of service required to be served in that substantive rank in order to be eligible for promotion to the substantive rank of Commander under the promotion rules in force at the time of his retirement;
 - (b) be has been found fit in all respects for promotion to the substantive rank of Commander; and
 - (c) he retires with the paid acting rank of Commander after holding that rank for an aggregate period of not less than four years, of which not less than three years shall be continuous.

Explanation (1).—For purposes of clause (2) the required period of service in the substantive rank of Lieut-Commander will commence from the effective date from which substantive promotion to such rank has been notified in the gazette.

Explanation (2),--For purposes of clause (c)--

- (i) an officer will be deemed to have retired with the paid acting rank of Commander if his reversion to substantive rank immediately prior to retirement is solely on account of the commencement of the furlough portion of his leave pending retirement or his invalidation out of service. The period subsequent to reversion to substantive rank will not, however, be taken into account in reckning the necessary service limits.
- (ii) Any paid acting rank held by the officer higher than that of Commander will be equated to that paid acting rank.
- (iii) An officer will be deemed to have held paid acting rank continuously in cases where an interruption of continuity is after-wards cancelled by a retrospective restoration of the paid acting rank by competent authority in accordance with the rules regulating retention of such rank.
- (2) An officer who retires in the substantive rank of Commander but has held that rank substantively for less than two years will also be eligible for the pensionary benefit mentioned above subject to the fulfilment of conditions (a) and (c) above. For the purpose of calculating the necessary service-limits under clause (c) of para 1 above, the period during which the officer held the rank of Commander in a substantive capacity will also be taken into account.
- (3) In all other respects, the pensionary entitlement of an officer to whom this Appendix applies, will be regulated by these Regulations.

APPENDIK V

(See Regulations 43, 101, 109)

Nature, Assessment and Attributability of Disability and Entitlement to Disability Pension

ENTITLEMENT RULES

- 1. (a) The entitlement rules set out below apply in cases where the disablement or death, on which the claim to casualty pensionary award is based, take place on or after the 1st April, 1948. These rules apply to all personnel who a governed by these Regulations for the Indian Navy.
- (b) These rules do not apply to an individual whose continuous service comenced from a date prior to the 1st April, 1948, in so far as his disablement the cause of his death, can be regarded as attributable to or aggravated by service during the period 3rd September 1939 to the 31st March, 1948.
- 2. Invalidment from service is a necessary condition for the grant of disabil pension. An individual who at the time of his release under the Release Regutions is in a lower medical category than that in which he was recruited will treated as invalided from service. Sailors who are placed permanently in medical category other than 'A' and are discharged because no alternative employment suitable to their low medical category can be provided as well as those very ment suitable to their low medical category can be provided as well as those very beautiful to their engagement will be deemed to have been invalided out service.
- 3. Disablement or death shall be accepted as due to naval service provider service. is certified that:-
 - (a) the disablement is due to a wound, injury or disease which--
 - (i) is attributable to Naval service;
 - (ii) existed before or arose during naval service and has been and rem aggravated thereby;
 - (b) the death was due to or hastened by:
 - (i) a wound, injury or disease which was attributable to naval service
 - (ii) the aggravation by naval service of a wound, injury or disease w existed before or arose during naval service.
- 4. There must be a causal connection between disablement and naval set for attributability or aggravation to be conceded.
- 5. In deciding on the issue of entitlement all the evidence, both direct and cumstantial, will be taken into account and the benefit of reasonable doubt be given to the claimant. This benefit will be given more liberally to the claim field service cases.
- 6. Post-discharge claims—Cases in which a disease did not actually let the member's discharge from service but arose within seven years thereafter, be recognised as attributable to service if it can be established medically be recognised as attributable to service if it can be established medically be recognised as attributable to service if it can be established medically by service conditions obtaining prior to discharge and that if the disability by service conditions obtaining prior to discharge and that if the disability been manifest at the time of discharge the individual would have been invited to the service on this account. In cases where an individual in receipt peen mannest at the time of discharge the individual would have been inveout of service on this account. In cases where an individual in receipt disability pension dies at home and it cannot, from a strictly medical polyiew, be definitely established that the death was solely due to the disablement respect of which the disability pension was granted:—
 - (a) the benefit of the doubt in determining attributability would go family of the deceased if death occurs within seven years from date of his invalidment from service, unless there are other factorized the contraction of adversely affecting the claim; and
 - (b) if death takes place more than seven years after the date of invalidment from service, the benefit of doubt will go to the Sta

In cases where an individual outlives a normal span of life, that is, death takes place at the age of sixty or above, the death should be held to to normal causes and not to naval service. MEMENT TO

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7. In respect of accidents the following rules will be observed :--

(a) Injuries sustained when the man is on duty will be deemed to have arisen in or resulted from Navy service unless they were self-inflicted or due to serious negligence or misconduct in which cases the question of withholding the pension in full/in part will be considered.

(b) A person subject to the disciplinary Code of the Armed Forces is "on duty" during the period of time when he is in the course of performance of an official task the failure to do which would constitute an offence triable under the Disciplinary Code applicable to him. The course of performance of a task includes the journey or transport by a reasonable route from one's quarters to and back from the appointed place of duty under organised arrangements.

(c) A person is also deemed to be "on duty" during the period of participation in recreation, organised or permitted by Service authorities and of travelling in a body or singly under organised arrangements. A person is also considered to be "on duty" when proceeding to his leave station or returning from his leave station at public expense.

(d) An accident which occurs when a man is not strictly "on duty" as defined may also be attributable to Service, provided that it is not an accident which can be attributed to risk common to human existence in modern conditions in India, unless such risk is definitely enhanced in kind or degree by the nature, conditions, obligations or incidents of the person's service. Thus, for instance, where a person is killed or injured by another party by reason of belonging to the Armed Forces, he shall be deemed "on duty" at the relevant time.

This benefit will be given more liberally to the claimant in cases occurring during the time when the person, subject to the Navy Law,—

- (f) is attached to, or forms part of a force which is engaged in operations against an enemy, or
- (ii) is engaged in naval operations in, or is proceeding to, the seas in the neighbourhood of a country or place wholly or partly occupied by an enemy, or
- (iii) is attached to or forms part of a force which is in military occupation of a foreign country.

Explanation 1.—(a) Personnel of the Armed Forces participating in-

- (i) local/national/international sports tournaments as members of Serviceteams, or
- (ii) mountaineering expeditions/gliding organised by the Service authorities, with the approval of Government will be deemed to be "on duty" for purposes of these regulations.

(b) personnel of the Armed Forces participating in the above-mentioned sports tournaments or in privately organised mountaineering expeditions or indulging in gliding as a hobby, in their individual capacity, will not be deemed to be "on duty" for purposes of these regulations, even though prior permission of the competent Service authorities may have been obtained by them;

(c) injuries sustained by personnel of the Armed Forces in impromptu games and sports outside parade hours, which are organised by, or with the approval of, the local Service authority and deaths arising from such injuries, will continue to be regarded as having occurred while "on duty" for purposes of these regulations.

Explanation 2.—The personnel of the Armed Forces deputed for training at courses conducted by the Himalayan Mountaineering Institute, Darjeeling, shall be treated on par with personnel attending other authorised professional courses or exercises for the Defence Services for the purpose of the grant of disability/family pensions on account of disability/death sustained during the courses.

- 8. In respect of diseases, the following rules will be observed:
 - (a) Cases, in which it is established that conditions of naval service did not determine or contribute to the onset of the disease but influenced the subsequent course of the disease, will fall for acceptance on the basis of aggravation.
 - (b) A disease which has led to an individual's discharge or death will ordinarily be deemed to have arisen in service if no note of it was

made at the time of the individual's acceptance for naval ser However, if medical opinion holds, for reasons to be stated, that disease could not have been detected on medical examination priacceptance for service the disease will not be deemed to have a during service.

(c) If a disease is accepted as having arisen in service, it must also established that the conditions of naval service determined or tributed to the onset of the disease and that the conditions were

to the circumstances of duty in naval service.

(d) In considering whether a particular disease is due to naval servi is necessary to relate the established facts, in the actiology of disease, and of its normal development, to the effect that cond of service, for example, exposure, stress, climate, etc., may have on its manifestation. Regard must also be had to the time for its manifestation of diseases at the end of this Appendix).

(i) Common diseases known to be affected by exposure to weat.

Diseases such as Bronchitis, Rheumatism and Nephritis i most diseases of the respiratory system, joints and kidney affected by climatic conditions. The period and the condition service at any particular place should be taken into account determining coursel connection with savides. determining causal connection with service.

(ii) Common diseases known to be affected by stress and strain-should be decided with due reference to the nature of the dut individual has had to perform in naval service. It may be to some cases the individual had been engaged on sedentary when they will normally not qualify.

(iii) Diseases endemic to certain areas.—Diseases such as Malaria, Karilariasis, Dysentery, Cholera, etc., are endemic in certain These diseases may also be introduced by movements of in persons. In determining causal connection with service it have to be established that the conditions of naval service en the individual to the infection as a result of which he contract the disease. Where there is medical evidence of the contract the diseases either prior to entry into service, or while off d the diseases either prior to entry into service, or while off d on leave or desertion or unauthorised absence, etc., attribut should not be accepted unless the disease occurs within the i tion period.

(iv) Diseases due to infections in service.—Entitlement to pention admitted if the exposure to infection arose from the circum:

of the member's service.

(v) Diseases known to be affected by dietary computations.—The c sions of service would also cover such cases as gastric dis for example, gastritis, gastric and duodenal ulcers, where established that the member was unable to follow a dietary required for his condition. The effect of service in such cas be limited essentially to the question of aggravation of a pre-constitutional condition. This will not normally apply to indice sedentary occuration. in sedentary occupation.

(vi) Diseases which run their course independently of external stances.—There are certain diseases which would have a same course whether the individual had been in the Forces for example, Leukaemia, Hodgkin's disease, etc. [see classing of diseases, sub-paragraph (E) at the end of this Appendix] or diseases, sub-paragraph (b) at the end of this Appendix cases will not be accepted as aggravated by service unless clear that owing to exigencies of service the man did not treatment of a satisfactory character and standard or sucl ment was so delayed as to be less effective than it won

been.

(vii) Veneral diseases .-

(1) Venereal disease will normally be rejected but a sequela disease may sometimes be accepted as aggravated by ser the case of such disease contracted during service, ground acceptance will rarely be found unless the member after ment had returned to full duty and had been subjected strain as would produce one of the after effects of the

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sooner than would have normally been the case. The strain must have been of an exceptional nature.

(2) In the case of disease contracted before service if the member had reached an age when such a manifestation could be accepted, entitlement will not be conceded. On the other hand, if the later manifestation had been produced or hastened by the strain of service in which case there should be evidence that the strain was of an exceptional nature, entitlement may be considered on the basis of aggravation.
(3) In the case of disease due to heredity, entitlement must be determin-

ed as in para (2) above.

(4) The above refers only to late manifestations or sequela of venereal disease as Neuro-Syphilis or Cardio-vascular Syphilis.

(viii) Invalidation on account of incluigence in drugs or drinks.—Entitlement shall not be conceded if the disability or death on which the claim is based, resulted from incluigence in drugs or drinks which was within one's own control.

9. Unforeseen effects of service medical treatment .-

(a) Where unforeseen complications arise as a result of treatment (including operative treatment) given for the purpose of rendering a member fit for service duties, any disablement resulting will normally be accepted as attributable to service.

- (b) Where the treament is given for other reasons, the position regarding any unforeseen complications differs according as the condition which necessitated treatment was or was not, either attributable to or aggravated by service. If it was so attributable or aggravated, any disablement resulting from the treament will normally be accepted as attributable to service. If it was not, no responsibility will be accepted for the additional disablement unless neglect delay, faulty technique or lack of reasonable skill can be held responsible for the untoward outcome, or the exigencies of service before, during or after the treatment can be held to have caused or aggravated the condition. condition,
- (c) The above considerations apply whether the treatment is given in a service hospital or under service arrangements in any other hospital but will not apply if the treatment is undertaken under private arrangement by an individual.

- (a) The assessment of a disability is the estimate of the degree of disablement it causes, which can properly be ascribed to service as defined below.
- (b) The disablement properly referable to service will be assessed urder:-
 - (i) At the time of discharge from the forces.*.—Normally the whole of the disablement then caused by the disability. This rule will apply irrespective of whether the disability is actually attributable to service, or is merely aggravated thereby. In the latter event, part of the disablement on discharge may have been present before service and/or may have been brought about by the natural progress of the disability during service. But as it is impossible, for so long as the strain and stress of service continues to appropries. so long as the strain and stress of service continues, to apportion quantitatively the effects of service and non-service factors, the entire disablement at the time of discharge will be taken into account. For example:

(1) Where a person who had a partially disabled hand sustains injury to the same hand which renders it less useful than before or a person with an impaired foot injures the other as a result of

service thus increasing his defect in locomotion, or

(2) Where a person gives history of cough and cold prior to enrolment and is invalided out of service for Chronic Bronchitis held to be aggravated by service, pension will be admissible for the total disablement.

*Special consideration should be given to cases in which the disablement has been or may have been worsened by the improper or excessive use of alcohol, tobacco or drugs or by venereal disease. In such cases, the effects of such will be excluded in assessing disablement ascribable to service.

- (ii) on resurvey of disability after discharge from the service.—The v
 of the disablement then caused by the disability, less the fc
 ing:—
 - (1) The part due to non-service factors, such as individual habits, pation in civil life, accident after discharge, climatic envi ment after discharge.
 - (2) Any worsening due to the natural progress of the disability discharge apart from the effects of service,
 - Deduction (1) will be made in all cases; while deduction (2) above apply only in cases where the disability is accepted as aggraby, but not attributable to service.
- (c) In cases accepted as aggravated by service, although a percentagorisal disablement, equal to more than twenty per cent may be assessed medical resurvey, after discharge from service, in accordance sub-paragraph (b)(i)(2) above, disability pension will cease the payable as soon as the effects of the aggravetion by service passed away, for example, where a person with disease, for example is invalided out and on resurvey is found by the Medical Boal have been restored (a) to his pre-service condition or (b) the dition in which he may have been normally at that time even have passed away.
- (d) Paired organs as eyes, ears will be considered together. Where ablement due to service occurs in one or a pair of organs, at ment on discharge will be made with reference to the diminution the functional capacity of the organs working together. Therefore the assessment will include for pension purposes any non-service ablement present in either organ on the view that service disment has aggravated the pre-existing functional defect of the paorgans.
- (e) Composite assessments.—Where there are two or more disabilities to service, compensation will be based on the composite assess of the degree of disablement. Generally speaking, v separate disabilities have entirely different functional effects, composite assessment will be the arithmetical sum of their sepassessments. But where the functional effects of the disabilities the composite assessment will be reduced in proportion the degree of overlapping.
- (f) Nil disablement.—Where although a definite disability is or has in evidence, the Medical Board consider that any disablement re ing therefrom has ceased or has become so small as not to adm assessable compensation. the assessment will be expressed as disablement".
- (g) Where the disability due to service has no connection with the existing disability, as for example, a person who had lost a fi prior to enlistment, loses a great toe by service, compensation wi restricted to the loss of the great toe only.

Classification of Diseases referred to in paragraph 8 of Appendix V

A. Diseases affected by climatic conditions.

Pulmonary Tuberculosis.
Pulmonary tuberculosis with pleural effusion.
Tuberculosis—Non-pulmonary.
Bronchitis.
Pleurisy, empyema, lung abscess, and Bronchiectasis.
Lobar pneumonia.
Nephritis (acute and chronic).

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Otitis Media. Rheumatism-acute. Rheumatism-chronic. Arthritis. Myalgia. Lumbago.

B. Diseases affected by stress and strain.

Psychosis and Psychoneurosis. Hyperpiesia. Pulmonary Tuberculosis Pulmonary Tuberculosis with pleural effusion. Tuberculosis—Non-pulmonary. Mitral Stenosis. Pericarditis and adherent pericardium. Endo-carditis.

Sub-acute bacterial endo-carditis, including infective endo-carditis. Myocarditis-acute or chronic Valvular disease.

C. Diseases affected by dietary compulsions. Diseases of stomach and deodenum. Gastritia. Gastrie ulcer. Duodenal ulcer. Nutritional Disorders.

D. Diseases affected by training, marching, etc

Varicose veins. Hernia. Interval derangement of knee joint. Deformities of feet.

E. Diseases not normally affected by service.

Malignant diseases; Cancer and Carcinoma Sarcoma (except in cases of sarcoma of bone with a history of injury, due to service, on the site of development of the growth).

Epithelioma. Rodent ulcer. Lymphosarcoma. Lymphadenoma (Hodgkin's disease). Deukaemia. Pernicious anaemia (Addison's anaemia). Ostettis deformana (Paget's disease) Cout. Acromegaly

Cirrhosis of the liver-if alcoholic.

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Errors of refraction. Hypermetropia. Myopia. Astigmatism.

Preshyopia Glaucoma—acute or chronic, unless there is a history of injury due to service or of disease of the eye due to service.

APPENDIX VI (See Regulation 44)

RULES GOVERNING THE PAYMENT OF CONSYANT ATTENDANCE ALLOWANCE

[Applicable to cases where the disability for which Constant Attendance Allowance is payable is attributable to or aggravated by service rendered in the Indian Navy from the 1st April, 1948 in the case of Commissioned Officers (from the 15th August, 1947 in the case of those Commissioned Officers who joined the service on or after that date) and from the 1st April, 1946 in the case of Branch List Officers and Sallows 1 List Officers and Sailors.]

Payment of Constant Attendance Allowance shall be made in arrears along with disability pension proper. Payment will be made on the basis of

(a) a certificate as in Form I in the case of sailors, and

(b) a declaration by the pensioner as in Form II in other cases,

which shall be submitted to the pension disbursing officer each time the allowance is drawn.

FORM—I

Certificate	for	pur	200	es (of drawi	ng	const	ant	attendance	allowance
	٠ (Not	to	bе	treated	as	Life	Çet	rtificate)	

Name of Pensioner
Address:—
Village
Tehsil
District etc
Official No
Rank
Ship or Establishment
Pension Circular/Pension Payment Order No Serial No
Rate of Constant Attendance Allowance
Particulars of any period spent as an inmate or an in-patient of a Gov hospital or institution, since the allowance was last drawn.
(a) Date of admission to hospital or institution
(b) Date of discharge from hospital or institution
(c) Address of hospital or institution
Certificate .
Certified from my personal knowledge of the pensioner described particulars given on this form are correct, and that during the period, vistor which Constant Attendance Allowance is now claimed.
 (a) The pensioner was not an inmate or in-patient of a Governmen or Institution;
(b) he had no relatives to look after him properly; and
(c) he actually employed Shri son of Shri as a paid constant attendant to look after him, such attendant been necessitated by the disability/disabilities for which he ing the disability pension. To the best of my knowledge : Shri is not related to the pensioner.
Signature
Designation
Full Address
Date
Fundamentional This certificate should be submitted to the pension

Explanation-1. This certificate should be submitted to the pension d officer each time the allowance is drawn.

2. The certificate will be signed by a responsible Government or by some other well-known and trustworthy person, for a Junior Commissioned Officer, a Sub-Inspector of Police Postmaster drawing not less than Rupees fifty per month, dar, a village headman, a petti patwari (in the case of pensioners resident in Kumaon), or the head of the will chayat, who is personally acquainted with the pensioner.

FORM—II

	Declaration for purposes of drawing Constant Attendance Allowance
	Explanation:—Any person wilfully making a false declaration is liable to prosecution.
; increshed a	Name of Pensioner
1	Address
	Rank
	Ship or Establishment
	Pension Circular/Pension Payment Order No Serial No
	Disability/disabilities for which pension is in issue
hhoand	Rate of Constant Attendance Allowance
vernment	Particulars of any period spent as an in-mate or an in-patient of a Government hospital or institution since the allowance was last drawn—
	(a) Date of admission in hospital or institution
	(b) Date of discharge from hospital or institution
: 0	(c) Address of hospital or institution
that the	
Z	Declaration.
nt hospital	I hereby declare that I am the pensioner described above, that the particulars given on this form are true, and that for the period viz to for which I now claim Constant Attendance Allowance—
Party State of the	(a) I was not an in-mate or an in-patient of a Government hospital or institution;
nce having e is draw	(b) I had no relatives to look after me properly; and
and belief	(c) I actually employed Shrl son of Shrl as a paid attendant to look after me, such attendance having been necessitated by the disability/disabilities for which I am drawing the disability pension.
	Shri is not related to me in any way.
	I further declare that I understand that I am not entitled to receive Constant
	Attendance Allowance for any period during which any of the foregoing conditions is not fulfilled.
disbursing	Attendance Allowance for any period during which any of the foregoing conditions is not fulfilled. Pensioner's signature
disbursing Ant officer Texample, Ce, a Sub- ll, a tehsil-	tions is not fulfilled.

4 Naval—6

APPENDIX VII

(See Regulation 104)

Criteria for deciding whether an individual's refusal to undergo medical treatmen or an operation for his disability attributable to or aggravated by military service, is reasonable or unreasonable.

- 1. Refusal to undergo medical treatment or an operation shall be held to be reasonable:—
 - (a) when, in the opinion of the medical authorities, it is improbable that such treatment or operation would cure the disability or reduce it percentage or where such treatment or operation may be severe and dangerous to life; or,
 - (b) when, in the opinion of the Commanding Officer, Ship/Establishment t undergo the operation or the treatment prescribed, is opposed to religious or easte prejudices of a valid nature and the refusal is the bona fide outcome of such prejudices.
- 2. Refusal to undergo medical treatment or an operation shall be held to b unreasonable:—
 - (a) when, in the opinion of the medical authorities, it is due to malingering
 - (b) when, in the opinion of the Commanding Officer, Ship/Establishmen it is due to a desire to avoid further service or to obtain or retain pension or to receive an enhanced pension.
- 3. If in the opinion of the Commanding Officer, Ship/Establishment, the ind vidual has grounds not covered by the above paragraphs for refusing medical operative treatment, the case shall be referred to the Chief of Personnel for decision as to whether the objection is reasonable or not and his decision shall the final.

APPENDIX VIII

(See Regulation 162)

Form

(AFMSF 16)

CONFIDENTIAL

Medical Board proceedings invaliding all ranks

Autho	Authority for Board			Place			
Name		Official No.	Rank/Rate		Ship/ lishment	Date of birth	
Service Army/Navy/ Air Force			Branch	Total S	Sezvice	Total Flying hodr Service afloat	
Permanent	address	3		Identific	ation mar)	3:	
			Ŕ)	!)			
	Field/	Operational/O	verseas Service	: Giving	dates and I	olaces	
	То	Pla	ce	From	To	Place	

PART 1

PERSONAL STATEMENT

dical treatment by military (The questions should be answered in the individual's own words. This statement will be hecked from official records as far as possible). Give particulars of previous service in ARMY/NAVY/AIR FORCE and state whether you were invalided out of service. be held to be improbable that Give particulars of any diseases, wounds or injuries, from which you are suffering. or reduce its he severe and First started Approximate tablishment to Where treated dates and periods treated opposed to re-refusal is the llness, Wound, Injury Date Place be held to be nalingering; Establishment, min or retain B Did you suffer from any disability mentioned in question 2 or anything like it before joining the Armed Forces? If so give details and dates, ement, the indi-Give details of any incidents during your service which you think caused or made your disability personnel for a edsion shall be In case of wound or injury, state how they happened and whether or not (a) Medical Board or Court of Inquiry was held (b) Injury Report was submitted. Any other information you wish to give about your health. I certify that I have answered as fully as possible all the questions about my service and personal tory and that the information given is true to the best of my knowledge. Micial No. Rank Date...... (In case of illiterate persons thumb and fingers impressions of left hand will be taken here) PART II Date] STATEMENT OF CASE (Not to be communicated to the individual) ë of birth Flying hours! Place and Ship / Establishment where Disabilities Date of origin serving at the time Clinical detail (i) Specialist report and
(ii) Treatment. Place State present condition in detail. In this statement and in answering questions in Part III the board will differentiate

carefully between the individual's statement and the evidence recorded in the medical documents.

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PART III

OPINION OF THE MEDICAL BOARD

(Not to be communicated to the individual)

Note: Clear and decisive answers should be filled in by the board. Expressions such as 'm; 'may', 'probably' should be avoided,

1. Did the disability/ies exist before entering service ?

- 2. (a) In respect of each disability the Medical Board on the evidence before it will expres views as to whether :--
 - (i) it is attributable to service during peace or under field service conditions; or
 - (ii) it has been aggravated there by and remains so; or
 - (iii) it is not connected with service.

The board should state fully the reasons in regard to each disability on which its or is based.

			
Disability	A	В	С
CITY OF THE PARTY			
·	,		

- (b) In respect of each disability shown as attributable under A, the board should state fully, the specific condition and period in service which caused the disability
 - (c) In respect of each disability shown as aggravated under B, the board should fully :--
 - (i) The specific condition and period in service which aggravated the disability

(ii) Whether the effects of such aggravation still persist.

- (iii) If the enswer to (ii) is in the affirmative, whether effect of aggravation will for a material period.
- (d) In the case of a disability under C, the board should state what exactly in the nion is the cause thereof.
- 3. (a) Was the disability, attributable to the individual's own negligence or miscor If so, in what way.
 - (b) If not attributable, was it aggravated by negligence or misconduct? way and to what percentage of the total disablement ?
 - (e) Has the individual refused to undergo operation/treatment? If so, indi reasons will be recorded.

NOTE :- In case of refusal of operation/treatment a certificate from the individual strached.

- (d) Has the effect of refusal been explained to and fully understood by him/her reduction in, or the entire withholding of, any disability pension to which might otherwise be entitled?
- (4) Do the medical board consider it probable that the operation/treatment wo cured the disability or reduced its percentage?
- (f) If the reply to (s) is in affirmative, what is the probable percentage to which ablement could be reduced by operation/treatment?
- (3) Do the medical board consider the operation to be severe and dangerous to l
- (h) Do the medical board consider the individual's refusal to submit to a treatment reasonable? Give reasons in support of the opinion, specific operation/treatment recommended.

A series of the s

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4. What is present degree of disablement as compared with a healthy person of the same age and sex? (Percentage will be expressed as Nil or as follows —

(1.5%, 6-10%, 11-14%, 15-19% and thereafter in multiples of ten from 20% to 100%).

has 'might'				10 707
ill express its	Disability (As numbered in question I part II)	Percentage of disable- ment	Probable duration of this degree of disable ment	Composite assessmen (all Disabilities)
jons; Or				
			·	·
lich its opinie	:			
C		, in the state of		
		:	· 	
Mability.	5. Is the individual in long is it likely to be required 6. 零Does the individual reference from porarily]; (前) if tempo			
disability.	a mporarray (m) it tempo		Signature President .	
ilion will persing			, Member	,
	Place		*(Member	· · · · · · · · · · · · · · · · · · ·
misconduct?			*(*****************
If so, in wha		APPROVINGIAU		
o, individual	Place		*(
ividual will b		CONFIRMING AU		
dm/her, viz., o which he/st		Sig	riature	********************************
ent would have	laceDate	Des	signation	
which the	. • .	ACCEPTING AUT	HORITY	
us to life ?	L	•	nature *(*******
to operation	aceDate	Des	signation	******
	*Name in block capitals.	* ,		

INSTRUCTIONS

D.C.D.A(P)

Part IV will be completed only when it is proposed to invalid a Sailor.

- 2. Items 13 to 16 and 20 and the Certificate, shown above, will be completed I the Officer-in-Charge, Record Office, after receipt of Medical Board Proceedin but before the submission of the pension claim to the CDA(P).
- 3. In the case of I.N. Sailors, three copies of this form (duly completed), whe submitted by the Commanding Officer Ship/Establishment, to Hospital/Si Bay where the Medical Board is to be held.
- 4. Claims to Disability Pension should invariably be accompanied by (Form 21 (AFMSF-81) in cases of disablement on account of disease, and (b) For 3 (IAFY 2006) and proceedings of Court of Inquiry where held, in case of disablement on account of wound or injury.
- 5. Claims for Invalid/Disability Pension, supported in each case by the She Roll, will be submitted to the CDA(P) direct.

n records of pension

FORM 2 (AFMS 1)

CONFIDENTIAL

FILE NUMBER

								S	ervice	:NA	V¥
AME AME	(in full)	L # 1.7 429 5.4	1. 6.4 4.4		**************************************	 m/F2rA	PMH2L18.	No	;;il)		
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S1.	Form No.	Date	Sl. N o.	Form No.	Date	Sl. No.	Form No.	Date	S1. No.	Form No.	Dare
								<u> </u> 			
	TABLE	II—ISS	UE/R	EPAIR (of SUR	GICAL CURES	APPLI	ANCES A	ND S	PECTA	CLES/
	ate of te/Repair		Detail			Iss.	Date of ue/Repai	r	Deta	ils	
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						7Y 2000		ነ ነውሞቸው	TNITI	RIES	
100 TO 10	RI	BPORT (ructions			LICTED 82)	11170		,
ં 🖁 🗝	Declaration					t	ereby d	eclare th	at the i	n jur y su	istained by ormance of
	e on	er, rank,	name	and Snip	ol Establis	did r		while I v	vas in t	the perf	ormance of
	aval duty.	*,		,,,,,,.				/Signatu	es of th		d person)
	Signature of Libefore wattation	the the	decla	ration is	made) whichev	er is n	ot applic	Station.			
2	. Nature, lo		al casse	eity of i	niury.			d to be se	lf-inflic	ted.	M
A CONTRACTOR								540 P/4 414 4	,,	744 632	ical Officer)
00000000000000000000000000000000000000					උම	NFID	ENTIAL				

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3. Short statement of the circumstances of the case.

(Signed statements of witnesses giving a detailed account of the circumstances of the accumust be attached to this form. Plan or sketch of place of accident and how it occurred in of lorry, motor car or cycle accidents—(see instructions 5 & 7 on page 32).

- 4. Commanding Officer's opinion :-
 - (a)(i) Was the individual in the course of performance of an official task or a task the failure to do which would constitute an offence triable under the disciplinary code applicable to him? (Indicate the nature of the task, by whom it was ordered and when).
 - (ii) Did the accident occur during the journey or transport by a reasonable route under organised arrangements from the individual's quarter to or back from an appointed place of duty? (Attach copies of standing instructions or other orders in support. If the journey or transport was officially organised, also a sketch showing the reasonable route from the individual's quarter to the place of duty).
 - (iii) Was the individual participaing in recreation organised or permitted by service authorities?

Nore 1.—All Physical Training and exercises including Physical Tragames carried out as part of a sailor's training during parade hours under Physical Trainer or such other individual as may be deputed by the Comman Officer are compulsory. Games and sports out of parade hours are not consory but if organised by, or with the approval of Naval Authority, will be read as Physical Training. Injuries sustained by officers and men (including and apprentices) taking part in such parades, games and sports or deaths a from these injuries will be considered to have occurred while on duty.

Norm 2.—In case of games and sports out of parade hours, attach co-official orders to indicate that it was organised or permitted by competent auth-

- (iv) Was the individual travelling either in u body or singly under organised arrangements? (Attach copy of official orders to indicate that the arrangements were organised by competent authority).
- (v) Was the individual proceeding to his leave station or returning to duty from his leave station? In either case, was the journey at public expense or was performed on concession youther or at individual's own expense?

[Give

- (2) the d tes of commencement and terminationouf the period of leave;(2) the name of the leave station; and
- (2) the name of the leave station; and(3) particulars of the direct route from the place of duty to or from the leave station]
- (b) Was the accident due wholly/partially to :—
 (i) serious negligence
 and or
- (i) misconduct of the individual ? (Indicate the nature of the serious negligence or misconduct and the grounds on which the opinion is based—see Instruction 10).
- (c) Was any one else to blame for the accident? (If so, indicate how and to what extent.)

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of the accident occurred in cases

vsical Training

hours under a le Commanding

le not compul

will be regard

including boys deaths arising

attach copy of

Juty.

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- (d) Was the individual under the influence of intoxicating drink or drug at the material time?
- (e) Has any Court of Enquiry been held or will be held? (If so, indicate the date and the place of the enquiry).

(Signature of the Commanding Officer)

is attributable to Naval Service.

Death is not
Station......Date.....

(Signature of the †Chief of Personne's Or †Captain, Naval Barracks, Bombay.
*Strike out which is not applicable

fin the case of officers.

FOR USE ON FIELD SERVICE ONLY (Items 6--8)

To be completed in all field service cases where injuries are, or are suspected to be, self-inflicted

6. To Administrative Authority.

(a) Opinion of the Commanding Officer.

(ii) Disciplinary action taken, or proposed whether against injured individual or another.

7

Commanding Officer, Ship Establishment.

Decision of Administrative Authority

S. To

The Naval Headquarters†,
The Captain, Naval Barracks, Bombayt.

This casualty should be reported as.....

should indicate now far he concures in the opinions expressed above.

†In case of Officers

‡In case of Sailors

INSTRUCTIONS

- 1. This form will not be prepared in cases of accidents reported as Battle Accidents" except when there is misconduct/serious negligence or the injuries are due to self-inflicted wounds. It should be prepared in all other cases of accidental or self-inflicted injuries. Items 1—5 will be filled up in all cases. Items 6—8 will be completed in all field service cases where injuries are, or are suspected to be, self-inflicted.
 - 2. The form will be completed and disposed of as follows:-
 - (a) Commissioned Officers and Cadets.

The form will be sent to the authorities maintaining the records of the Officer or to the Base Echeion of the Force concerned for disposal according to the instructions issued from time to time in respect of individuals on Field Service.

(b) Sailors.

In field service cases, the form will be sent to Base Echelon of the Force concerned for forwarding it to the Officer Commanding, Record Office concerned CONFIDENTIAL.

for attachment to other pension documents. In non-field service cases, the Comanding Officer, Ship/Establishment will attach the form with other documents the person concerned.

- 3. This form is to be completed in every case of accidental or self-inflict injury which involved absence from duty as well as injuries sustained wh travelling on leave whether due to the individual's own act or to that of a compart to other extraneous circumstances.
- 4. Where several casualties occur as the result of one accident, one form to be completed for each individual. A copy of the set of the statements from the witnesses of the accident, will be attached to each form.
- 5. Full statements are to be taken by an officer from the witnesses of t accident (vide item 3 above). These statements will be signed by the witness making them and by the officer who takes them, and will be forwarded with the form. Where it is intended to take disciplinary action, duplicates of these starments should be retained by the unit for use in liqu of a summary evidence.
- 6. Where it is possible to obtain it, a statement from the injured person walso be forwarded. This, however, should not be used as evidence against him any subsequent disciplinary proceedings.
- 7. In cases where there are no witnesses to an accident, statements from a person to whom the injured person may have mentioned his injury immediate after the occurrence should, when obtainable, be attached to this form.
- 8. In field service cases where the portion of item 6 regarding the decisicannot be completed by the appropriate authority owing to the exigencies of fix service, the decision may be recorded by a senior officer of Army Headquarter
- 9. If the circumstances in which the injury or wound was sustained indice that a unit or other order was disregarded, a true copy of the order with tidate of its last publication in unit orders, will be attached.

SPECIAL INSTRUCTIONS WITH REGARD TO EVIDENCE IN CASES OF SELF-INFLICTED WOUNDS

- 10. In these cases the statement mentioned in Instructions No. 6 and 7 aborshould bring out all material points, e.g., statements to the effect that the witne was with the accused standing on the fire step (or sitting in a dug-out). The the accused was cleaning his rifle, position of safety catch, magzine, etc., if know muzzle of rifle, on toe of foot and hand on muzzle; that accused pulled trigge that the rifle was afterwards examined and an empty cartridge case was four in the chamber; that accused was seen to be wounded; what accused said, e.g., have shot myself", "I did not know it was loaded", etc.
- 11. An officer or sailor is specially trained in the safe use of his rifle ar revolver, and evidence of any neglect of the ordinary precautions as to the handling in such cases usually has considerable bearing on the question of negl gence. In cases of wilful self-wounding the fullest possible evidence in conclusive this charge should not be used. The charge in respect of personnel subject the Navy Act will, therefore, usually be laid under Navy Act Section 61(a) and an alternative charge to this effect should be made even if the accused is to the tried under Navy Act Section 61(a) for wilful maining.

FORM 4

(MPB 501)

APPLICATION FOR PENSION—WIDOW OF OFFICER

Please Note

和緊張形所奏

- A The issue of this form does not imply that you will be found eligible for pensions.
- B When completed, the form should be sent with all available birth and marriag certificates to the Controller of Defence Accounts (Pensions), Draupa Ghat, Allahabad. The decision on your claim will be communicated to yo
- C Before signing the Declaration please make sure that the questions have bee answered correctly. (Dashes or ticks are not sufficient answers). This wi save correspondence and delay. Please also note that this is an officience document and that any person making a statement which she knows to k false is committing a legal offence.

	83
	PART I—PARTICULARS RELATING TO DECEASEL OFFICER
cases, the Com- ther documents of	1. Surname
or self-inflicted sustained while hat of a comrade,	2. (a) Ship/Establishment
lent, one form is statements from	3. (To be answered only if death occurred after termination of service)
timesses of the	(a) Date of death
by the witnesses warded with this of these state-	PART II—PARTICULARS OF APPLICANT
mred person will	4. Surname Full Name (BLOCK LETTERS) (BLOCK LETTERS)
ments from any	5. Address in full
Thry immediately	6. (a) Date of birth (c) Date and place of Marriage
maing the decision	(BIRTH AND MARRIAGE CERTIFICATES TO BE ATTACHED—if available)
Rigencies of field A	(b) Place of birth
stained indicate order with the	7. Were you living apart from your husband at the time of his death for any reason other than his employment with the Forces?, If "Yes" attach a statement of the circumstances.
M CASES OF	
8 and 7 above	 (a) Particulars of children of the deceased officer under 18 years of age (see note overleaf) in respect of whom allowances are claimed.
that the witness dug-out). That the circ. if known, pulled trigger;	BIRTH CERTIFICATES TO BE ATTACHED—if available)
and said, e.g., "I	Full Name of each Child Birth Present Address
t his rifle and a	Surname Name Sex Date Place own, state reason)
ission of negli- it in conclusive, pinel subject to thou 61(a) and caused is to be	
	(b) Are all the children maintained by you?
a Du eligible for	9. (a) Are you or any of your children in receipt of any pension or allowance?
and marriage (18), Draupadi (18) Draupadi	(If so, state the particulars thereof under Part III below)
Dis have been	(b) Have you applied for any pension or allowance (apart from the present application) or degree you intend doing so?

If so, state to whom you have applied or intend to apply.....

is have been). This will is an official knows to be

PART III—PARTICULARS OF ANY PENSION RECEIVED BY THE DECEASED THE APPLICANT OR THEIR CHILDREN

Name of Pensioner Allowance Rate or amount per month or per annum

By whom paid Reference No Authority

DECLARATION

(Please see Note C at page 82)

I HEREBY DECLARE that to the best of my knowledge and belief the answ to the questions on this form are true and complete and I claim pension on basis of the facts set forth. I undertake to furnish any further particulars the tenth of the particular of the particu

Witness to Signature Ordinary Signature of Applican
Any Commissioned Officer of the Defence Services,
not below the rank of Lieutenant of the Navy
or equivalent rank.)

Address of Witness..... Date....

State name of Treasury or Bank at which you desire pension should be ma payable, if granted.

Note.—Where pecuniary circumstances require it an allowance may also granted, under certain conditions, after the age of 18 for a child who is:—

D(a) an apprentice (or in an analgous position) receiving no more the nominal wages; or

(b) being educated at a University, Technical School or Secondary School or

(c) incapable of self-support by reason of mental or physical infirmit which arose before it attained the age of 18 years.

If you wish to claim any such allowance you should attach a statement givin full particulars.

Form 5 (MPB 541)

Reference,....

Dear Sir/Madam,

With reference to your enquiry of the will you be good enough to furnish the information indicated below in respect the child's education, and complete the enclosed form 13 (MPC-60).

Any allowance paid after the child reaches the age when allowances normall cease is temporary and exceptional and can be paid only so long as the neces sary conditions are fulfilled.

grence No.	Before signing the Declaration, please make sure that the questions has been answered correctly, the word 'No' or 'None' being inserted where necessary. This will save correspondence and delay.
jihority *	Yours faithfully,
	Full name of deceased officer in respect of whom pension has been granted.
	in the case of a deceased officer full name of widow
0 7 8	Name of child Date of birth of child
	7. Name and address of Secondary School, Te- chnical Institute, Training College, or University at which the child is being educated. (In the case of a Private school or College, a prospectus should be attached.)
	2. Is the child a day or resident scholar, and, if the former, what are the hours of attendance? If not attending wholetime, how is the child otherwise occupied?
the answers	3. (a) State the commencing and terminating dates 3. (a) of the course of higher education or training. (b) If the course did not commence until after the child's allowance ceased to be payable, state the reason and how the child was previously occupied.
dulars that	(c) State the purpose for which the further education is required giving the post of occupation in view
Applicant	(d) If an examination is to be taken, what is its nature, and probable date? (d)
	4. (a) Has a free place been awarded or applied for? 4. (a)
	If so what portion is for: (1) Fees
<u> </u>	(2) Maintenance.
he made also be	(c) Is assistance being given from private or (c) vo untary funds ? If so, state the name and address of the fund.
kis;— Jore than	(d) Give particulars of your expenses in respect (d) of the child's fees and maintenance not covered by grants from public funds.
School:	
afirmity	I hereby declare that the particulars above are to the best of my knowledge true and accurate, and I hereby make application for grant of extension of an the ground that the child is being educated at a Secondary Color on Institute Training of the above named child beyond the normal age limit on Institute Training of the secondary of the second
giving	Institute, Training College or University and that the child is incapable of self the age of 18 years.
elespect .	Address Date
	Witness to Signature
	(Any Commissioned officer of the Defence Services not below the rank of Lieutenant of the Navy
lormally sheces-	Address

Form 6

(MPAO71-A)	

eference	43 44 1 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
Dear Sir/Madam, Information is required in connection w good as to furnish information as indicated in	ith an application for Education Allowance in res and it is requested you will below.
The Principal,	Yours faithfully, 統
4 1 Resease (110)	
(a) Date of commencement of the conceducation at present school.	arse of I. (a)
(b) Date on which it is expected the dileave school.	hild will (b)
2. Please state (a) the nature of the educ training, e.g., Primary, Secondary, Tec	ation or 2. (a) hnical etc.
(b) The object of the further course of	education (b)
 Is the education or training whole Please state the number of hours per the number of days per week on whic tendance of the child is required. 	gay and
4. (a) Has a free place been awarded or for ?	applied 4. (a)
(b) Has any scholarship or grant been a If, so what portion is for:	warded ⁵ ? (b)
(i) fees	• .
(ii) Maintenance	
 What amount per annum, over and a grant made from public funds is th or guardian called upon to pay toward of the child's education and mainter 	s the cost
Date	Signature

FORM 7 (I.A.F.A. 805)

	Particulars of anticipated income and means for March 19	or the per	nod fron	i ist Apr	11 19	.,to 312t		
ei n respect of	IMPORTANT—The word "nil" should be inserted in each column against any heading under which the widow or children have no property, income or means. It is not sufficient to leave the space blank (Columns 1 to 4 need only be com-	Widow	Childre ins	Children (Name of child to be inserted at head of column)				
ou will be so	pleted in respect of children whose particulars have been given).		ĭ	2	3	4		
Wat Supplied to the Control of the C	The widow's pension and children's compassionate allowances from Army Funds for which application is now made, should not be shown in this statement.				THE STATE OF THE S			
100 miles	Give details in (i) Pensions from other Public Part III Funds.							
A PARTIES AND CONTRACTOR AND	The amounts entered should indicate the gross income and means expected to be received for the period from 1st April 19to 31st March 19 March 19 (ii) Pensions from Military or other Funds to which the deceased subscribed except pension from Indian Military Service Family Pension Fund and Indian Military or other Funds to which the deceased subscribed except pension from Indian Military or other Funds to which the deceased subscribed except pension from Indian Military or other Funds to which the deceased subscribed except pension from Indian Military or other Funds to which the deceased subscribed except pension from Indian Military or other Funds to which the deceased subscribed except pension from Indian Military Service Widows and Orphans Funds to which the deceased subscribed except pension from Indian Military Service Widows and Orphans Fund.							
Celifornia y securos estas	*(iv) From interest, Dividends, Annuities, etc. (including interest on Bank Accounts or Deposits.)					*		
A STATE OF THE STA	•(v) From the Ownership of Land and Houses, wherever situated including the net an- nual value of property in own occupation.							
	*(vi) From the Occupation of Land wherever situated.			٠				
	*(vii) From other Profits, Income & means (including Voluntary Allowances and expected income from un- invested capital, e.g., proceeds of Insurance Policies.)							
Percentage ((viii) From any other sources whatever.							
ACTION OF THE PROPERTY OF THE	TOTAL anticipated INCOME AND MEANS (anticipated income tax not be deducted)					, 		

GES ON INCOME :-
Fround Rent onpayable to
nterest on Mortgage or Loan%
innuities or other annual charges (if any) viz,—ayable to
OTAL ANTICIPATED CHARGES ON IN- COME
TOTAL ANTICIPATED INCOME AND MEANS FROM ALL SOURCES LESS CHARGES
Part II
(Full name of applicant) I,
And I undertake to refund to the Government of India such sums paid me by way of widow's pension and/or children's compassionate allowances up the provisions of the Royal Warrant or Indian Army Regulations, or such thereof as the Government of India may after consideration of the circumstate at any time hereafter require me to refund, if the total income and means at at any time hereafter require me to refund, if the total income and means and received by myself and the children referred to during the period from the vidow's pension April 19 to 31st March 19 (apart from the widow's pension children's compassionate allowances for which I am now applying) should pendidren's compassionate allowances for which I am now applying) should pendidren's compassionate allowances for which I am now applying) should pendidren's compassionate allowances for which I am now applying should pendidren's compassionate allowances for which I am now applying should pendidren in estatement in Part I to such an expension of the Central compassion of the
And I make this solemn declaration, conscientiously believing the sam be true and by virtue of the provisions of the Statutory Declaration Act,
Signature of Applicant,
Her Address
* *************************************
†Declared and subscribed before me atthisthis
Magistrate for
tin the case of person resident abroad, this form may be declared before a Biplomatic or Consular Officer, a Notary Public or other person competent because the administer oaths.

In the case of person resident abroad, this form may be declared before a British Diplomatic or Consular Officer, a Notary Public or other person competent by the local law to administer oaths.

III Particulars of sources, etc., of income and means shown in Part I.

Full description of Stocks, etc. (showing rate of interest of dividend, where known). Description and precise address of land or House of property of Land Occupied, Full particulars of other sources of income and means.

(Separate sheets may be attached if more room is required).

Details of income shown under the various Heads in Part I of this form:—

Head (i) Head (ii)

Head (ni) Head (iv) Head (v) Head (vi) Head (vii) Head (viii) Amount of Stocks, etc. as stated on cer- ; tificate (not market value). This column may be left blank in the case oi other property.

Annual amount dividends, income etc, or annual value of property, etc., in-cluded in respect of each item in arriving at the total shown in Part t (incom tax not to be deducted). See notes at foot of page.

do solemnly dge and belief every source ril 19....to that neither I it, either from om any other

Frums paid to Fewances under For such part or such part circumstances, means actualeriod from 1st pension and strong and should prove such an extent of the Central

the same to tion Act, 1835.

efore a British Detent by the

Total Income and Means shown in Part I

Head III.—Profits of Trade Profession or Vocation. The amount to be entered should be the estimated assessment of the profit for income-tax purposes for the year in question.

Head IV.—Interest, Dividends Annuities etc. The gross amount should be entered, income-tax not being deducted, and dividends declared "free of tax" should be so shown. If you are unable to ascertain the correct amount to be added to a net dividend to arrive at the gross figure before deduction of tax the net amount may be inserted and marked "net".

Head V.—Ownership of Land and Houses. The net annual value of the property, as assessed to Income-tax, Schedule A, should be entered. If the annual value assessed is not known so state and give the best estimate you can.

Head VI .- Occupation of Land, The amount of the assessment to income-tax, Schedule B, should be entered, if this not known, so state and enter.

- (a) the amount of the annual value (inclusive of any title) where the lands are occupied wholly or mainly for husbandry, or
- (b) one-third of such annual value where the lands are not so occupied.

Head VII.—Other Profits and Income. An example of income to be entered under this head is the profit from letting a furnished house.

FORM 8 (I.A.F.A. 393)

(Part I-Death Certificate)

PART

DEATH CERTIFICATE

-	Sailors Rank Rank Ship/Etablishment
10	A6#

died on the,.....19 was killed

was killed in action Station Date....

Name

Signature and full designation of Medical Officer (Principal Medical Officer, Ship/Establishment.

*Here enter specific disease or injury which was the cause of death.

Nore:—This form will be completed and forwarded by the Commanding Officer, Ship/Es. tablishment concerned.

FORM 8 (I.A.F.A.-393 Part II)

CONFIDENTIAL

(Certificate of Attributability)

PART II ATTRIBUTABILITY OF CERTIFICATE

(For sailors in connection with death awards)

(For instructions see page 91), Rank . Certified that Number Ship Establishment died

Signature and full designatio Medical Officer/Princiapl V cal Officer, Ship/Establishm

with the above. do not agrree

Station

Fleet Medical Officer/Command Me

concur I.....with the above.

do not concur

Station

D.M.S.

Command.

†Here enter specific disease or injury which was the cause of death.

* Strict proof regarding attributability/aggravation is necessary only in
of death due to wounds, injury or illness contracted in ordinary peace cond
(vide Appendix V).

INSTRUCTIONS

This form will be completed by the Medical Officer/Principal Medical Officer or Field Medical Unit and will be disposed of as under:—

- (a) In cases of death at peace stations the form, after completion by the Medical Officer/Principal Medical Officer, Ship/Establishment will be forwarded to the deceased's Commanding Officer through Fleet Medical Officer/Command Medical Officer and D.M.S. Command concerned who will make the necessary endorsement.
- (b) In cases of death on Field Service the form will be completed by the Medical Officer/Principal Medical Officer, and forwarded to the deceased's Commanding Officer. Endorsement by the Fleet Medical Officer/Command Medical Officer. D.M.S. Command is not required in these cases.
- 2. The principles to be observed in determining attributability to or aggravated by military service of the cause of death are laid down in Appendix V.
- 3. As the grant of the pension or gratuity depends upon this certificate, greatest care should be taken to ensure the actual cause of death being correctly entered.
- 4. The medical officer who furnishes the death certificate will not express any opinion, except on purely medical grounds which should be clearly specified. The certificate will, however, be accompanied by the proceedings of the Court of Enquiry.
- 5. The opinion about attributability expressed by the Officer Commanding, Military Hospital on this form will, after concurrence by higher medical authority, be copied into the Medical History Sheet.
- 6. This form will NOT be rendered in cases of casualties reported as "killed in action or died of wounds sustained in action".

FORM 9 (I.A.F.M. 1231)

REPORT ON CASES (OTHER THAN THOSE DUE TO INJURIES) WHICH HAVE ENDED FATALLY OR ARE PROPOSED FOR INVALIDING.

(For instructions see page 93)

PART A

(To be filled by the Medical Officer)

PART B

(To be answered by the Commanding Officer, Ship/Establishment)

Circumstances of the case :

- Was the individual in your opinion of average physique and stamina when he joined the Ship, Establishment?
 - 2. (a) Was the individual, as far as you are aware, in his normal health prior to the onset of the 1 ness?

enation of al Medical ment.

Ship Es-

the following

leignation of ligant Medilighted in the state of the st

ind Medical Officer.

y in cases conditions

- (b) If you are aware of any previous illness from which he suffered (which is not recorded in his medical history), state its nature and duration,
- Was the individual employed on sendentary duties/sheltered occupations? If so,
 (a) had he to do P.T. and/or Parades?
 - (b) Was he doing it regularly prior to falling ill or had been exempted therefrom on account of ill-health? If so, from which date ?
- 4. (a) (i) Mention any circumstances of exposure
 - giving details thereof, and for
 (ii) State periods and conditions of service, at any particular place, which you consider caused or aggravated the illness.
 - (b)(i) Give the nature of auties he had to perform in military service.
 - (ii) Was he subjected to stress and strain by such duties? If so, was it of an ex-ceptional nature? Give details.
 - (c) Diseases endemic to certain areas or disease due to infection.
 - (i) If disability or death was due to infection, is there any evidence that the exposure was due to negligence or misconduct on his next?
 - duet on his part?

 (ii) Did he live in unit lines or was he permitted to live outside with his family?

 (iii) How many out passes was he granted
 - during the previous month and what was the date of the last out pass?
 - Was the disease endemic to the area he was serving in and during this period or immediately preceding it were there other cases of the same disease in the Ship/Etablishment. If so, give the number of such cases, details of movements of infected persons and state one. ments of infected persons and state any other circumstances which might have been responsible for the disease.
 - (v) Give the date of last leave and places where the leave was spent. Did illness start during leave? If shortly after return from leave, state date on which the illness commenced.
 - (d) Venereal Diseases (Further information on the points mentioned below):
 - When was it contracted?

- (ii) Period of treatment?

 (iii) Period of treatment?

 (iii) Whether after treatment the man returned to full duty?

 (iv) Whether after return to duty post-hospital surveillance and treatment was continued according to existing regucontinued according to existing regulations ?
- (r) Arrer return to duty, was the man subjected to any stress of an exceptional nature? If so, mention the nature of exceptional stress.
- 5. Do you consider that the death or disability was attributable to or aggravated by service?

Commanding Officer Date.....

PART C

(To be completed by Commanding Officer Hospital in all death cases except those of Sailor; for whose cases Form (IAFM 393), Part II, will be completed).

- Diseases endemic to certain areas or disease due to infection.
 - (i) How many cases of this disease were treated during six months prior to admission of this individuel.
 - (ii) How many cases of this disease were received from his Unit? Give details of such patients in chronological order.
 - (iii) Was the infection endemic or was there any outbreak of it in the local garrison.
 - (iv) Was there an outbreak of the disease in the neighbouring city or villages.
 - (v) What is your view of the source of infection?
 - In all cases state whether you consider that the death was attributable to or aggravated by service and give the reasons on which you base your opinion.

Commanding Officer Hospital or Medical Unit.

INSTRUCTIONS

- 1. More detailed is the information given of dates and occurrences, the easier will it be for the pension sanctioning authority to determine the question of entitlement to pension.
- 2. After Part B has been completed by the Commanding Officer, Ship/Establishment this form will be sent to the Commanding Officer, Hospital for disposal as follows:—
 - (a) In the case of death, for attachment to the death certificate, after completion of Part C, where necessary.
 - (b) In the case of invaliding, for attachment to the medical board proceedings.
- 3. One copy of this form will accompany every disability and family pension claim (other than that due to injuries) for retention by the pension sanctioning authority.
- 4. In the case of sailors the opinion of medical officer will be copied into the Medical History Sheet.

94
From 10
(MPB—531)
N ALLOWANCE IN RESPECT OF CHILD A DECEASED OFFICER.
ontroller of Defence Accounts (Pensons), Allah
Answers
• (4) om • (b) the en I in From
Applicant for education allowance at present time no Rs. nP.
fund unds be' aid). you, tax

Income from any other source, which should be specified (e,g), assistance in kind).

*(if the space on the back of the form is insufficient, a separate sheet should be used in continuation).

TOTAL .

6. Particulars of child or children for whom educa-

tion allowance is required :--**HILD** Name & situation of school at which it is desired child shall be. Tuition fees. Name in full Date of birth-State whether child is to be a per annum (excluding fees for Allahabadi educated boarder or extra а сіяу subjects) scholar A copy of the school prospectus must be enclosed. Questions Answers 7. Are there any extras payable in addition to fees or any necessary expenses in connection with the education for which you desire to make a claim ? If If so Form 12 (MPJ-3) shot completed by the Principal of the School. should be 8.(a) Are any of the children in receipt of a Scholarship, Exhibition or other grant from public or private sources? If so, give particulars, value and period for which held. (b) Was it the father's intention that the child (b) feming para should sit for a Scholarship. State the school or schools, if any, attended by child or children before their father died. What fees (including extras) were paid? te at the 10. What school or schools are they attending at present time, and what fees (including extras) are being paid ? A report from the Principal of the child's progress and capacity, stating form or standard and the last school report should be attached. 11. State the grounds on which you are applying for an Education Allowance, and any othek-particulars tending to show what standard of education the child would have received had the father 12. Names and dates of birth of all other children of the deceased, with schools at which they are being, or were educated. Date of Name & address of school Name in full Sex Boarder or Day birth at which educated scholar Before signing this Declaration please make sure that all the questions have been answered ecfly. This will save correspondence and delay. Please also note that this is an official document correctly. This will save correspondence and delay. Please also note that this is an output and that any person making a statement which he or she knows to be false is committing a legal. I hereby declare that the particulars in the foregoing statement are true to the best of my. knowledge and belief. Signature of witness.... Signature of applicant..... (Any commissioned officer of the Defence services and below the rank of Lieutenant of the Navy equivalent or magistrate). Address Date

FORM 11

(MPB 510-Pensions)

APPLICATION FOR PENSION—PARENTS OF DECEASED OFFICER

Please read these Notes carefully

9. The parents of an officer who has died as a result of Military service may eligible for pension if they are in pecuniary need arising from old age from infirmity or any other adverse condition not being merely of a temp rary character. If it is claimed that need arises from—

age only, the claim cannot be considered if the father is living and unfoly years of age; infirmity, a father under 40 or a mother under 55 (unless a widow) sho enclose a doctor's certificate showing the nature of the infirmity and h long it is likely to last; an adverse condition other than age or infirmity, the grounds of the chashould be stated in reply to question 12. For example, a mother in noby reason of widowhood may claim under this clause.

Before it can be decided whether you are eligible for a pension it is necessary to obtain certain particulars of your circumstances. If therefore consider you may be eligible for pension, you should complete this form 13 (MPC-60) which is issued with it, Then return the forto CDA (Pensions), Draupadi Ghat, Allahabad-1.

birth certificate of the deceased officer; your marriage certificate; your birth certificate and that of your husband/wife.

If you have not all the certificates, it is not necessary to buy them, but should give instead the information asked for in Part III.

C If you find any difficulty in completing the forms you should write to or at the appropriate address shown above. Before signing the Declara please make sure that the questions have been answered correctly. 'will save correspondence and delay. Please also note that this is an off document and that any person making a statement which he or she kn to be false is committing a legal offence.

I. PARTICULARS RELATING TO DECEASED OFFICER

1. Name in full(Surname first in E	BLOCK letters
2. (a) Ship/Etablishment	(c) Date of joining the Forces
3. (This question to be answered only if death occurring Date of Death	curred after termination of service) (b) Place of Death
4. Was he single, married, widower, divorced or	separated ?
5. Did he leave any other dependants? If so, state their names and address and their relationship to him.	***************************************
6. Did your son contribute to your support beforees, or later?	are the commencement of his service with
If so: (a) What was the amount of his regular co	ntribution ?

(c) If you have any written evidence in support of your answers to (a) and (b) should enclose it......

(b) How long had he been contributing at this rate?.....

n. particulars relating to applicant

	?. Your name in full					
	9 Voya estad	(Sur	name first in BLOC	K letters)	*********	
gR	8. Your relationship respect of whom you cla this should be stated)	to the deceased offi	cer in	•		
	Your home address	s in full,				
. :	10. (a) Are you marrie (b) Date of your fir	d widowed divorc	ad a	******	********	
may be	(b) Date of your fir	es macricos.	ed or separated ?	••••••		********
age or						
tempo-						
المصامعة	, , , , , , , , , , , , , , , , , , , ,	ions among thate Of 110	spand a death			
d under	or cranted to on in money	every pension, allo	wance, gratuity, etc	that has a	t any time b	habrette ce
should	or granted to or in response children (including none put "NONE",	step-children and	member or yourself	or your h	usband/wife	or any of
and how	none put "NONE",	T	adopted children),	wnether nov	v in payment	or not. If
he claim						
in need	By whom granted or	Pension No. or	Nature of pen-	D-1-		1
	paid	other Reference	sion, allowance,	Rate or	To whom paid	If now
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	SHOULD ON MEET OF LLUM BULL	ITTYS 1997 ON ABOVE AND AND	- 4			
or call	condition not being mere			********	*********	
eclaration	If so, state the ground	s of your claim (see	note A)	******		
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he knows.	, 21H(11001)	ARS TO BE SUP	PLIED WHERE	CERTIFIC	ATES ARE	NOT
	6 (in this Part give for	\mathbf{A}^{\prime} If names, the surner	VAILABLE.			1101
	if possible).	,,, bartan	TO THE THE SECON	ietters, For	places give	full address
R .	13. If you cannot readil	ly supply a certificat	c of your son's birt	h. state		
	(a) Date of his birt	հ,	· · · · · (b) Place	of hirth		
	(a) Date of his birtl (c) His father's nam (d) His mother's na	38		*******	*********	
Í						
	14. If you cannot read	ny supply a certific	are of your marriag	e, state:-		
9	E (a) Date of Marting	ge,	····· (b) Place	of Marriage		
	15. If you cannot readi	ly supply your own	birth certificate or t	that of your	hueband or s	-if-
	E - COTTOCH!				resoured of 3	AITE STRIE;
(i)	(a) Date of birth		(8) Place	- 6 T. J		
			Tiace	or pirth	*****	
	DE	CLARATION BY	Y APPLICANT (1	legge cen Ni	~~~~	
W	: E T 707007 1				-	
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W	Milless to Signature		******			
· · · · · · ·	pices not below the sonk	of Linux	ce Ser-	PIRTHIUTE (of Applicant	
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M (1)	Address	******	. Dasa			
ella (d) Aog	Defence		Date	* * * * * * * * * ,		•
	convergence of the convergence o	•				
5. ·	· · · · · · · · · · · · · · · · · · ·					

DECLARATION BY THE HUSBAND OR WIFE OF THE APPLICANT (if living together).

Item Tuition Fees Books *(Details and cost of each prescribed book to be given) Travelling (Distance from home to School	DECLARATION	together).		너히
*State your exact relationship to him. Witness to Signature (Any Commissioned Officer of the Defence Services not selew the rank of Lieutenant of the Navy or equivalent). Address The APPLICANT should complete and sign this part, but in certain cases it will be necessary to pay otherwise than through desired. *Treasury or Bank. Please sign here. FORM 12 (MDJ-3) Ref. No. **Name of Child** Name of School The average for the present cource of education should be shown. The average for the present cource of education should be shown. **Item** Tuition Fees Books **(Details and cost of each prescribed book to be given) Travelling. (Distance-from home to Schoolmiles) School Uniform (If compulsory) **(Details and cost of each item to be given) **Chool Uniform (If compulsory) **(Details and cost of each item to be given) Total. Signature of Principal	tatement of means white	s by my husband/wife on the PC-60) are true and comp ch have not been disclosed by		an
*State your exact relationship to him. Witness to Signature (Any Commissioned Officer of the Defence Services not below the rank of Lieutenant of the Navy or equivalent). Address The APPLICANT should complete and sign this part, but on certain cases it will be necessary to pay otherwise than through a Treasury or Bank. Please sign here. Form 12 (MD]-3) Ref. No. Please sign here. Form 12 (MD]-3) Ref. No. Stationery *(Details and cost of each prescribed book to be given) Travelling (Distance from home to School				er.
(Any Commissioned Officer of the Defence Services not selew the rank of Lieutenant of the Navy or equivalent). Address The APPLICANT should complete and sign this part, but in certain casts it will be necessary to pay otherwise than through a Treasury or Bank. Please sign here. Form 12 (MDJ-3) Ref. No. Name of Child Name of School SetTIMATE OF ANNUAL SCHOOL EXPENSES (To accompany application for an Education Allowance) The average for the present course of education should be shown. Item Tuition Fees Books *(Details and cost of each prescribed book to be given) Stationery *(Details and cost of each item to be given) *Chevelling (Distance from home to Schoolmiles) School Uniform (if compulsory) *(Details and cost of each item to be given) *Any other expenses (a) Compulsory expenses (b) Other expenses (Details and cost of each item to be given) TOTAL Signature of Principal	+ Space your exact relationship to h	aim.	Signature	4
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FORM 13 (MPC-60)

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	FORM 13 (MPC-60)
(if living accompanying knowledge and	STATEMENT OF TOTAL MEANS OF SUPPORT FROM ALL SOURCES of an applicant for a parent's pension/allowance in respect of the death of/missing son (give rank, name and Ship/Etablishment)
Kuowions	Applicant's surname(Block letters)
juo'.	Yourself Your hus- band/wife.
	Re. ni: 1/2
	(t). State present Yearly income from :
	(a) Salary or Wages, including Overtimes, Bonus, Commission etc.
	(b) Business on own account (estimated profit)
	(c) Old Age or Widows Pension State pension number here
	(d) Any other pension (including the portion commuted, if any) or grant Give particulars here
3.)	(e) All other sources of income Give particulars here
Amout R3. nl	Total Income yearly
	Where there are two perents the answers to questions (2), (3), (4) and (5) should cover bot ther and mother. (2) If you sublet or take in lodgers or boarders state the total amount received from the
	高 source
	(3) If you own the house in which you are living, state:
	(a) The net annual value as assessed for income tax
	(c) The amount of any mortgage state (c) The rate of mortgage interest
	(d) Ground rent, if any
	(c) The amount of any mortgage interest. (d) Ground rent, if any. (4) (a) If you receive a billeting allowance under a Government scheme, state its amount of the beauty.
	(5) Have you any money invested or uninvested, e.g., in the bank, Post Office etc.? If so give particulars,

(6) Give particulars of all your surviving children, including step-children and ac enildren 1-Whether Kate Whether Occupa-3 Married Date of birth Sex Name living at depend-home with dant upon payr mad single widow or tion Mth. each you and if so to you widower. ber (what fami extent (inc ame paid boar lods if li at h Rs. Before signing the Declaration you should make sure that all questions on the form hi answered correctly. This will avoid correspondence and delay. This application is an official document and any person making a statement while she knows to be false is committing a legal offence. DECLARATION BY APPLICANT I declare that the answers to the questions on this form are true and complete to the my knowledge and belief, and that I have disclosed all my/our means of support. Witness to Signature..... Signature of Applicant (Any commissioned officer of the Address of Applicant Services not below the rank | nant of the Navy or equivaler Date Address Date....

FORM 14

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FORM OF APPLICATION FOR COMMUTATION OF PENSIO...

Commutation of pension

When this Form has been duly filled up and signed, it should be sent to the appropriate authority mentioned in regulation 216.

Rate of payment iipon made by each mem. Answers Questions ber of the to family (including The name and rank of applicant and Ship/Etabamount paid for board and lishment from which he has regired? Place of Birth lodging) ifliving Age next birthday Date of birth qears. at home. Was your domicile at the time of your appointment to the service Asiatic or non-Asiatic? Rs. nP. Married or Single? Have you on any previous occasion applied for permission to commute a portion of your pen-sion, and, if so, with what result? How much per annum of your pension do you now wish to commute ? How do you desire the Commuted value to be paid? To your Agents, or by draft for negotiation through a bank? form have been State the amount of Provident Fund money (including any non-refundable withdrawals) received by you specifying the name/names and Account number of the Funds viz., DSOP Fund/DSP Fund nt which he or Dated the day of 19 Signature Address to the best i

of the Defence ank of Lieute (Talent)

Roll No. of Naval Personnel......desirous of reckoning former Army/Air Force/Nav3

official Name and number Rank	Establish-				ERVICE		
	ment Date of or ship enrol-	dis-	Period of quali- fying service		Period of non-qualify service, if any		
	in which ment last ser- ved	charge]	Years	Days	From	То	N (R tio ar

Note 1.—This roll should be accompanied by the Discharge Certific (in respect of former and present Indian Navy service) of the individu

Note 2.—In the case of claims to reckon former service, under Regulatic below the table in sub-regulation (1) of Regulation 83. In the case of claims mentioned in the proviso to Regulation 80.

Note 3.—In the case of men discharged on public grounds, the claims if any, received is refunded in full. In the case of men discharged or

Station

103 Form 15 (IN-867) Establishment Ship Navy service under the provisions of Regulations 77 and 83 Whether on The month's Remarks Character Date of accounts in which any in present re-enrolenrolment Rank when Character service* ment in in present Ageon gualifying gratuity he discharged in former enrolment present service, formay have mer service from forin former service service and cause received merservice service Nature of discharge has been and cause (vide were decrefunded of discharge Regulalared in full tions 809 and 77) respect of former Army or Air Force service), Service Book or Certificate of Service regards the procedure for the submission of this roll, please see Regulation 162). ercertificate (in Idividual, (A should be stated in this column whether the claimant fulfils condition 2 mentioned former service under Regulation 80 it should be stated whether he fulfils the condigulation 83. 4 of claims to former service for pension fall on the date of re-enrolment provided the gratuity, grounds, such claims fall after three years from the date of re-enrolment. laims to coun arged on other Commanding Officer Ship Establishment.....

FORM 16 (IN-271) CERTIFICATE of the Service of

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iducational Qual Trade or occupat	ion on en	tr y			Relationship				
COLEGO TIPO		od of Eng			(Passed	Swim Prov	ming Qua is lonal T wimming	dification Fest, Pr Test)	ns ovisiona
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<u>е.</u> М	iedals, C	asps, etc	Long S	ervice an	d Good Cor	iduct (Granuity (See also	page 106
Date received or			re of Da	coration	Date recei	ved or	Icr- Nat	nige of E	ecoration)
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Description of	l'erson	Star	ŗе	Chest	Col	our o	f	Marks and	, Wounds
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On re-engagen re-entry for nuous servic non-continu vice	conti- e or for	ł.			· ·		:		
Further descr if, necessary		out prop	: Th	is is an hority v	Official doc	ument. the	. Any al offender	iteration hable	made to

the man is distille Chief of the	Name of Ship/Bsta- blishment (Tenders to be inserted first with parent ship in brackets)	Authority	Substantive Sailor	Specialist Qualifica- tion	From	То	Cause of Discharge and other notations s.g. 'Death,' 'Desertion', 'Invaliding' etc.
(Friend fell) illications Fest, Provisional (Test)	Date	rious Serv Grants; ten inclusive dat	ived in Action ice, Special aporary advan	recommenda wements to	tions, Prize local (acting)	or othe	to- r Captain't ith signatur
Jon Signature							
(See also page 106)	Service Name of Ship/Establishment (Tenders to be inserted first with parent ship in brackets)	Authority	Substantive §Sailor	Specialist Qualifica- tion	From	· Te	Cause of Discharge and other notations, e.g. 'Death', 'Desertion' 'Invaliding' etc.
Marks, Wounds and Scars	Character the groups in a get from the second			To the second	- White Marcon When the Park in White		PNU-Min (mm + 1 ₁₋₁₁ - 1 ₁ -1 ₁ -1 ₁ -1 ₁ -1 ₁ -1 ₁
		Hots of the 260	Ker Mechanic	Branch only,	er than those of Qualification	ntered on less affecting	History Sheets; advancement
	Date	Particulars	Captain signatur		te Part	iculars	Captain's signature

econd ((Inc	Class fo	or Conduct of date)		Character and Efficiency on 31st December yearly, on final discharge, and other occasions prescribed by Regulation. If qualified by service and recommended for Re-engagement or for Medal or for for for for for for for for for						
mercen al Aldrew Provinces pull	Fron	a.	То	with Gratuity, "R.R." or "R.M." "R.M.G." to be awarded on 31st Decen- and final discharge, if not, a line to drawn across column.						
				Character Good, G	is assessed ood, Fair, In	as follo different	ws :Very , Bad.			
				Note 8	is to method	of assess	ing Efficiency.			
				Satisfacto age effic Moderate average Inferior-	efficiency ory—aver- ency less than efficiency Inefficient	held a withou fitness ment.	stantive sailor at the time, a regard[] to for advance.			
					fact that the	MINITED TO SEC	fien explained I recently been and had no			
				gained		a highe	and had no e in his nev r award the			
Good	Condu	ct Badges	- Character	gained position that a Efficiency in Sailor, noting	whether	a highe	r award the			
Good	Condu 1st 2nd 3rd	ct Badges Granted Deprived Restored	Character	gained positic that a	whether	a highe	r award the			
	ıst and	Granted Deprived	- Character	gained position that a Efficiency in Sailor, noting substantive rating	whether R. R., R.M., R.M.G.,	a highe	r award the			
	ıst and	Granted Deprived Restored	- Character	gained position that a Efficiency in Sailor, noting substantive rating	whether R. R., R.M., R.M.G.,	a highe	r award the			
	ist and 3rd	Granted Deprived Restored Time		gained position that a Efficiency in Sailor, noting substantive rating in brackets	whether R. R., R.M., R.M.G.,	a highe	r award the			
Date	ist and 3rd	Granted Deprived Restored Time	forfeited Number days Awarded	gained position that a Efficiency in Sailor, noting substantive rating in brackets	whether R. R., R.M., R.M.G.,	a highe	r award the			

*Letters D., P., C., C.P. and W.T.D. mean the following:

D—Detention or imprisonment for disciplinary offences only, or imprisonme considered by the Captain to have been awarded in lieu of detention where a detention establishment is not available.

P-Imprisonment under the Navy Act for other than disciplinary offenc except as provided above against 'D'.

C-Confinement in cells.

C.P.—Conviction by civil power.

W.T.D.-Waiting trial for desertion.

December
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prive sailor, the time, regard[to advance-

in explained feedily been and had not in his new award the

Captain's signature

Mimprisonment of detention

mary offences,

Considential

FORM 17 (R.I.N. 245)

discharged

Roll of a Sailor proposed to be invalided after years' service dismissed

SI.			
No.	Information required	Апау	A'ers
ī,	Official No.		
2.	Rank and name (name should be in BLOCK letters)		
3.	Ship or Establishment in which last employed		
4.	Date of birth/Age on enrolment	Years	Days
5.	Date of eurolment.		
б.	Height(on discharge)	Feet	Inches
7•	Permanent Home Address (in BLOCK letters)	Village	Post Othce
	Programme to the state of the s	Tehsil	District ?
3.	Personal appearance and identification marks		
9,	Character		
KO.	Date of promotions		
II.	Rate of pay last admitted (claim for gratuity only).		
£2,	(a) Date of discharge		
	(b) Service to date of discharge in the case of ordinary retirement	Years	Days
	(c) Service to date on which medical board proceedings are countersigned by the Principal Medical Officer, Indian Navy	Years	D_{ays}
	Senior Medical Officer, Indian Navy in the case of invalidment.		
23.	Periods not counting under Regulations 69 & 79 as service for pension		
14.	Any previous Indian Navy, Indian Air Force or Army Service counting towards pen- sion or gratuity, as verified by the Con- troller of Naval Accounts (quoting autho- rity)		
I5.	Prominent occurrences during life or service (All records of field service from the date of commencement to the date of termination should be entered here).	٠.	
16.	Station at which desirous of drawing pension,		
	(Note.—The Station should be one of those mentioned in the Appendix X)		
17.	Pension or gratimy for which recommended	Rs.	(Rupees

	Information required	Answers				
		Amount Authority for same				
8.,	Other allowances to which entitled when pen- sioned; such as—	Rs. nP.				
	 (a) Jagir allowance (Ist life) (b) Mahavir Chakra, per mensem (c) Param Vir Chakra George Cross allowance (d) Vir Chakra (e) Param Vir Chakra (f) Any other allowance 					
19.	Cause of discharge					
20.	If recommended for reduction of pension and reasons					
21.	Whether he was granted any pension pre- viously. If so, the No. and date of Pension circulat/P.P.O. notifying pension should he quoted.	<u>.</u> .				
22.	pension are to be paid on the pensioner	's				
	Thumb and finger impressions of the le	ft hand of				
an division of the Lo	[In case of disabilities due to accident re (a) Whether the disability was sustile, while the individual affected was id, if so, what was the nature of such disability was attributable to service in ould state the reasons underlying his of accidents attributable to negligence are provisions of Regulation 102 will a	is, the Commanding Officer should certify ained, according to the information availing the actual performance of Naval duty and (b) whether, in his opinion, the intermediate of Navy/field service; and he pinion as regards attributability. In case on the part of the individual concerned pply.] If a far as can be ascertained from the records of the may be sanctioned (See Regulation				
sh	and recommend that					
	tablishments					
N St	o. 5, 4, 69 and 80).	Commanding Officer LN.S.				
Ð	明色					
•	Recommended	1.				
8	ration	Captain Naval Barracks.				
1.	are					
	INSTE	RUCTIONS eassessment of degrees of disability und				
	This form will not be used form Regulations 110 and 111.	man (with his medical history sheet				

Two copies of this form for each man (with his medical history sheet er service book/certificate of service/agreement—T-124-India) will be submitted the applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer to the Staff Officer of the station of assemble applicant's Commanding Officer of the station of assemble applicant of the station of

When a Medical Board (with the exception of a board for reassessment disability) is about to be held on a sailor the Commanding Officer of the hospit concerned will apply, in writing, to the Commanding Officer of the person about the board of his opinion, expressed in writing in duplicate be brought before the board of his opinion, expressed in writing in duplication.

whether or not the wound, injury, or disease from which the individual is suffering is due to field service or to service in the Indian Navy in ordinary peace conditions. When recording his opinion the Commanding Officer of the person concerned will include therein a short statement of the reasons which have led him to form his conclusions in the matter. The Medical Officer who prepares the statement of the case will attach thereto the written opinion of the Commanding Officer obtained in the manner described above. Officer obtained in the manner described above.

Claims to disability pension on account of disease should invariably be accompanied by Form 9 (I.A.F.M. 1231) duly completed in all respects, vide instructions printed on the reverse of the form.

- 3. The board, after verifying the identification marks of the individual and having considered the testimony of the Officer Commanding ship/establishment and the medical history of the case, will state from what disease, injury, or wound, if any, the individual is suffering and will record their further opinion under one of the following heads:—
 - (a) Fit for further service.
 - (b) Recommended for further treatment or observation.
 - (c) Recommended for sick leave, stating period.
 - (d) Unfit for further service.

In all cases, except when the board finds that the individual is suffering from no appreciable disability, the board will submit replies to questions (2), (3), (4) if applicable (5), (6) and (7) on page 110.

- 4. Cases of men who have brought disease on themselves or who have a aggra-4. Cases of men who have brought disease on themselves or who have a aggravated or retarded the cure of their disability in the hope of obtaining a pension or gratuity, will be reported for the orders of the Captain Naval Barracks, Bombay, if the board are fully satisfied as to the facts. Captain Naval Barracks, Bombay after considering the advice of Principle Medical Officer, Indian Navy, will decide whether an individual is guilty of aggravating or retarding the cure of his disability. Refusal of operation should not be considered as retarding the cure of a disability and cases of this nature should be dealt with in the manner prescribed in Regulation 104
- 5. Claims to disability pension on account of wound or injury received accidentally should invariably be accompanied by the proceedings of the Board of Enquiry where required. These will be scrutinised by the Medical Officer who prepares the statement of case on page 110 and by the Medical Board and sent along with the Roll to the Controller of Defence Accounts (Pensions), Allahabad through Captain Naval Barracks, Bombay. In such cases the Medical Board will assess the percentage of the disability but will not express an opinion as regards the attributability or otherwise except on purely medical grounds. As regards accidents, attributable to negligence on the part of the individual concerned the case should be submitted to the Central Government for orders.
- 6. When an individual has been examined by a Medical Board with a view to determining his claim to the grant of or continuance of a disability pension the authority arranging for his appearance before the board will inform him, after consultation with the Controller of Defence Accounts (Pensions) whether on the finding of the Board he is eligible or not for the grant or continuance of such a pension. The proceedings of such a Medical Board are confidential. The person encorned should not be informed of the percentage degree of his disability but he should be informed as to the nature of his disability for which he is invalided.

Thumb and finger impressions.

7. Thumb and finger impressions to be taken on page 108 by the Commanding Officer of the ship or establishment.

A smail quantity of printer's ink should be well rubbed on a tin slab until a very thin, even layer is formed. The balls of the thumb and of all the fingers of the left hand of the individual, after being wiped, should be laid on the inked slab and rolled from side to side (not rubbed) until sufficiently inked (this can be learnt from experience) and then lightly and carefully rolled on the paper on which the print is to be taken in such a way that the pattern of the whole of the thumb and fingers from side to side is clearly impressed on it. It must be specially borne in mind that any side movement either at the time of applying or removing the thumb or fingers will cause a sumdge and spoil the impression.

The impressions are required for permanent record in the audit office.

Sailors are permitted to complete the page 108 and 112 with three specimen structures instead of affixing their thumb and finger impressions.

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STATEMENT OF CASE

The Medical Officer in charge of the case will enter below a statement of the circumstances, as far as can be ascertained, in which the wound injury or disease originated, the present condition of the disability, his opinion as to the fitness of originated, the present condition of the disability, his opinion as to the fitness of the individual for further service together with any further information likely to assist the Board in forming opinions on the questions before them.

N.P.—Before completing the statement the medical officer will read carefully the instructions in paragraphs on pages 108 and 109 of this form.

Station..... (Rank) Date.....

OPINIONS OF THE MEDICAL BOARD ON THE QUESTIONS BELOW

Note.—Alternative entries and questions not applicable should be expunged (Unauthorised entries should not be made; the board should see the their remarks accord strictly with the regulations on the subject)

(1) The Board having verified the identification marks and considered the testimony of his Commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer, Medical history sheet and the statement of the commanding Officer is the commanding Officer in the commanding Officer is the commanding Officer in the com of case finds that:-

...... Name...... Rank...... has sustained

See paragraph of the instructions.

*(2) Is the disability attributable to service in the indian Navy in an area declared to be a fit service area? Not to be filled in cases of dis-abilities due to imwounds or injuries

*(3) Is the disability attributable to service in Indian Navy in ordinary peace conditions....... tally sustained.

@(4) If the reply to question (3) above is in the affirmative, is the bo satisfied that strict proof has been produced as required by Appendix V. to when a direction a defect to be a made of a setting a place of the distribution of the setting of the settin mand チャリカ, 4, 4 4 2 0 9 年 20 (20 /m) man 2000 中 30 (20 /m) カラガ (20 /m) カラ

(The Medical board should state the reasons underlying their finding on question of "attributability" or non-connection of the cause of a disability versive in the Indian Navy. The individual's own statement, uncorroborated any reliable evidence will not be quoted as reason underlying the finding).

 $\frac{1}{7}(5)$ What is the percentage of disablement.

(Percentage to be entered in words.)

- (6) Is the disability capable of improvement?
- (7) Is the disability due to indulgence in drink or drugs?
- ‡(9) Is the board fully satisfied that..... disability on himself in the hope of obtaining pension or grat Depres for the second by a garage and a second by a garage and a second by a s

^{*}If the answer is in the negative the Medical Board should state the reunderlying their findings on the question of "attributability" or "non-connect disabilities with service".

[@] Full reasons must be given,

[†]In the case of refusal of operation or medical treatment vide question the percentage of disability should be determined with reference to Regt 104. This item should be completed as per example given below:—

[&]quot;100 per cent to be reduced to 70 per cent, for the reasons at 10(a)."

[#]If the answer to any of the questions (8) and (9) is in the negative question will be deleted.

850F	‡(10) (a) Is the board satisfied that has refused to
ant of the	submit to medical treatment which would probably have rendered
afitness or	him fit for further service or reduced the percentage of disability.
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carefully	(b) Is this refusal considered reasonable.
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	Station P.M.O. Indian Navy.
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	Date D.P.M.O. Indian Navy.
the in the	**Countersigned and certified that will be discharged
TT (116	with effect from (Date shown at item No. 12(a) on page 107
the board	to be entered).
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ility with imated by ing).	Date Captain Naval Barracks Note.—Controller of Defence Accounts (Pensions) will bring to the notice of the competent authority any abnormal delay between the date on which the heard
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inity with foreign by alling). retarded poblaining frought the gratuity?	Note.—Controller of Defence Accounts (Pensions) will bring to the notice of the competent authority any abnormal delay between the date on which the board proceedings are countersigned by the P.M.O. is discharged by the Officer Commanding. In cases where a Gurkha rank, whose home is in Nepal, is found unfit for further service by a medical board and the
inity with could by aligning. retarded frobtaining cought the gratuity?	Note.—Controller of Defence Accounts (Pensions) will bring to the notice of the competent authority any abnormal delay between the date on which the board proceedings are countersigned by the D.P.M.O. is discharged by the Officer Commanding. In cases where a Gurkha rank, whose home is in Nepal, is found unfit for further service by a medical board and the P.M.O., I.N. proceedings are signed by the S.M.O. (West) I.N.
inity with foreign by alling). retarded poblaining frought the gratuity?	Note.—Controller of Defence Accounts (Pensions) will bring to the notice of the competent authority any abnormal delay between the date on which the board proceedings are countersigned by the P.M.O. I.N. and the date on which the man is discharged by the Officer Commanding. In cases where a Gurkha rank, whose home is in Nepal, is found unfit for further service by a medical board and the P.M.O., I.N. proceedings are signed by the
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inity with proceed by aling). retarded kobtaining tought the gratuity? De reasons direction of	Note.—Controller of Defence Accounts (Pensions) will bring to the notice of the competent authority any abnormal delay between the date on which the board P.M.O. proceedings are countersigned by the D.P.M.O. I.N. and the date on which the man is discharged by the Officer Commanding. In cases where a Gurkha rank, whose home is in Nepal, is found unfit for further service by a medical board and the P.M.O., I.N. proceedings are signed by the P.M.O., I.N. after 15th June the Commanding Officer S.M.O. (West) I.N. will record in the above certificate that the man will be retained with his Ship/Establishment until 15th September and discharged with effect from that date.
inity with could by aligning. retarded frobtaining cought the gratuity?	Note.—Controller of Defence Accounts (Pensions) will bring to the notice of the competent authority any abnormal delay between the date on which the board proceedings are countersigned by the P.M.O. I.N. and the date on which the man is discharged by the Officer Commanding. In cases where a Gurkha rank, whose home is in Nepal, is found unfit for further service by a medical board and the proceedings are signed by the ———————————————————————————————————
inity with proceed by aling). retarded kobtaining tought the gratuity? De reasons direction of	Note.—Controller of Defence Accounts (Pensions) will bring to the notice of the competent authority any abnormal delay between the date on which the board P.M.O. proceedings are countersigned by the P.M.O. is discharged by the Officer Commanding. In cases where a Gurkha rank, whose home is in Nepal, is found unfit for further service by a medical board and the P.M.O., I.N. proceedings are signed by the P.M.O., I.N. will record in the above certificate that the man will be retained with his Ship/Establishment until 15th September and discharged with effect from that date. ‡ If the answer to any of the questions (10)(a) is in the negative, that question will be deleted.
inity with proceed by aling). retarded kobtaining tought the gratuity? De reasons direction of	Note.—Controller of Defence Accounts (Pensions) will bring to the notice of the competent authority any abnormal delay between the date on which the board proceedings are countersigned by the P.M.O. D.P.M.O. L.N. and the date on which the man is discharged by the Officer Commanding. In cases where a Gurkha rank, whose home is in Nepal, is found unfit for further service by a medical board and the P.M.O., I.N. proceedings are signed by the P.M.O., I.N. will record in the above certificate that the man will be retained with his Ship/Establishment until 15th September and discharged with effect from that date. ### The answer to any of the questions (10)(a) is in the negative, that question will be deleted.

FOREIGN SERVICE CERTIFICATE

Every application for an invalid, or disability pension on account of sailor lent for foreign service out of India under the African Administrations, or in Somaliand, Jubaland, etc., or under the Government in Mauritius, China, South Africa, Abyssinia, and elsewhere, will be supported by the following particulars and documents:—

- (1) Period of service rendered in the above administration or under the above Government, the particular administrations or special service being specified.
- (2) Particulars of circumstances under which wounded or injured.
- (3) Rank last held while in the foreign service concerned and for what period.
- (4) A medical certificate in the following form according to the circumstances of each case.

MEDICAL CHRTIFICATE

(a)

(a)

Certified that the expectation of the life of O. No.

Rank aged.

Name years

(b)

(b)

(b)

(b)

(c)

To be allowed so stand or struck out according to the circumstances of the case

(a)

(b)

(b)

(b)

(b)

(is in impaired health and that the charge of his life years should be added to his age in order to make the risk equal to that of an ordinary healthy life.

If allowed to stand the words "the expectation of the life of" in the first line and the words "is equal, to the average" in the sixth line should be expunged.

l Station

Signature of Medical Officer

O Ship/I stusio

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(Impressions should be taken in as small a compass as possible consistant with clearness, see instructions on page 108. This is required in the case of disability or invalid pension only, and in such cases should be completed by the Medical Board. Only one member of the Board need, however, attest the finger and thumb impressions.)

Thumb and finger impressions of

taken before (name of office) designation of officer (on date)

		For use in the office of the Controller o	f Def	ence Ac	counts (Péns	ions), Allal	nabad.
or lent gomali-		O. No. Name. Name. Ship/Establishment			is entitle	a to Or	dingry/Special
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FORM NO. 19 [AFB-179(C)]

MEDICAL CATEGORISATION

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loRank	Name
Service	****
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Station	************************
Date	Signature of Medical C Principal Medical Officer Establishment.
PART II	
Finding of Medical Board held at	
Disability	C & & * * \$ 175 * * * * * * \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Pemarks:	
Remarks:-	
Remarks:	
*Transferred to Army Medical Category	****
*Remains in Army Medical Category	
*Delete as required.	
Signatures	•
	President Board

***************************************	Members of Medical Board.
3,14,13,48,44,41,48,47,44,44	

FORM No. 20 (I.A.F.F. 958)

SERVICE & CASUALTY FORM SAILORS

(The entries made on this form must invariably agree with those recorded in the Sheet Roll and/or casualties published in Pt. I/II Orders from time to time)

		سيدين والمستقال والمستقال والمستوارية والمستور	(in pencil)	· · · · · · · · · · · · · · · · · · ·			(in pencil,	Med. Car. if temporary)
		ENLISTMEN PARTICULA			ONAL CULARS	POST	TAL PART	TICULARS
	Enroile Terms	ed at Navi of Service Rese		Father's Name Religion?		Neare	office graph Office est Railway	e Station and the the residence
	•	Enrolment reckons from		Class or Tribe Next-of-Kin		Than	a/Police St il and Dist	ation
		EDUÇATIO UALIFICAT		COURSES	PASSED	НОН	OURS &	awards
	Ci∜∐	Milie	ar y				· · · · · · · · · · · · · · · · · · ·	
Officer	١	PROMINEN OCCURRENC		MUSTEI Group/Categor		OPER.	ATIONAL	. THEATRES
	ADMI	SSION TO H	OSPITAL	DISCHAR(HOSP)				. WEAPON G RESULTS
	No tioned	ote:—All casua above will be n	ties affectin	g the military h h appropriate au	istory of sai thority on t	lors includ he reverse	ing importa	ant items men-
		No. of Pt. II Order or other authority	Ship/Esta blishment	Record of al casualties	Place of casualty	Army Rank	Date	Signature (in ink) and designation of Officer certifying correctness
	<u> </u>	(a)	(b)	(e)	(d)	⟨e⟩	(f)	of entries (g)
		- 10 m -		gaphir abbreekflowen V il d-1 - ran di radiene.	n manan menemben bergap (lasar sebentuar	,		

FORM 21 (AFMSF-81)

REPORT ON CASES (OTHER THAN THOSE DUE TO INJURIES) WHICH HAVE ENDED FATALLY OR ARE PROPOSED FOR INVALIDING

(For instructions see page 120)

	PART A
	(To be filled by the M. O.) Station
	Date
Ship/Establishment	No
	Medical Officer

PART B

(To be answered by the Commanding Officer Ship/Establishment)

Circumstances of the case:

- Was the individual in your opinion of average physique and stamina when he joined the unit?
- 2. (a) Was the individual, as far as you are aware, in his normal health prior to the onset of the illness?
 - (b) If you are aware of any previous illness from which he suffered (which is not recorded in his medical history), state its nature and dura-
- 3. Was the individual employed on sendentary duties/sheltered occupation? If so-
 - (a) had he to do P.T. and/or Parades?
 - (b) was he doing it regularly prior to falling ill or had been exempted therefrom on account of ill-health? If so, from which
- (a) (i) Mention any circumstances of exposure giving details thereof, and/or
 - (ii) State periods and conditions of service, at any particular place, which you consider caused or aggravated the illness.
 - (b) (f) dive the nature of duties he had to perform in military service.
 - (ii) Was he subjected to stress and strain by such duties? If so, was it of an exception pature? Give details.
 - (c) Discuses endemic to certain areas or discuse due to infection.

HAVE

- (i) If disability or death was due to infection, is there any evidence that the ex-posure was due to negligence or misconduct on his part?
- (ii) Did he live in unit lines or was he per-mitted to live outside with his family?
- (iii) How many out passes was he granted during the previous month and what was the date of the last out pass?
- (iv) Was the disease endemic to the area he was serving in and during this period or immediately preceding it were there other. cases of the same diseases in the unit? If so, give the number of such cases, details of movements of infected persons and state any other circumstances which might have been responsible for the disease.
- (v) Give the date of last leave and places where the leave was spent. Did illness start during leave? If shortly after return from leave, state date on which the illness commenced.
- (d) Venereal Diseases (Further information on the points mentioned below):---
 - (i) When was it contracted?
 - (ii) Period of treatment.
 - (iii) Whether after treatment the man returned to full duty.
 - (iv) Whether after return to duty post hospital surveillance and treatment was continued according to existing regulations.
 - (v) After return to duty, was the man subjected to any stress of an exceptional nature? If so, mention the nature of exceptional stress.
- Do you consider that the death or disability was attributable to or aggravated by service?

Commanding Officer

PART C

(To be completed by O.C. Hospital/Ship in all death cases except these of sailors for whose uses Form 8 (IAFM—393), Part II, will be completed).

Diseases endemic to certain areas or disease due to infection-

- (i) How many cases of this disease were treated duting six months prior to admission of this individual.
- (ii) How may cases of this disease were received from his Ship/Establishment? Give details of such patients in Chrono-
- fogical order.

 (iii) Was the infection endemic or was there any outbreak of it in the local garrison?

 (iv) Was there an outbreak of the disease in
- the neighbouring city or villages?
 (v) What is your view of the source of infec-
- tion?
- In all cases state whether you consider that the death was attributable to or aggravated by service and give the reasons on which you base your opinion.

Commanding Officer Hospital or Medical Unit/Ship. &

A Naval---9

INSTRUCTIONS

- 1. More detailed is the information given of dates and occurrences, the early it be for the pension sanctioning authority to determine the question entitlement pension.
- 2. After Part B has been completed by the Commanding Officer Ship/Estab ment this form will be sent to the Commanding Officer Hospital for dispose follows: -
 - (a) In the case of death, for attachment to the death certificate, after a pletion of Part C, where necessary.
 - (b) In the case of invaliding, for attachment to the medical board proc
- 3. One copy of this form will accompany every, disability and family per claim (other than that due to injuries) for retention by the pension sanctic authority.
- 4. In the case of sailors, the opinion of medical officer will be copied into Medical History Sheet.

FORM 22 (RIN 239)

CLAIM FORM FOR THE ORIGINAL GRANT OF FAMILY PENSIONS TO HEIRS OF SAILORS

Original (to be retained by the Pension sanctioning authority)

Duplicate Ito be returned after completion of Part III, to the Captain Barracks (D.O.) for transmission to the pension disbursing of

PART I

Note 1 .- To be filled in by the Captain Naval Barracks (D.C.), from service document of the deceased.

Nore 2—The Captain Naval Barracks (D.O.) will use English-Urdu, Er Hindi or English-Marathi versions of the form according to the vernacular l age prevalent in the area to which the claimant belongs and will fill in l of the form in English as well as the vernacular concerned. Where the vern prevalent in the area to which the claimant belongs is not one of the three re to above the Captain Naval Barracks will fill in only English copy of the

٦.	Details regarding	the decea	sed				
		المصحم فالمحمد	TO DITTO P				
	(a) Official No., (b) Ship/Establis	shment in	which	he last	served	••••••	

- (c) Date, place and cause of death
- (d) No. and date of the pension circular/PPO notifying the grant of p if the deceased was a pensioner
- (e) (i) Date upto which pay has been credited to the individual's a
 - (ii) Rate of family allotment

 - (iii) Relationship of allottee (iv) Date upto and for which family allotment has been paid....
 - (v) Whether the family allotment paid beyond the date of de the individual was met from his credit balance and if so t extent
 - (vi) The rate of special family allowance
 - (vii) Relationship of the person/persons to whom special family ance has been paid
 - (viii) Date upto and for which special family allowance was last p

None.—The particulars against item (e) above are required to be certicorrect by the Controller of Defence Accounts (Navy).

ne easier	2. Details regarding the claimant—
lestion of	(a) Name in full (in BLOCK letters)
	(b) Relationship with the deceased
gstablish-	(c) Date of birth or age, if known
isposal as	(d) Residence:
Her com-	Village
[]	Tehsil
proceed.	District, etc.
	3. Rate of family pension considered to be admissible, if the claim is ultimately established (quote authority)
p pension anctioning	
	12) 110 110 110 110 110 110 110 110 110 11
into the	Signature and full designation of
	the Captain Naval Barracks (D.O.).
	Place
	Date
TO THE	·
	PART II
ion Naval	Note 1.—To be filled in by an Officer of the Recruiting Staff (including a Junior Commissioned Officer/Civilian employed as Extra Assistant Recruiting Officer)
officer]	f x with the helb and in the presence of a local civil official (Kanungo, Patwari and
	Member of Parliament or Legislative Assembly, a Member of Corporation
	other subordinate) or if they are not available, of other respectable person e.g. Member of Parliament or Legislative Assembly, a Member of Corporation/Municipality/District Board, Serving or Retired Officer/Junior Commissioned Officer, Sarpanch, Village Lambardar or Zaildar. If the local investigation dis-
nizom the	to closes any doubt or dispute, the Recruiting Officer will refer the case to the night-
	revenue authorities e.g. Tehsildar, Deputy Commissioner or Collector.
English-	Note 2.—In a case where along with the English copy of the form, the verna- cular version in Hindi, Urdu or Marathi is also sent, the Investigating Officer will
mar langu-	I if he knows English, complete only English copy, and need not fill in the verna-
on Part I Vernacular	and the countersioning officer will translate all the particulars into English and
referred	complete the English copy.
Mente totte	4 I. Details regarding the claimanc—
	(a) Name in full (in BLOCK letters)
	(b) Relationship with the deceased
	two narmonent marks or blemishes of the apparent barts of the boay.
n pension	such as hands, feet, etc., may be recorded)
	(d) Date of birth or age, as nearly as can be ascertained
us accoun	(i) Whether she was married to the deceased by a lawful and valid
	ceremony according to recognised custom
	(ii) Whether she has remarried since the death of her deceased husband
	and if so, (a) give the date of remarriage
	√∰ and
	(b) state whether she remarried a real brother born of the same parent
is death of the contract of th	of her deceased husband
10 Will	state their names and dates of marriage with the deceased
	• • • • • • • • • • • • • • • • • • • •
thy allow	(f) If the claimant is a father, state:—
ol pald	
	We will Whather ha is a grinple or otherwise physically or mentally unabte
itified (to support himself (The information is not necessary if the father is above 50 years of age)
	TO UNDARE OF LOGIC OF WEAL
ALCO CONTRACTOR OF THE PROPERTY OF THE PROPERT	. AMA 60

A. 24 Der
(iii) Whether the widow and/or mother of the deceased arc/is also alive. (This information should be given if the father is below 50 years of age)
(-) (# the eleiment is mother, state:
(a) Whether she is the real (as distinct from step or foster) mother of
the december
(b) Whether she has remarried since the death of her deceased son; if so give the date
(b) If the alaimant is a son, state:—
Whether he is the legitimate and real (as distinct from step or foster) son of the deceased
(i) If the claimant is a daughter, state:—
(a) Whether she is the legitimate and real daughter of the decease.
(b) Whether she is married; if so state the date of her marriage
(j) Residence:
Tehsil
District, etc.
District, etc
(k) Occupation
(i) If already in receipt of any retouneration from public revenues (such as pay, pension, Provident Fund, Compensation etc.) give nature an details of employment or No. and date of the pension circular/PP-notifying the pension, as the case may be
(m) Place at which payment of pension is desired. (It should be a per
(n) Name and particulars of the person to whom the claimant desires
2. The details in para 1 above have been read over to the witnesses (who press to know the claimant and not related/*related to him/her) and they have acknowledged them to be correct. They have been warned that they will be liable to punishment should their evidence on any point prove to be false. The description of the witnesses, and their signature (or thumb impression in token of the correctness of the above mentioned details are given in para
below. * If related, state in para 3 below why no disinterested witness could
produced. 3. Description of two reliable and disinterested witnesses (preferably gover
sary particulars regarding the channels are distinct
Description of the 1st witness and his signature. Here give description as follows:— (or thumb impression)
(i) If in service, give name and No. 1 and rps or ship/Establishment
designation and department in wh
employed (ii) If a pensioner, give name and No. 1
date of the pension circular
Description of the 2nd witness and his signature { (or thumb impression) Description of the 2nd witness and his signature {
(iii) If villager, give the name and position he holds in the village
Note.—If any of the witnesses is related to the claimant, give reasons why no interested witness could be produced
•

alit'e.	taken in my presence :	r the left hand	(insert the name of the claimant)
E CONTRACTOR OF THE CONTRACTOR	Place Signature, Design	ation and ad-	Signature of the local civil official
ther of	gress in rull of th	ting Organisation.	or other respectable person specified in Note I.
Monter of	Place	Countersigned.	apositod ili 1400 I,
on; if so,	Date		Signature of the Recruiting Officer.
foster)	Note.—In cases where the c sion of the guardian should be tion to those of the claimant a ant should be noted.	claimant is a minor	the thumb and finger impres- ace under para 4 above in addi- of such guardian to the claim-
deceased.	Flamily naming / 2	PART III	
	ramny pension at Rs.,,	p.:	m. sanctioned with effect from
	for Life till Remarriage, vide till Marriage		
	of	to years, viz	PPO No
	Place	Assi	stant Accounts Officer (Pensions)
	<u>.</u>	FORM 23 (RIN 240)	
hes (such hure and	CLAIM FORM FOR THE GR	RANT OF CHILDR ILDREN OF SAIL	EN'S ALLOWANCE TO THE
illar/PPO	Original (to be retain	ed by the Pension	sanctioning authority)
be a pen-	Dupucate ito be returned after	er completion of	Part III, to the Captain Naval the pension disbursing officer].
es arrears	Note 1.—To be filled in by service document of the deceas	the Contain Mr.	val Barracks (D.O.), from the
(who pro- they have y will be alse. bressions) in para 3		ending or head of English Marathi ve ent in the area to n English as well	as the Vernacular conceined.
could be	1. Details regarding the dece	essed—	
	(a) Official No., rank an	id name	· · · · · · · · · · · · · · · · · · ·
y govern- iom neces-	b (n) profit magazarismini ii	i which he last co	340ad .
	i (a) Sarci States and Calife	a Or desir	•
/8;	pension, if the dec	- pension entension eased was a pensi	oner
nd No. 19m ment	(ii) Name and relation	the pension circula if already sanctions	a/PPO notifying the award of
in which	the state of characters with	DWXDCA CODSICERON	to be admissible, if the claim
nd No. and	2. Details regarding the child	dren:—	rity)
rt j	Name	Date of birth	Whathan Davida
notifying the d post office		er age	Whether Residence, i.e., village son or Tehsil, District etc.
ding drawn	(۱) رها		Services of the services of th
ne and the	\$ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		
is related	Dare		The state of the s
why no dis- produced.	Place	Signatur	e and full designation of the Captain Navel Barracks (D.O.)
			, in the second

PART II

Note 1.—To be filled in by an Officer of the Recruiting Staff (including a Junior Commissioned Officer/Civilian employed as Assistant Extra Recruiting Officer) with the help and in the presence of a local civil official (Kanungo, Patwari and other subordinate) or if they are not available, of other responsible person e.g. Member of Parliament or Legislative Assembly, a Member of Corporation/Municipality/District Board, Serving or Retired Officer/Junior Commissioned Officer, Sarpanch, Village Lambardar or Zaildar. If the local investigation discloses any doubt or dispute, the Recruiting Officer will refer the case to the higher revenue authorities e.g. Tehsildar, Deputy Commissioner or Collector.

Note 2.—In a case where along with the English copy of the form, the vernacular version in Hindl, Urdu or Marathi is also sent, the Investigating Officer will if he knows English, complete only English copy, and need not fill in the vernacular copy. If he does not know English, he will complete the vernacular copy, and the countersigning officer will translate all the particulars into English and complete the English copy.

If the countersigning officer also does not know English, the Captain, Naval Barracks, Bombay will arrange to translate all the particulars into English and complete the English copy of the form before submitting it to the pension sanctioning authority but the countersigning officer will invariably ensure that the dates of birth etc. shown in the form are given in Christian Era.

1. Details regarding the children. (If there are any children of the deceased besides those whose names have been shown in Part I, their particulars should also be entered below by the investigating officer).

Name	Date of birth or age	from	son or daughter		ship of the guar- dian to whom the allowance	of the person to whom ar-	Remarks.
				4	6	77	 8`

Birth cates children available she obta 3ď furni and with the d Where certificates not the correct or the in Part I s betaking bу dence of relatives deceased

2. Description ment servants / particulars re

of two reliable and disinterested witnesses (preferably go or military pensioners or headmen of the village) from who carding the children are obtained.

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Naval

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> certifithe. οť where le should obtained furnished: the claim. birth icates available prectness Cares outh given checked bking evies of the

> > govern Whom the

8€d.

ist witness

and witness

Here give description as follows:—

(i) if in service, give name and

No. rank and corps or Ship/Establishment

Designation and department

in which employed.

(ii) If a pensioner, give name and No. & date of pension circular

pension payment order, etc. notifying the pension, as also the treasury or post office wherefrom pension is being

(iii) If a villager, give the name and position he holds in the village.

NOTE. If any of the witnesses is related to the claimant, give reasons why no disinterested mitness could be produced.

The following questions should be put to the witnesses and their answers recorded against

each direction										··
			of th	58	Signature or thumb impression	An 2:	nd '	er witi	iess	Signature or thumb impression
Question to be put to witness	Names of chil- dren							of the 2nd witness		
			-		•					
	ľ	2	3	4		I	2	3	4	
NAMES AND POST OF THE PARTY OF	وهون سيول سيود	T-(1-1)		-		.,				
ī			2		3			4		. 3

1. Are you related to the child(ren) present here?

2. Is/are the child(ren) the legi-timate and real (and not adopted or step) child (ren) of the late....

(insert here the name of the deceased)

3. Is/are the child(ren) to your knowledge already in receipt of pay or pension from Government? If so what is the monthly amount?

*4. If the claimant is a daughter; is she married, if so, what is the date of her matriage?

*5. Applicable in a case where the child has also been granted a family pension, or such pension is proposed for him/her [See para 1(e) of Part I]. Delete the item if not relevant.

(a)(i) Is the widow of the deceased alive.

(ii) It so, has she remarried since the death of her deceased husband?

(iii) If remarried, has she marred her husband's real brother?

(b) (i) Is the real mother of the deceased alive?

(ii) If so, has she remarried since the death of her deceased son ?

(iii) If remarried, what is the date of her remarriage?
(c) (i) Is the real father of the deceas-

ed alive?
(ii) If so, what is his age?
(iii) Is he in receipt of any pay or pension from Government?

The investigating officer should sign the following certificates:

The answers in para 3 above have been read over to the witness who have acknowledge them to be correct. They have been warned that they we like liable to punishment should the evidence on any point prove false.

5. Thumb and finger inpressions of the left hand of the children taken in my presence.

Name			Thurab and finger i	mpression
(1) (2) (3)	garant programming the second	MANAGANA BOOK AND		A
diace	in	nature, Designation full of the Investignation Recruiting Organ	gating Officer of	Signature of the lo civil official or other respectable person spe fled in Note 1.
		Countersigned	•	
Place	Sig ses where t stained in th	the claimant is a : ne space under par	minor, the thumb to a 5 above in addition	and finger inpressions of on to those of the claims
		PAR	III ·	
Children allo	wance (s) as	s under, in P.P.O		of
Name of the child		Serial Class No.5 No.	Date of Date children's comm allowance me	of Period for which tence-payable. nt
(1) (2) (3) (4)				
Date				*******
Flace		Form 24		Accounts Officer (Pensi
CLAIM FORM E	OR THE	CONTINUIANO		PENSION TO FATHI ORS
Origina			Pension sanctio	
Thumbianto Ita h	e returne racks (D.0	d after compl	etion of Part II	I, to the Captain N o the pension disbur
			RT I	•
service documen	ts of the Captain	deceased. Naval Barrack	(D.O.) will use	rracks (D.O.), from e English-Urdu , Eng to the vernacular la gs and will fill in Pa d. Where the vernac

prevalent in the area to which the claimant belongs is not one of the three refe to above the Captain Naval Barracks (D.O.) will fill in only English copy of form.

9 :.	1, Devails regarding the december.
mowledged should their	(a) Official No. rank and name
	2. Particulars of the original grant of family pension:-
	(a) Name of the recipient
	(d) Date and cause of cessation of the original grant
	3. If children's allowance with 50 per cent, increase was sanctioned, quote No. and date of the pension circular/PPO in which sanctioned
in the local	4. Details regarding the claimant:— (a) Name in full (in BLOCK letters)
默 or other 1	(a) Name in full (in BLOCK letters)
person speci-	(b) Relationship with the deceased sailor
ie I.	(c) Date of birth or age as nearly as can be ascertained
	(d) Residence: Village
	Tehsil
and of the	District, etc.
he claimant	
	Signature and designation of
	the Captain Naval Barracks (D.O.),
	Place
	Part II
which	Note 1.—To be filled in by an Officer of the Recruiting Staff (including a Junior Commissioned Officer/Civilian employed as Extra Assistant Recruiting Officer) with the help and in the presence of a local civil official (Kanungo, Patwari and other subordinate) or if they are not available, of other respectable person e.g. Member of Parliament or Legislative Assembly, a Member of Corporation/Municipality/District Board, Serving or Retired Officer/Junior Commissioned Officer, Sarpanch, Village Lambardar or Zaildar. If the local investigation discloses any doubt or dispute, the Recruiting Officer will refer the case to the higher revenue authorities e.g. Tehsildar, Deputy Commissioner or Collector.
(r (Pensions) FATHERS	Note 2.—In a case where along with the English copy of the form, the vernacular version in Hindi, Urdu or Marathi is also sent, the Investigating Officer will if he knows English, complete only English copy, and need not fill in the vernacular copy. If he does not know English, he will complete the vernacular copy, and the countersigning officer will translate all the particulars into English and complete the English copy. If the countersigning officer also does not know English, the Captain Naval Barracks Eombay will arrange to translate all the particulars into English and complete the English copy of the form before submitting it to the pension sanctioning authority but the countersigning officer will invariably ensure that the date of birth, etc., shown in the form are given in Christian Era.
ibtain Naval in disbursing	1. Date of event which caused cessation of the original award [see 2(d) of part I]
from the	(In case of death an extract from the village death register to be furnished in support, if available.) 2. Details regarding the claimant—
from the	(a) Name in full (in BLOCK letters)
it , English- kular langu-	(a) Name in full (in BLOCK letters)
Il in Part I Vernacular Vee referred	(ii) Whether he/she is real (as distinct from step or foster) father/mother of the deceased
Reppy of the	(c) Date of birth and age

(d) Marks of identification
(e) Occupation (f) Whether already in receipts of any remuneration from public revenues (f) Whether already in receipts of any remuneration from public revenues (such as, pay, pension Jangi Inam and other allowance) from the (such as, pay, pension Jangi Inam and other allowance) from the (such as, pay, pension Jangi Inam and other allowance) from the state. If so, give the nature and details of employment of the number and date of pension circular/P/P/O. etc., notifying the award as the case may be (g) The average monthly income (net) of both father and mother from other permanent sources
(g) The average monthly includes
for unwinding the support of the claimant
(i) If the claimant is motified, so give the date of remarriage of her deceased son, and if so, give the date of remarriage.
(j) Place at which payment of pension to desired paying treasury or post office)
(k) Residence;—
Village
Pehsil
mulliple of a service of the service
(1) Name and particulars of the belief on his/her demise
the compact of the co
3. The details in paras. I and 2 above have been read over to the witnesses (w. profess to know the claimant and not related/*related to him/her) and they ha acknowledged them to be correct. They have been warned that they will be liable to punishment, should their evidence on any point prove to be false. The description of the witnesses and their signatures for thumb impression. The description of the witnesses are above-mentioned details are given in parameters.
The description of the witnesses and the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in part in token of the correctness of the above-mentioned details are given in token of the correctness of the above-mentioned details are given in token of the correctness of the above-mentioned details are given in token of the correctness of the correctness of the above-mentioned details are given in token of the correctness of the correctnes
below.
*IF related state 22 F
#If related state 22 per duced. This form duly completed must accompany all claims of continuance of family pension.
1. Name of the claimant and his/her relation— 1. ship with the deceased soldier. 2.
tel orb the father and mother of the deceases
are alive.
B. (a) Have they got any landed property, B. (a)
nouse tu.
i.e. Oroni of Tained also the month- crops raised etc. and also the month-
(c) Annual assessment paid on account of the landed property etc. C. Income of both the parents from all C.
C Income of both the parents from an
other sources.
other sources. 4. In case, only one of the parents father or 4

marks of	A. What is his/her monthly income from A
feet etc.,	B (a) Wt nether he/she has got any landed B(a)
revenues from the the num- he award,	(b) If so, give details of this property (B) i.e. Utban or rural area, nature of crops raised etc. and also the monthly income from this source.
ther from	(c) Annual assessment paid on account (c)
her willing e regularly	C. Income of the claimant from all other Csources.
e the death	5. (a) What is the number of the living 5. (a)sons of the claimant?
e a pension	(b) State their occupations and their in- (b)
	(c) Whether they stay together with the (c)
	(d) If married what is the size of their (d)
dres arrears	(e) The amount which the living sons (e)
messes (who id they have ill be liable mpressions) in para 4	(f) Whether the local investigation officer (f) is satisfied that the contributions, which the living sons are in a position to make towards the support of father/mother as mentioned at sub-item (e) above are likely to be regular and NOT otherwise.
buld be pro-	District Civil Officer of Gazetted status.
	Place District Civil. Officer of Gazetted status.
family pension	Date
	4. Description of two reliable and the village of the claimant are obtained.
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Description of the lst witness and his signature (or thumb Impression) Here give description as follows:— (i) If in service, give name, and No., rank and corps or Ship/Establishment
	designation and department in which employed
	pension payment order, etc. notifying the pension, also the treasury and post office wherefrom the pension is being
	Description of the 2nd witness and his signature (or thumb Impression) drawn (iii) If a villager, give the name and the position he holds in the village Note.—If any of the witnesses is related to the claimant, give reasons why no disinterested witness could be produced.
	y Williess could be bronned.

 Thumb and finger impressed in my presence 	sions of the left hand of (in	sert the name of the claimant
Place	Signature, Designation and address in full of the investiga-	
Datej,	ting officer of Recruiting	person specified in Note 1.
	Co	untersigned.
Place	Signatu	re of the Recruiting Officer.
Date	PART III	
Confinuance of family pensfor life in PPO No	ion sanctioned at Rs	p.m. with effect from
till re-marriage		
ate	Assistant	Accounts Officer (Pensions)
Place		
	FORM 25 (R.I.N. 242)	
CLAIM FORM FOR THE GR OR ADOPTED OR STEP-CI	ANT OF FAMILY PENSIC HILDREN OR MINOR BRO DECEASED SAILORS	N TO FOSTER-PARENTS OTHERS OR SISTERS OF
Original (to be ret	ained by the Pension sanc	tioning authority)
	after the completion of Par for transmission to the	i iii. To toe Cablaiu mavai
	PART I. by the Captain Naval	Barracks (D.O.), from the
eassiga dominante of the dec	eased.	178
English-Urdu, English-Hindi vernacular language prevale fill in Part I of the form in vernacular prevalent in the three referred to above, the copy of the form:—	English as well as the verarea to which the claimar Captain Naval Barracks (D	e claimant belongs and will
1. Details regarding the	deceased	
(a) Official No., rank	k and name	
has engine and (a)	cause of death	
an are and data of	the pension circular/PPO if the deceased was a per	notifying the grant of an
(e) Name and relation	mship of the person to who ent: If any, the rate/rates ich it was made	m the deceased was maxim follotment and the period
be forwarded with this IC. Allahabad.	(Statement of debits and rm to the Controller of D	needite) when available W
o Details regarding the	e claimant:—	· %
(a) Name in full (in BLOCK letters)	(1) 10 11 11 11 11 11 11 11 11 11 11 11 11
(b) Relationship wi	th the deceased	
	age, if known	
(d) Residence:		:: ::::::
60 . l 7		
District, etc.		
· · · · · · · · · · · · · · · · · · ·	Sign the Car	ature and full designation tain Naval Barracks (D.C
Place		
Date	1.5344,4	: <u>;</u>

PART II the claiman, Note 1.—To be filled in by an Officer of the Recruiting Staff (including a Junior Commissioned Officer/Civilian employed as Extra Assistant Recruiting Officer) with the help and in the presence of a local civil official (Kanungo, Patwari and other subordinate) or if they are not available, of other respectable person e.g. Member of Parliament or Legislative Assembly, a Member of Corporation/Municipality/District Board, Serving or Retired Officer/Junior Commissioned Officer/Sarpanch, Village Lambardar or Zaildar. If the local investigation discloses any doubt or dispute, the Recruiting Officer will refer the case to the higher revenue authorities e.g. Tehsildar, Deputy Commissioner or Collector. he local civ her respectable ing Officer. Note 2.—In a case where along with the English copy of the form, the vernacular version in Hindi. Urdu or Marathi is also sent, the investigating Officer will if he knows English, complete only English copy, and need not fill in the vernacular copy If he does not know English, he will complete the vernacular copy, and the countersigning officer will translate all the particulars into English and ei kom complete the English copy. (Pensions) 1. Details regarding the claimant-(a) Name in full (in BLOCK letters) (b) Relationship with the deceased PARENTS STERS OF (c) Date of birth or age (Eirth Certificate to be furnished, if available in support, if the claimant is a child or minor brother or sister) (d) Mark of identification (in cases of female claimants, only one or two permanent marks or blemishes on the apparent parts of the body such as hands, feet, etc., may be recorded) ptaln Naval ing officer]. from the will use (f) Average monthly income from all sources (e.g., land, any remuneration from the State, any regular help given by relatives, etc.) ding to the gs and will d. Where fore of the (g) Place at which payment of pension is desired. (It should be a penthy English sion paying treasury or post office) (h) Residence:— District, etc. (i) Name and particulars of the person to whom the claimant desires arrears int of disof pension, if any due to him/her, to be paid on his/her demise was making we period/, 2. The following particulars will also be verified by the investigating officer: able will Pensicus), (a) If the family allotment was not made to the claimant, but to some one else, to what extent was it shared by the claimant?

hation of \$ (D.O.).

- - (b) If no family allotment was made through official channels, through what other source(s) was the contribution made by the deceased to the claimant?
 - (c) What documentary evidence is there in support of the answer to (b) above? Any evidence should be forwarded with this form. If money orders were sent, a certificate from the local postmaster showing the amounts of the orders and the period during which they were remitted should be attached, in the absence of the M.O. coupons.)

If the claimant is a foster parent?

- (d) What are the actual or approximate dates of deaths of-
 - (i) the father of the deceased
 - (ii) the mother of the deceased

(e) (i) How many unmarried sons had (ii) What are their ages?				
(iii) What are their respective m (f) (i) Whether the husband of a f	onthly ear heter-moti	nungs. er is alivi	e? Wha	ŧ is
age?				
(ii) What are his monthly earnin(iii) Does infirmity or disease in	gs? capacitate	him?		
re the element is an adopted chi	ild:			
(g) Was the claimant adopted by the formance of prescribed religious and in case no deed was exect of the locality should accompany	ie decease ceremonie ited. state	ment of re	or after of the co spectable	tne urt pe
(h) Who is his guardian now?	1	mandian re	ol naven	t (s).
(i) What are the circumstances in we elder brother(s) if any are una	anac to so	promo	, paron	U (P)
re the alaiment is a minor broths	r or sister	<u>:</u> ;		othe
(j) What are the monthly earnings any) of the claimant?				
3. Description of two reliable and disintent servants or military pensioners or lancessary particulars regarding the claims	nts are	btained.	-	
Witness	Here giv	ve description in service, g	ı as follow rive his r	s :- lame
	No.	rank, car os o	r Snip/Est	ablis epar
·	jn W	hich employe	:d , ,	
		a pensione		
2 nd Witness		a pensione and date of the		
	24634	ion payme ying the p ury or post ion is bein	ension, a office	s aj
	20100	IQII ID	S	
	GiO If	a villager, gi	ive the nat	me a
Note: If any of the witnesses is related to witness could be produced.	(iii) If pos	a villager, gi ition he holds n, give reason	ive the nat in the vill is why no (age . Iisim
Note: If any of the witnesses is related to witness could be produced. 4. The following questions should be put to the each question:	(iii) If pos	a villager, gi ition he holds n, give reason	ive the nat in the vill is why no (age . Iisim
witness could be produced. A. The following questions should be put to the	(iii) If pos	a villager, gition he holds it, give reason and their an	ive the nation the vill as why no consumers reco	age. Iisim rded Sių
witness could be produced. 4. The following questions should be put to the each question: ———————————————————————————————————	(iii) If pos the claiman witnesses of the	a villager, gition he holds it, give reason and their an Signature or thumb impression	ive the nation the vill as why no consider reco	age. lisim rded Sig
witness could be produced. A. The following questions should be put to the	(iii) If pos the claiman witnesses of the	a villager, gitton he holds in, give reason and their an Signature or thumb	ive the nation the vill as why no consider reco	age. lisin rded Sig or ing of
witness could be produced. 4. The following questions should be put to the each question: ———————————————————————————————————	(iii) If pos the claiman witnesses of the	a villager, gition he holds in, give reason and their an Signature or thumb impression of the	ive the nation the vill as why no consider reco	age. lisim rded Sig
witness could be produced. 4. The following questions should be put to the each question: ———————————————————————————————————	(iii) If pos the claiman witnesses of the	a villager, gition he holds in, give reason s and their an Signature or thumb impression of the	ive the nation the vill as why no consider reco	age. lisin rded Sig or ing of
4. The following questions should be put to the cach question: Questions 1 1. Do you know the man/woman/child present	(iii) If pos the claiman ne witnesses of the set witness	a villager, gition he holds in, give reason s and their an Signature or thumb impression of the Ist witness	Answers of the yith witness	age. lisin rded Sig or ing of
4. The following questions should be put to the each question: Questions 1 1. Do you know the man/woman/child presenter?	(iii) If pos the claiman ne witnesses of the set witness	a villager, gition he holds in, give reason s and their an Signature or thumb impression of the Ist witness	Answers of the yith witness	age. lisin rded Sig or ing of
4. The following questions should be put to the each question: Questions Questions 1 1. Do you know the man/woman/child present here? 2. Is he/she related to you? 2. We he/she mainly dependent on the later	(iii) If pos the claiman he witnesses Answers of the 18t witness	a villager, gition he holds in, give reason s and their an Signature or thumb impression of the Ist witness	Answers of the yith witness	age. lisin rded Sig or ing of
4. The following questions should be put to the each question: Questions Questions 1 1. Do you know the man/woman/child present here? 2. Is he/she related to you? 3. Was he/she mainly dependent on the language of the deceased soldier during his lifetime?	(iii) If pos the claiman ne witnesses of the 1st witness	a villager, gition he holds in, give reason s and their an Signature or thumb impression of the Ist witness	Answers of the yith witness	age. lisin rded Sig or ing of
4. The following questions should be put to the each question: Questions Questions 1 1. Do you know the man/woman/child present here? 2. Is he/she related to you? 3. Was he/she mainly dependent on the language of the each of the	(iii) If pos the claiman ne witnesses of the 1st witness	a villager, gition he holds in, give reason s and their an Signature or thumb impression of the Ist witness	Answers of the yith witness	age. lisin rded Sig or ing of
4. The following questions should be put to the cach question: Questions Questions 1 1. Do you know the man/woman/child present here? 2. Is he/she related to you? 3. Was he/she mainly dependent on the interpretable of the case of soldier) during his lifetime? If so, what was, to your knowledge, the ave ge monthly amount countributed by the	(iii) If pos the claiman ne witnesses of the 1st witness	a villager, gition he holds in, give reason s and their an Signature or thumb impression of the Ist witness	Answers of the yith witness	age. lisin rded Sig or ing of

or thumb impression of the and witnes

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undermentioned relatives :—
Widow, real parents, children?

10. Did the deceased leave behind any of the

5. The investigating officer should sign the following certificate after checking up that the answers of the witnesses are in harmony with the detailed facts given by him in reply to items I and 2 ante:—

The answers in paragraph 4 have been read over to the witnesses who have acknowledged them to be correct. They have been warned that they will be liable to punishment, should their evidence on any point prove to be false.

^{*}Deletet he item, if not relevant.

 Thumb and unger taken in my pressence 	e.	(insert	the name	e of the cla	imant)
Place	dress in iun	of the investi-	offi	are of the cial or other son specified	respects
Date	gating officer Organisation	of Recruiting	ber	SULL SPECIAL	4 111 1401
	Ca	untersigned			
Place		Signature	of the	Recruiting	Officer
Date					
guardian should be obtaine and the relationship of suc	The guardian to the can PARI ioned at Rs	mant should be	n addition noted.	11 (8 13300 0	
	for life		•		
	till marriage				
	till re-marriage				
	till the age of sitair	ing 18 years,			
vide P.P.O. No				********	
Date		Assistant A	Accounts	Officer (I	Pensions)
Place					

			(Ansione)	juons of the the claimant	lmant) local civil respectable in Note I, Officer.
4 Naval1	to per	nsion/gramity befonging to rd which assembled at ivance/surount of	FORM 26 (T.A.F.A. 370) on the "months pension or gr	orm 26 (LA.F.A. 370) retiring on pension or declared unfit for on the day of "months pension or gratuity is charged/required.	declared unfit for 19
1 2 2	3, Ship/Establishment	Names	Rank Length of Service Years Months	Date up **Pension or Gratuity for which effective Rate per Amount pay has mensem been drawn	Controller Payee's Accounts (Pensions) Circular. (To be completed by Pension (Mice.)
				Rs. Rs. nP	
	Certified that the rates of pay of counter-signature of the	and allowances appropriate to Medical Board proceedings by	the substantive rank held on the y the ADMS/PMO IN/DPMO)	Certified that the rates of pay and allowances appropriate to the substantive rank held on the termination of qualifying service for Gratuity (i.e. the date of counter-signature of the Medical Board proceedings by the ADMS/PMO IN/DPMO) are as under :—	for Gratuity (i.e. the date
	(a) Basic Pay (including defer (b) Rank/Appointment Pay (c) Increment of Pay (d) Good service Pay (s) Parachute Pay, if any (f) Badge pay,	tred pay, where applicable) of t	(a) Basic Pay (including deferred pay, where applicable) of the substantive rank last held. (b) Rank/Appointment Pay (c) Increment of Pay (d) Good service Pay (s) Parachute Pay, if any (s) Badge pay, AgG CDA (Navy)	Captein 3	8
				Note: Cheque may be issued in favour on credit to the Public Fund Accounts Commanding Officer.	be issued in favour of The Accounts of the

		Comdg.
Dafe19	(For use in the D.A. Department)	
Passed for (Rs. nP.) Rupees	(in Words)	(sps)
Voucher No.	Noted in Register of gratuities.	Page No.
A.T.'s Treasury E.dde	Name of Раусе	Amount of Date of initials of imitials of cheque Cheque Officerile Suprit. D' section Section

**To be filled in by the units with reference to the recommendations made against item 18 of the form 27 (IAFY) 1948.

*Here enter the period for which the advance is drawn with reference to Pension Regulations.

Nore.—Claims that may remain unadjusted after a man has been struck off the effective establishment must be communicated to the pension disburstog officer to whose payment the pensioner has been transferred.

FORM. 27

(IAFY 1948-A)

CONFIDENTIAL

Roll of a Sailor proposed to be discharged after.....years service.

No.	Information required	Answers				
3.	Official No. Rank and Name (In BLOCK LETTERS) Ship or Establishment Date of birth/Age on enrolment Date of enrolment Permainent Home address (IN BLOCK)	Years	Days .			
3.	Permainent Home address (IN BLOCK LETTERS)	Village	Post Office			
		*Tehsil	District			
7. 8.	Personal appearance au li identification marks Character					
9. 10.	Date of promotion (a) Date of discharge (b) Service apto date of discharge					
II.	Periods not counting under Regulations 69 & 79 as service pension					
12.	Any previous service counting towards pension or gratuity, as verified by the Defence Accounts Department					
13.	Total qualifying service (i.e., total of service shown against items to(b) and 12 less the period against item (11)	Years	Days			
14.	Prominent occurrences during service. All records of field service from the date of					
15.	commencement to the date of termination should be entered here. Station from which desireds of drawing		• •			
-	pension Pension or gratuity for which recommended.	Rs.	•			
		Amount	. Authority for same			
		Rs. nP.				
17.	Other allowances to which entitled when pensioned such as ;— (a) Fersonal allowance as ADC per mensem (b) Jagir allowance (1st life) (c) Param Vir Chakra/Victoria Cross/ George Cross allowance per mensem (d) Maha Vir Chakra/Indian Order of Merit Military Cross/Member of the Order of British Empire (for gallantry only), per mensem (e) Vir Chakra/Military Medal/George		,			
:	Medal/Indian Distinguished Service Medal/British Empire Medal, per mensem					
	(f) Order of British India, per diem (g) Jangi Inam (h) Any other allowance					
48.	Course of discharge as mentioned in the service Certificate If recommended for reduction of pension or					
19.	gratuity stating reasons	and the same and t	and the state of t			

No.	Information required	Ans	vera .
	The plants of the second secon	Amount	Authority for same
20. 21.	If granted any pension previously, If so, the number and date of the Pension Circular PPO intiditing gension should be quoted. Name, retained to no the pensioner and full address of the pension to whom arrears of pension are to be paid on the pensioner's death.		
*Sig	quature or Thumb and finger impressions of the lef-	hand of	
the	I certify that the particulars given are correct as fa Ship/Establishment and recommend that clioned.	r as can be ascertain , pension adm	ned from the records of issible under rule may be
(Se	e Regulations 5, 4, 8 and 69;		•
· , mar 10	Attest		guiturë;
Stat	tion	Rank/Designal	ion
Da	English and		
	Satisticiza		•
	tion	Commander	
Da	î¢ .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Comminue	
Es by me Ca ea	eff humb and linger trapression to be taken by the ent. In the case of meet visits who become due for distablishment, their attendance at the Ship Jistablishm taking thumb or finger impression during their lawrest magistrate or Depoly Commissioner or Collegemmanding Officer may however if they are satisficially met, send the forms to District Soldiers', allable.	st training or by a ctor of the District	ending this form to the trin which reservists live.
is be su pe th	Small quantity of printer's ink should be well rub formed. The balls of the thumb and of all the finge sing wheel should be laid on the inked slab, and roll afficiently inked (this can be learnt from experience) aper on which the print is to be taken in a 1ch a way se thumb and fingers from side to side is clearly impaind that any side movement either at the time of a fill cause a smudge and spoil the impression.	led from side to and then lightly at that the pattern of	side (not rubbed) unti- nd carefully rolled on the the whole of the ball of nust be specially borne in
	The impressions are required for permanent rec	ord in the audit off	ice
a a	Chief Petty Officers are permitted to complete the flixing their thumb and finger impressions.	ois with three speci	men signatures instead of
Ŧ	For use in the Defence Accounts Department, assed for payment of Rupees	(Rupees)	
g	for ratuity by inclusion in the I.R.L.A. for the month of only.	1	,
	on Treasury, Issued in favour of admitted Ordinary/Special/Reservist pension at Rs. (Rupces only) p.m. or life vide PPO No. T.I. is payable in addition	w.e.f. AQ	
	a.		

AAQ

inds of same between layer last after led) until seed on the fingers. Justice of the fingers of the fingers.	Argenor IX (See Regulation 162)	Nature of claim Form of application and suppor- To whom application should be Rem ting documents	3 4 5	Officers No formal application is necessary. On the retirement of an officer being approved, Naval Head-quarters will inform the Controller of Defence Accounts (Pensions) who will submit an audit report on the pension of gratuity admissible to Naval Headquarters.	isability pension . (i) Invaliding medical board from Naval Headquarters to No formal application is necessary. Dispecedings—Form 1(AFMSF Ministry of Defence. (ii) Medical History Envelope— Form 2(AFMSF-I) to gether with other medical documents as may be prescribed from time to time.	(#) In case of disease:— Injury report—Form g(IAFY 2006) or where the injury report seas not been rendered. port lies not been rendered.
and intigers		0	2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2	I Retiring pension and gratuity .	(a) Disability pension	· .
		rem No.	F	I	বণ	

attributable to or aggravated by scruice in the Indian Navy, the Controller of Defence Accounts(Pensions) will submit an audit report to Navai Headvernment orders communicating the decision that the death is due to or hastened by service Navai On receipt of copy of the Gort.
orders communicating the decision that the disability is On receipt of copy of the Goquarters. Forms at items (1), (2), (3) and From the claimant to Headquarters. (a) Family pension, children's altowance (1) (a) Application for pension and grainity.

(b) Application for community of Children's allowance of Children's allowance being yould the prescribed age limit from 5(MPB-541) togethe with Form 6(MPAC)-71.A.) enquiry, where held.

(i) Application in writing (ii) Medical certificate with clinical notes, it any, from a registered medical practitioner. who last attended upon the officer indicating the nature of disease, manifests itself after retirement vide regulation 34 Part I. of these Regu-(b) Disability pension where disability lations.

held.

Proceedings of the board where

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in the Indian Navy, the Courtroller of Defence Accounts (s) from the cialmant to the Controller of Defence Accounts (Pensions) and forms at item (4) from Navel Head-quarters to the Ministry of Defence.

children under the provisions of regulations 54 and 64 Pension Regulations, Part I, where a child is shown as incapable of self support, it will also be authorities at the request of the Controller of Defence Accounts necessary to produce a certificate from a medical board to be arranged by the local nevel (Pensions) will submit an audit Pensions) to the effect that the child is incapable of self-support report to Naval Headquarters. by reason of infirmity which In case of awards to over-age

> come Tax authorites, in the case of pensions and children's connents to show that the ficate of income from the Inof a person other than the mother or step mother; and (3)(a) Count order or other dochild is in the legal custody allowance at ordinary rates.

(b) A certificate that helshe is maintaining the child, for grant of children's allowance at matheriess rate under expanation below regulation to P. I of these Regulations.

arose before the child reached

the prescribed age limit.

(2) Form 7(IAFA-805) and ceru-

planetion below regulation 60

(4) When death occurs wille in

Sert:

injury report.-Form 3(IAFY-2006) or where the injury report has not been rendered, such other decommentary evidence relating to the injury, as may be available.

**Tracecdings of the board of

enquiry, where held together with other medical decardons as may be prescribed from time to time.

retirement,---

registered medical practitioner (a) Death certificate.
(b) Medical cortificate with clinical notes if any, from a

who last attended upon the deceased officer prior to his death indicating the nature (I) Application for education allowence in respect of children—Form 10(M/PB-531)
(2) Form 12(MP) 3) of the disease.

On receipt of the claim,

Applies for for pensionnensjon---

4 Dependents' pension-Parents/Brothers and

(b) Education allowance

(2) Form 23(MPC-60)
(3) Medical and other documents-same as at item 3(a)

ing the decision that the death is due to or hestened by service in the Indian Newy, the Controller of Defence Accounts (Pension) will enbant and sudir report to Naval Headquarters. report to Naval Headquarrers.
On receipt of copy of the Government orders communicate. Controller of Defence Accumi (Pensions) will render an audit From the claimant to the Controller of Defence Accounts (Pensions) Forms at (1) and (2) to the Conroller of Defence Accounts (Pensions) by the claimant.

Medical and other documents—same as at item 3(a) above.

From the Commanding Officer, I Ship/Escablishment to the Captain, Naval Barracks who will obtain a report from the Controller of Defence Ac-From the claimant to the Sectetary to the Government of India, Ministry of Defence through the pension disbursing officer and the Controller of Defence Accounts (Pensions). From the claimant to the Chief of the Naval Staff through the Controller of Defence Accounts (Pensions). Ourside India Sailors (i) Form 15(IN 867)
(ii) Form 16(I.N. 271)
service certificates in respect
of the present and previous commutation of pension—commissioned officers. 2 Counting of former service for pension and gratuity. 5 Commutation of pension

Form 14-Form of application for In India

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neurs in respect of former service, the Captain, Naval Barracks will submit the claim to the Controller of Defence Accounts (Pensions) who may admit the claim, if he is satisfied with the corroborative evidence of former service produced by Captain, Naval Bartacks. In the absence of necessary docu-

counts (Navy).

service.

the gratuity was paid and the amount of gratuity to which he was entitled should be In cases where the circumstances vice were such as to entitle the person concerned to a gratuity in respect of that service and there is no reliable documentary evidence to prove that the granity was paid to him, it shall invariably be assumed that of discharge from former ser-

may be considered justified. Doubtful cases should, how-ever, be submitted for orders of the Government.

amount of gratuity to which he recovered from the individual, in a hump or in instalments, as

should

WB3

hall invariably be assumed that the gratuity was paid and

From Captain, Naval Barracks to the Controller of Defence Accounts (Pensions). (a) From Commanding officer Ship/Establishment to Captain, From Captain, Naval Barracks to the Controller of Defence Accounts (Pensions). Naval Barracks who will forward the case to the Con-troller of Defence Accounts (b) From Commanding officer Ship/Establishment to Cap-tain Naval Barracks who will forward the case to the Con-(Pensions) in cases of service/ special pension and gratuity Accounts roller of Defence A (Navy) in cases of special gratuity. in invaliding cases. vist electing to receive a pension or graunty in lieu.
(vv) Sanction of the competent authority, where such is ne-(i) Application for pension—Form 17(RIN-245), Form 1(AFMSF-16) (i) Application for pension or grantity Form 17(R.I.N. 245) Form 1(AFMSF-16) (ii) Service certificate-Form cessary under rules.
(v) Last Pay Certificate - Form (fit) Service and casualty form-(ii) Service certificate Form 16(I.N. 271) (iii) Sanction of the competent authority, where such is re-18(IAFA 447)
(v) A declaration in terms of regulation 163 in cases where anticipatory pension is clai-) Service certificate-Form 16(I.N.271) (including enrol-(iii) Certificate from the resermedical board (ii) Medicalcategorisation form (iv) Last pay certificate—Form 18(1AFA 447) (vi) Claim for graunity (service) special) on the prescribed (i) Invaliding medica proceedings—Form M.S.F. 16) Form 20(1AFF-958) cessary under rules. (vii) Enrolment form. 18 (LA.F.A 447) ment form. 2 Service pension/gratuity and special pension/ grautity. 3 Pension or gratuity in lieu in respect of re-4 Disability Pension.

such other documentary evidence relating to the injury, as may be available.

Proceedings of the board of enquiry, where held.

(vi) Extracts from drafting orders or from the casualty lists received if the (ii) Medical History Envelope—Form 2(A.F.M.S.F. r) rogether with other medical documents as may be pres-2. Certificate of service of the Deceased sailor and Form (vii) Enrolment form.
(viii) Service certificate- Form Injury report. Form 3(L.A.F.Y. 2006) or where the injury report has not been rendered. casualty is classified as "Action or Battle casualty" ("Action or Battle accident" (x) Last pay certificate-Form (8x) Last pay certificate-Form (v) In case of disease :— Commanding officer Ship/Es-tablishment and medical cribed from time to time. officer's report on the case-Form 21(A.F.M.S.F. 181.) In case of injuries: S Original grant of family pension to eligible 1. Form 22(R.I.N. 239) in heirs. received iists

From Captain, Naval Bar-racks to the Controller of De-fence Accounts (Pensions)

times to time and the second

A CONTRACTOR OF THE PROPERTY O

3. Medical History Envelope— Form z(A.F.M.S.F. 1) together with other medical documents

Medical History Envelope— Form 2(A.F.M.S.F. 1) together with other medical documents as may be prescribed from time, to time. 3. Medicai

s.(A) When death occurs white in service ;-children, if available.

(i) Death certificate and ceru-fecte of attributability i.e. Ferm 8(I.A.F.A. 393) Parts I and II.

(ii) Form 21(A.F.M.S.F.-81) if death is due to disease or Board of enquity proceedings, if the death is due to injury or where the injury report has not been rendered, such other decunerants evidence relating to the minry, as may be available.

(iii) Extract from drafting orders or from casualty lists received, if the causalty is classified as "Action or Battle casualty" a "Action or Battle Accident".

(B) When death occurs after dis-charge from service-

(i) A death certificate signed by a qualified medical practitioner who may have treated the decreased prior to his dearth or failing that the village or municipal death tegister; or failing that also refailing that also reliable and disinterested witnesses as to (a) the nature and symbols of the lisease of which the individual died; (b) the duration of illness; and

d Dietaleman

1. Form 23 (R.I.N. 240), in duplition of Controller of Defence Accate.
2. Documents mentioned at Nos. counts (Pensions). From Captain Naval Barracks to the Controller of Defence Accounts (Pensions). of service pension claims.

(ii) Service Certificate-Form 16
(I.N. 271.)

(iii) L.P.C.-Form 18 (IA.F.A. 447) together with certificate from the Indian Nevy Pay Office duly countersigned by the Controller of Defence Accounts (Navy) regarding substantive rank and group held during the last two years (3) Form 17 (R.I.N. 245)/ Form (1 (A.F.M.S.F. 16) as the case may be, duly completed to the extent possible, as in the case 2. Documents mentioned at Nos. 2, 4 and 5 and 6 in column 3 Explanation of the Command-ing Officer, Ship! Establish-ment or claimant or both for (c) medical treatment, if any, received by the deceased after his discharge from the delay in cases of belated service. (40) First application (in original) from the claimant, if submission of the claim. againstitem 5. Pensionary oenclits to eligible widows where the cause of death is not attributable to or aggravated by service in the Indian Children's Allowance.

(a) A certicate to the effect that

ofservice. (a) Form 22 (R.L.N. 239) duly investigated by the civil

authorities.

(e) Form 32 (H.L.M. 239) duly investigated by the civil authorities. (p) A certicate to the effect that the individual has not elected to be governed by Old Fension

(4) Service Certificate-Form 18

completed to the extent possi-ble, as in the case of claims for service grainity. (LM, 271.)

countersigned by Controller of defence Agranns (Navy) regarding reckonable pay and allowance for purposes of (roin (iii) A ceruficate (rour Endian Mavy Pay office

m) L.P.C.—Form 18 (IA.F.A. granning.

e) Form 22 (R.I.N. 239) duly confident by the civil authori-447)

(at) A certificate to the effect that the individual has not elected to be governed by Old Pension

I. Form 22 (R.I.N. 239) in duplif.

I cansfer of family pension to the widow.

From Captain Naval Barracks to the Controller of Defence Ac-counts (Pensions). Certificate of death/disquali-fication of the original reti-pient based on investigation made by local civil authorities.

lated claims together with the original applications of the widow, if any.

4. Service certificate—Form 16 (I.N. 271). Explanation for the delay by the Commanding officer Ship/ Extablishment in case of be-

On receipt from the pension dis-bursing officers of the informa-tion of death or disqualification of an heir other than a widow, the Conroller of Defence Ac-counts (Pensions) will imme-diately pass, as the information to the Captain, Navel Barracks who will thereupon initiate the claim for the transfer of family pension to the widow.

sources, he will not wait for a If in any case, the Captein, Navul Barracks independently receives intimation of the death, disqualification of the recipient the family pension than the widow from

*			;	8.4		J.	太陽.名 8	ಶಕ
	confirmation from the Con- troller of Defence Accounts (Pensions) but will immediately initiate action as indicated above.			Un receipt of the Cana in Seconds troller of Defence Accounts			1	and will simultaneously nously the fact in the pension payment order.
		from Captain, Naval Berracks to the Controller of Defence Accounts (Pensions).	,	From Captain, Naval Barracks to the Controller of Defence	Accounts (Pensions).	S. J. S.	From (aptail), Navel Learner, to the Conroller of Defence accounts (Pensions).	
	and the state of t	(f) Form 24 (R.I.N. 241) in duplicate together with first application (in oxiginal) from the claimant.	(ii) Documents mentioned at Nos. 2 and 6 in column 3 against item 5.	(i) Form 25 (R.I.N. 242) in From Captain, Naval Barracks	duplicate. (ii) Documents mentioned at Nos. 2 to 6 in column 3 against	irem 5.	Application on Form 26 (I.A.F.A. 370.)	
	Company of the compan	Continuence of family pension to parent (s). (i) Form 24 (R.I.N. 24t) in Froza Captain, Naval Barracks duplicate together with first to the Controller of Defence application (in original) from Accounts (Pensions). the darmant.		remain to foster parents or	step child or minor brother and sister.		Advance of Service/Invalid/Special ponsion. Application on Foun 26 (LA.F.A. 370.)	
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APPENDIX 7

See Regulatio is 179, 188, 193

LIST I

List of Civil Treasuries at which pensions paid from Defence Services estimates are disbursed on Officers responsibilities for payment.

ANDHRA PRADESH

criaj O	District Treasury	Sub-Treasurie under the I Treasury	s District		Pension Paylog Officers
	 .	3			4
İ	Apaniput	Anantpur	,	,	Treasury Officer
		Dharmavaram	*		Do.
		Gooty			Do.
		Hindupur	•		Do.
		Kalyandrug	:		Do.
		Kadiri Mandakasira		•	₽o.
		Penukonda	•		Do:
		Rayadrug	-	•	Дo.
		Tadaporj			Do.
		Uravakonda			Do.
2	Carroor		* ,	•	
	•	Chandragiri Chittoor	,		_
		Kalahesti			Do.
		Kuppan			Do,
	•	Madnapaili			Do.
		Palmaner	٠		Do.
		Punganur		•	Do.
		Putter		•	Do,
		Tirutanni		•	Do.
•		Vayaiped			150.
3	Curidapan	9		*	
-,	242 42728 1	Bacive,	. ,		De.
		Cuddapah			Do.
		Jammatamadugu	•	•	Do.
		Kamalapuram Pulivendala	٠ .		
	•	Proddatur		•	Do.
		Rajampe:		+	Do,
		Rayachort	•	*	Ds,
		Siddayattam		,	Do.
	East Godavari at Kakirada				Do.
4	East Godavari at Kakinada	Amaiapuram	4 .		Do.
		Bhadrachallam			Do.
		Kakinada Kakinada			Do,
		Kothapeta			$\mathbf{p}_{\mathbf{o}}$
		Nagur ,	. ,		Do.
	•	Peddapusam	• • •		До.
		Pithapursm Razole	4 2		Do.
		Rajahmundry			Do,
		Kamehandrapuram	h •	. "	Do.
		Rampachodaveram		•	Do.
	•	Tuni	*	•	Do.
	Codemand W	. ,		•	Do.
4	Godavari West	Bhimayaram		ę	Do.
	ai Eiuru	Çhintələpudi			$\widetilde{\mathbf{D}}_{\mathbf{Q}_{i}}$
		Eluro			Do.
		Kovvur			Do.
		Narvapur	4		\mathbf{D}_{0}
		Polavaram		τ	D_{0}
		Tankku Tadepaliigudem	• 4	•	Do,
		. adepautigudem			$\mathbf{D}_{\mathbf{O}_{o}}$

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والمراجع	Addanki			Treasu	ry Officer
5 Guntur	Bapatla .		٠		Do. Do.
	Guntur	£ .			Do.
	Macherla				
	Narasaraopes				Do.
	Ongole	4			Do.
	Palmed		. ,		Do.
	Repail:	*			Do.
	Sattenapa!li		4		Do.
	Tenali				Do.
	Vinukonda	•	. '		Du
. F	Bandar	,			Do.
 Krishra at Masulipatam 	Divi		, ,		Do.
(Bandar)	Gannavaram	٠.			Do. Do.
	Gudiyada				Do.
	Kalkalur				Do.
	Nandigama	4			Do.
	Nuzivid	1	•	•	Do.
	Thiruveru			•	Do.
	Vijayavada		•		
	Alur				Do.
E starnooi • •	Adom	, .			Do. Do.
	Atmakur				Do.
	Bhanganapalli	j ,			Do.
	Daone .		,		Do.
	Kolkuntala			4	Do.
	Kumbani			Ĭ,	Do.
•	Kurnool	,		, ,	Do.
	Markspor				De.
	Nandikotus				De.
	Nandyal			:	Do.
	Pathikonda	•		,	Do.
	Sieval	, 1			Ďe.
	Yemiganur				Do.
g Neilore	, Aumskur	•		•	Do.
	Darsi Gudur		,		Dc.
	Kanigisi			٠.	Do.
	Kandukur		,		Do.
	Kavalli .	٠.			
	Kovur				Do.
	Nellore .			•	Do. Do.
	Podili	, ,	. •	4	Do.
	Rapur .	1	•	٠.	Do.
	Sulurpet	1	٠	•	Do.
	Udayagiri	•	•		Do.
	Venkatagiri	•	•	•	
er a santon	. Bobbili .		•	÷	Do. Do.
10 Sirikakulam	Chipurapal	li ,		n	Do.
	Tchapuram		٨	•	Do.
	Narasanna	peta -	•	•	Do
	Pithapatna	m,	٠	•	Do
	Palakonda		•	•	Do
	Parvathipu	iram •	•	•	Do
	Salur .		•		· De
	Sompeta		•		Do
	Srikekulan	п			Do
	Tekkali .	,		-	Đ
13 Visakhapatnam	. Anakapall	i	. •	•	D:
	Bheemui	ipatnam		•	_,
	Golugond	a	•		Do
	Gudem				

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	man are a party of the same and distributions	·	Saravasiddhi Srungavarupukota Veeravalii Vizianagram Visakhapatnam	, , , , , , , , , , , , , , , , , , ,	Tressury Officer; Do. Do. Do. Do.
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· 112	Adilabad .	• • •	Asifabad Beath Bhainsa Chinoor Khanapur (Mahal Lakshathipet Madhol Nirmal Rajura Sirpur Utnoor		Do. Do. Do.
, T 3	Hyderabad		Hyderabad East Hyderabad West Ibrahimpatan Madchal Secunderabad Shahabad Tandur Vikarabad		D4, D6, D7, D0, D0, D0, D0, D0,
≯±4	Kareemnagar .		Huzurabad) Jagtial Mahadevpur Metapalli (Mabal) Sircella Sultanabad	• • • • • • • • • • • • • • • • • • •	Do. Do. Do. Do. Do. Do. Do.
¥15	Khammam .		, ∤Kethagudeum ¦ Madhira Paloncha 'Yellandu	* * * * * * * * * * * * * * * * * * *	. Do Do Do Do Do.
6 25	Mahboobnagas		Achampet Atmmakur Alampur Gadwal Kalwakurti Kodangal Kolhapur Makthal Nagarkarnool Pargi Shadnagar		Do.
7. 20	Medak (HQr. at Sangar	eddi)	Wanaparti Andol Gajwel Medak Narasapur Narayankhed Saugareddi Siddipet Zaheerabad	* 1	Do,
And the state of t	Nalgonda .	· · <u>·</u>	. Bhongir Devarkonda Huzurnagar Miryalguda Ramannapet Suryapet		Do. Do. Do. Do. Do. Do. Do.

-4 Naval—11

19 Nizamabad	ı	2		3				4
Kamareddi	19]	Nizamebad .	•	Banswada			, Tre	Ď٥.
Mahboobabad Mulug Do. Pakhal Do. Do. Pakhal Do.				Kamareddi	*	• •	•	Do:
Parkal Do. Agents Hyderaba State Bank, Se cunderabad. ASSAM 22 Cachar (Silchar) Hailakandi Karimgani Do. 23 Darrang (Tezpur) Mangal Dai Do. 24 Diphu Halfjong Do. 25 Gare Hills (Fura) Cachar (Silchar) Halfjong Do. Cachar (Silchar) Mangal Dai Do. Cachar (Silchar) Halfjong Do. Cachar (Silchar) Bangal Dai Do. Cachar (Bubari) Goalpara Do. Cachar (Galpara Do. Cachar (Bubari) Goalpara Do. Cachar (Gaubati) Goalpara Do. Cachar (Gaubati) Sadiya Do. Cachar (Gaubati) Sadiya Do. Cachar (Rohma) Sadiya Do. Cachar (Rohma) Do. Cachar (Bangalpur Banka Do. Cachar (Rohma) Do. Cachar (Rohman) D	20	Warrangal .	,	Mahboobabad Mulug	:	• •	•	Do. Do.
ASSAM 22 Cachar (Silchar) ASSAM Hailakandi JKarimgani Do. Mangal Dai Do. Do. Mangal Dai Do. Do. Mangal Dai Do. Garo Hilis (Fura) Do. Garo Hilis (Fura) Do. Galpara Golaghat Sibsagar Do. Gaubati) Morth Lakhimpur (Dibrugarh) Assam Magal Hilis (Kohima) Mangal Howgong (Assam) Sadiya Do. Mangal Hilis Morth Lakhimpur (Dibrugarh) Morth Lakhimpur (Dibrugarh) Mangal Hilis (Kohima) Feni Do. Morth Lakhimpur Do. Do. Morth Lakhimpur Do. Morth Lakhimpur Do. Do. Do. Morth Lakhimpur Do. Do. Do. Do. Do. Do. Do. Do.				Pakhal .	•	•		
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24 Diphu	22	Cachar (Silchar)		. Hailakandi	A .	. 4.	. т	
25 Garo Hills (Furs) 26 Goalpara (Dhubri) Goalpara Do. 27 Jorhat {Golaghat Do. 28 Kamrup Gaubati)} 29 Lakhimpur {Sadiya Do. 30 Lushaihills Lungleh Do. 31 Naga Hills {Mokolchung Feni Do. 32 Howgong (Assam) 33 Shillong (Khasi Hills) 34 Rhagalpur Banka Do. 35 Champaran (Motibari) 36 Darbhanga (Laheri Sarai) 37 Bumka Dooghar Do. Pakaur Do. Pakaur Do.	23	Darrang (Tezpur)		. Mangal Dal			4	\mathbf{Do}_{i} :
27 Jorhat Sibsagar Do. 28 Kamrup	•		•	, Halfong	•		• .	-
27 Jorhat Sibsagar Do.							2	÷:
27 Jorhat Sibsagar Do. 28 Kamrup Barpeta Do. 29 Lakhimpur Sadiya Do. 30 Lushaihills Lungleh Do. 31 Naga Hills Mokolchung Do. 32 Howgong (Assam) 33 Shillong (Khasi Hills) BIHAR 34 Bhagalpur Banka Do. 35 Champaran (Motibari) 36 Ibarbhanga (Laheri Sarai) 36 Ibunka Doolean Do. 37 Ibunka Doolean Do. 38 Doolean Do. 39 Doolean Do. 30 Lushaihills Do. 30 Lushaihills Do. 31 Mokolchung Do. 32 Do. 33 Shillong Do. 34 Bhagalpur Banka Do. 35 Champaran (Motibari) 36 Doolean Do. 37 Doolean Do. 38 Doolean Do. 48 D	26	Goalpara (Dhubri)				-	·-	. –
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Banka Do. Do.	33			Jowai .	. ,	•	•	Do,
35 Champaran (Motihari) 36 Darbhanga (Laheri Sarai) 37 Dumka Deoghar Deoghar Godda De Jamtara Do. Pakaur Do.				BIHAR				
(Motihari) 36 Ibarbhanga (Laheri Sarai) 37 Ibumka Deoghar Do Godda De Jamtara Do. Pataur 130.	34	Rhagalpur .		, Banka .		ه		
(Laheri Sarai) 37 Bumka Deoghar Dooghar De Jamtara Doo Patsaur 120.	35			Bettiah .		•	•	Ðo _{r∗}
37 Bumka Deoghar Doo Godda De Jamtara Doo Patsaur 120.	36	Darbhanga (Laheri Sarai)		Madhubani	•		•	Do.
Pakaur 130.	3 7		,	Godda .				De
Reimahal at Shibgani De.				Pakaur		٠	•	1%. De.

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38.	Dhanbac								Treas	ity Officer
39.	Gaya	•			•	Aurangabad Jahanabad Nawada F	:	•		Do. Do. Do.
40.	Hazarib	agh	•	•	•	Chatra . Giridih .		# . 4	•	Do. Do.
4Y.	Monghy	7Ï •	•	ч	•	Begusarai Jamui	, ,	•	•	De, Do
42.	Muzaffa	rput	•		•	Hazipur. Sitamarhi			:	Do. Do.
43•	Palamu (Dalti	, onganj)		,	•	Lathar . Gerhwa		•	•	Do. Do.
44-	Patna	,	. •	•		Barh Bihar		. B	:	Do. Do.
45.	Purnea	•			•	Araria Kishangani	•		:	Do. Do.
46.	Ranchi	F.	•	•	۳0	Gumla . Khunti . Simdega .			•	Do. Do. Do.
47•	Saharsa	٠ .	q	•	4	Madhipura Supaul	•	a n	•	Do. Do.
48.	Saran	(Chap	ra).	•		Gopalgani Siwan	9			Do. Do,
49.	Shahat (Ar	oad Tah)	•		•	Bhabua . Buxar . Sasaram	•	: :	:	Do. Do. Do.
50.	Singht (Cin	hum aibasa)				Dhalbhum Jamshedpur	(Seraik	ella)	:	Do. Do.
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y.	Abmed	iabed	(S.B.I	.)	,		2. D 3. D 4. S	ehgaum handhuk holka (anand iramgam	S.B.I.)	Do. Do. Do. Do. Do.
en e	Amrei.	i (S.B.1	L) .	٥	×		2 3.45 5.6.75 G	abta)amnagai ry, Lath)bari afrabad .athi .iliya Chamba Codinar Rajula Vadia-Ku	i)	Do. Do. Do. Do. Do. Do. Do. Do.
	g. Banat	akantha	(Palar	pur i	s.B.	I.)	2. 3. 4. 5. 6. 7. 8. 9.	oanta Deesa (S Deodar Dhanera Kankrej Radhanp Tharad Vedgam Varahi (Mav		Do.

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y , 2		3	4
54. Baroda (S.B.I.) . 🕍 .		I. Chhota Udepur 2. Dabhoi (S.B.I.) 3. Jambugatu (Pavi 4. Karjan 5. Naswadi 6. Padra 7. Sankbeda 8. Salvi 9. Sinor 10. Tilakwada 11. Waghodia	Jetpur) Do.
55. Bhavnagar (S.B.S.)		1. Botad (S.B.S.) 2. Gadhada 3. Gariadhar 4. Gogho 5. Mahuva (S.B.S. 6. Palitana (S.B.S. 7. Savar Kundia 8. Sihor 9. Talaja 10. Umrala 11. Vallabhipur (N	(S.B.S.) Do. Do. Do. Do. Pala) Do.
56. Broach (S.B.I.)	• •	1. Amod 2. Aukleshwar (S. Dediapada 4. Hansot 5. Jambusar (S. I) 6. Jhagadia 7. Nanded (Rajpir 8. Sagbara 9. Vagra 10. Valia	D9. 195.3
57. Jamnagar (S.B.S.)		1. Bhanwad 2. Dhrol 3. Dwarka 4. Jamjodhpur 5. Jodia 6. Kalawad 7. Kaiyanpur 8. Khambhalia	Do. Do. Do. Do. Do. Do. Do. Do. Do.
58, Junogadh		. I. Bhesan 2. Keshod 3. Kutiyana 4. Maliya Hatit 5. Mansvadar 6. Mangrol 7. Mandarda 8. Porbandar 9. Ranavav 10. Talala 11. Una 12. Vanthali 13. Veravai 14. Visavadar	Do.
59. Kaira (S.B.I.)		1. Anand (S.B 2. Balasinor (S 3. Borsad 4. Cambay (S. 5. Kapadyan) (S 6. Matar	B.I.) Do.
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sury Officer	I	2			3	4
Do. Do. Do. Do. Do.		. 1		7. 8. 9.	Mehmadabad Nadiad (S.B.I.) Petiad (S.B.I.) Thasra	Treasury Officer Do. Do.
Do.	60. Kutci	(Bhuj) (S.B.I.)		1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	Anjar Bhachau Gandhidham (S.B.I. Khadir Khavda Lekhapat Mandvi (S.B.I.) Mundra Nakhtrana Malia Abdasa Rapar	Do.
Do. Do. Do. Do. Do. Do. Do. Do.	67. Mehs	ena (S.B.I.).		1, 2, 3, 4, 5, 6, 7, 8, 9,	Chanasma Haraij (S.B.I.) Kadi Kalol (S.B.I.) Kheralu Patan (S.B.I.) Sami Sidhpur (S.B.I. Vijapur (S.B.I.) Visnagar	De. Do. Do. Do. Do. Do. Do. Do. Do.
De. Do. Do. Do. Do. Do. Do.	62. Faic	h Mahal (Godhra) (S.B.I.)		1. 2. 3. 4. 5. 6. 7. 8. 9.	Jhalod E. Halol (S.B.I.) Kalol Limkheda Lunavada	Do.
Do.		ot (\$,B.I.)		1. 2. 3. 4. 5. 6. 7. 8. 9.	Jasdan Jetpur Kandorna Kotla Sangaoi Lodbika Malia Morvi (S.B.S.) Paddhari Upleta	Do.
Do. Do. Do. Do. Do. Do. Do. Do. Do.	A Sia	erkenthe (Himatnager) (S.B.I.)	1. 2 3 4 5 6 7 8	Bhiloda Idar (S.B.I.) Khedbrahma Malpur Meghraj Modasa (S.B.I.) Prantij	Do. Do. Do. Do. Do. Do. Do. Do. Do.
Do.	9565. Sur	a (S.B.I.)		5		De. Do. Do. Do. Do.

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				7. 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18,	Navsari (S.B.I.) Olpad Palsana	Treasury Office Do.
66. Surrendernagar	•			1. 2. 3.4. 5.6. 7.8. 9.	Dhramgadhra Helvad Lakhtar Limbd Mul	Do. Do. Do. Do. Do. Do. Do.
		M	AHAF	ASH'	TRA AREA	100 100 100 100 100 100 100 100 100 100
67. Ahmednagar (S.B.I.)		.	5 à	2. 3. 4. 5. 6. 7. 8. 9. 10.	Akola Jamkhed Karjat Kopergaon (S.B.I.) Navasa Parner Pathardi Rahuri Sangamner (S.B.I.) Shevgaon Shrigonda Shrirampur (S.B.I.)	Do. Do. Do. Do. Do. Do. Do. Do. Do.
68. Akola (S.B.I.) , ,	•	•	a u	2. 3. 4. 5.	Akola Akot (S.B.I.) Balapur Mangrul Murtizapur Washim (S.B.I.)	Do, Do, Do, Do, Do, Do,
69. Amravati (S.B.I.)	•	v		2. 3. 4.	Achalpur (Ellichpur) Chandur Chikhaida (Melghat) Daryapur (S.B.I.) Morsi	Do. Do. Do. Do.
70. Aurangabad (S.B.I),	•	•		2. 3. 4. 5. 6. 7. 8.	Ambad Bhokardan Gangapur Jafferabed Jaina (C.B.H.) Kannad Khuldabad Paithan Sillod Vaijapur (S.B.H.)	Do.
71. Bhandara (S.B.I.)			٠ ،		Gondia (S.B.I.) Sakoli	Do. Do.

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72.	Bhir (S.B.H.)	٠			•	•	I. Ashti 2. Georai 3. Kaij 4. Mominabad (S.B.H.) 5. Manjlegaon 6. Patoda	Tressury offices Do. Do. Do. Do. Do. Do.
e e e e e e e e e e e e e e e e e e e	Buldana (S.B.I.)		•	•	•	•	1. Chikhli (S.B.I.) 2. Jalgaon 3. Khamgaon (S.B.I.) 4. Malkapur (S.B.I.) 5. Mehker (S.B.I.)	Do. Do. Do. Do.
	Chanda (S.B.I.)		, .		•	•	r. Bhampuri (S.B.I.) 2. Garhiroli 3. Rajura 4. Sirondha 5. Warora (S.B.I.)	Do. Do. Do. Do. Do.
THE COLUMN TWO PROPERTY OF THE	Jaigeon (S.B.I.)	•	•	,	•	•	1. Amalner (S.B.I.) 2. Bhadgaon 3. Bhusaval (S.B.I.) 4. Chalisgaon (S.B.I.) 5. Chopda (S.B.I.) 6. Edlabad 7. Brandol. 8. Jamner 9. Pachora 10. Parola 11. Raver 12. Yaval	Do.
76.	Kolaba (Alibag)						1. Karjat 2. Khalapur 3. Mahad 4. Mangaon 5. Matheran 6. Mhasala 7. Murud 8. Panvel (S.B.I.) 9. Pen 10. Poladpur 11. Roba 12. Shrivardhan 13. Sudhagarh 14. Uran.	Do.
	Kolhapur (S.B.I	.) .			٠	٠	 Ajara Bayda Bhudargad Chandgad Gandhinglai Haikanangies Kagal Karweer Panhal Radhanangari Stahuwadi Shirol 	Do. Do. Do. Do. Do. Do. Do. Do. Do.
76.	Nagpur (S.B.I.)			*	. • •	•	1. Kampetee 2. Katol 3. Ramtek 4. Saoner 5. Umrer	Do. Do. Do. Do. Do.
79.	Nanded (S.B H.)				•	,	1. Bhokar 2. Biloli 3. Deglur	Do. Do. Do.

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o. Nasik (S.E	S.I.) , , ,	3. D 4. Ig 5. K 6. K 7. N 8. N 9. P 10. S 11. S	iglan handor indori satpuri (S.B.I.) alwan falegaon (S.B.I.) landagaon (S.B.I.) liphad (S.B.I.) eint innar urgana eola (S.B.I.)	Treasury offices. Do. Do. Do. Do. Do. Do. Do. D
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32. Osmanab	ed 'S.B.E;')	2. B 3. K 4. L 5. N 6. O 7. Q 9. T	hmadpur hoom salam satur (S.B.H.) iilanga omerga owsa sasa Cullijapur dgir (S.B.H.)	Do.
33 Parbhani	(S,B,H,)	1, B 2, C 3, F 4, Ji 5, K 6, P	asmathnagar Jangakhed Jingoli (S.B.H.) intur Kalamnuri Jartur Jathri	Do. Do. Do. Do. Do. Do.
84. Poona (S.		2. E 3. F 4. I 5. F 6. F 9. F 10. F 12. S 13. V	Dhond Iaveil indapur innar Khèd (S.B.I.) Mawal (Vedgaon) Mulshi Varandhar Sirur	Do.
85. Ratnagii	i (S.B.L.)	1, 2, I 3, I 4, (5, I 6, I 7, I 8, I	Chipium (S.B.I.) Dapoli Devgad Suhagar Kankavli Khed (S.B.I.) Kudal Malvan Mandang&d	Do. Do. Do. Do. Do. Do. Do. Do.

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96 Jammu	. Akhnoor Jammu . R.S. Pora Samba		Tre	asury Officer Do. Do. Do.
97 Kathua	Basoli Billawar Hiranagar Kathus Jasmergail	4 7	, p	Do, Do, Do, Do, Do,
98 Leb	Kargii Leh			Do. Do.
99 Poonch	Poonch Mander Rajauri Nowshera		• 1 • • • • • • • • • • • • • • • • • •	Do. Do. Do. Do.
100 Srinagar	. Budgam Ganderba Srinagar	1 .	• •	Do. Do. Do.
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102 Allepey 103 Cannanore 103-A Kortayam , 104 Kozhikode	Chengani Changani Kayamki Muvartu Shertalla Hosdrug Kasargo Menanti Telliche Badagar Kozhiko Manjeri Tirur Vayithi Alathur Ottappe Perintal Ponnani Karuna Kunnani Pathani	aur acherry ilam puzha il le ody rry a del il ilam imanna il igappally ihur apuram amnhitta		Do.

ı 2 3 4 Офсег MADHYA PRADESH STATE Treasury Officer Do. 108 Balaghat Baihar Warasehoni . Bastar (Jagdalpur) Bhanupratappur Bhopalparanam Do. $\mathbf{D}_{\mathbf{Q}_{i}}$ Bijapur Do. Dantewara Dc. Kanker Kondagaon Do, Do. Konta . Do. Do. Narainpur Sukma Do. rio Betul Bhainsdehi Do. D٥, Multai 111 Bhindi Gopad Do. Laĥar $\mathbf{D}\mathbf{a}$ Mehgaon Do. 112 Bhopal Ashta Bairasiya Do. Do. Bareli Do. Begumganj Bundi \mathbf{D}_{0} . Do. Ghairatgani Do. Do. Gohargani Do. Do. Icchawar Masurullaganj Raisen Do. Sihore Dο. Silwani Do. Udaipura Do. 113 Bilaspur Janjgir Katghora Do, Do. Remain closed from 12th of each mouth during the period from 1st July to 30th November).
Treasury Officer
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133	dwa). Panna	Ajaigarh Pawai	De. Do,
134	Raigarb	Dharamjaigarh Gharghode Fashpurnagar Sarangaran	Do. Do. Do. Do.
435	Raipur	Balodabazar Dhamtari Gariaband (Bindra Navagarh) Mahasamund	Do. Do. Do. Do.
436	Rajgarh (Biora) -	Biora Khilchipur Narsinghgarh Sarangpur Jirapur	Do. Do. Do. Do. Do.
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	rag Sidhi · ·	Baidhan (Singrauli) Jiawan (Deosar)	Do. Do.
	146 Sarguia (HQrs at Ambik	Baikunthpur	Do. Do. Do. Do. Do.
	147 Tikamgarh .	Jatara Newari	Do. Do.
	148 Ujjaln .	Baranagar Khachrod Mahidpur Tatana	Do. Do. Do.

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225	Jaipur		•			Ambar . Bairath .	•	,	:	•		Do.	
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236	Jhunjhunu		•	•	•	Chirawa Khetri Udaipurwati	• •	:	:			Do. Do. Do.	
227	Jhalawar			٠	•	Aklera Bakani Dag Gangdhar		•	•	:	•	Do. Do. Do. Do.	;
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228	Jodhpur	•	•	•	•	Bilara . Osima . Phalodi .		•		:		Do. Do. Do.	
. 229	Jalore	•		•		Shergarh Jaswantpura Sanchore	•					Do. Do. Do.	
230	Jaisahner					Pokaran.	,	,				Do.	
231	Kotah					Anta . Atru .	, •		:			Do. Do.	
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232	Nagaur				•	Degana . Didwana Jayal		*.				Do. Do.	
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242	Allahabad	•	•	•	•	Handia . Karohána . Manjhanpur . Meja . Phulpur .			:		Do. Do. Do. Do. Do. Do.
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243	Almora		٠		٠	Champawat . Pithoragarh .		:	:	:	Do. Do.
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245	Bahraich					Kaisarganj Nanpara			•	:	Do. Do.
246	Ballia			•		Bansdih. Rusra			:		Do. Do.
247	Banda		•			Baberu . Karwi . Mau . Naraini .	•			•	Do. Do. Do. Do.
248	Barabanki		•			Fetchpur Haidergach Ramsanchigha	t	•			Do. Do. Do.
249	Bareilly			,	,	Aonla Baheri Facidpur Mawabganj		•	:	•	Do. Do. Do. Do.
250 °	Basti	,			1	Bensi Domarieganj Harziya Khalilabad		•	•		Do. Do. Do. Do.
251	Bijnor	٠		,		Naugarh Dhampur Nagina	· ,	•	•		Do. Do. Do.
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253	Bulandsh	thr		٠		Anupshahr Kherja Sikandrabad			•	:	Do. Do. Da.
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27.	4 Mathura			•	-	Chhata . Mat . Sadabad	:		:	•	Do. Do. Do.
27	5 Meerut		•	•	*	Baghpat Ghaziabad Hapur Mawana Meerut Sardhana		:	•	:	De. De. De. De. De.
276	6 Mirzapur				,	Chunar Dudhi Robertsganj			:	•	Do. Do. Do.
277	Moradabad		,		•	Amroha Bilari Hasanpur Sambbal Thakurdwara				:	Do. Do. Do. Do.
278	Muzaffarna	gar		• .	•	Budhana Jansath Kairana	•	•	•	*	Do. Do. Do.
279	Nainital		•	-	•	Bazpur Haklawni Kashipur Khaitma Kitcha Kaladhungi Ramuagar Sittarganj		•			Do. Do. Do. Do. Do. Do.
. 280	Partapgarh					Kunda . Patti .	•	•	•	*	Do. Do.
281	Pilibhic					Bisalpur Puranpur	•	•	.*	•	Do. Do.
282	Raebareli .	•		•	•	Dalman Maharajganj Salon		•	•	•	Do. Do. Do.
283	Rampur .	•		+		Bílaspur, Milak Shababad Suar	• • •		:		Do. Do. Do. Do.
284	Ranikher	,	-	,		••		a	• .	u	Do.
285	Roorkee .	. ,		•	•	Deoband Nakur		•		:	Do. Do.
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288	Sitapur ,	•				Biswan . Misrikh Sidhauli .	•	•	•	. :	Do. Do. Do.

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293	Bankura	Bishnupur			٠	Do.
294	Birbhum (HQrs. at Suri),	Rampurhat				₽ø.
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٧٦		All the Branch Offices mentioned in Col. 4 are authorrised to make payment to crippled & aged pensioners.	All the Branch Offices mentioned in Col. 4 are authorised
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·	All Sub Offices shown in Col. 3 are authorised to make 1st payment to Def. Pensioners.
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		All Sub-Offices shown in column 3 are authorised to make first payment to Deferce pensioners.
•		All the Branch Offices mentioned in Col. 4 are authorized to pay pensions to female Pensioners.
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- I-Rules governing the payment of Constant Attendance Allowance
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## MEMO EXPLANATORY OF EACH RULES IN THE PENSION REGULATIONS PART I FOR THE NAVY 1964

inher of negula- is as in	Number of the rules as in PRIN 1943	Explanatory notes
Navy fision) re- tions 19	- 64	Commence of the commence of th
I	2 ,	3
J		Prepared on the lines of regulation 1 for the
2	••	<del>v -</del>
3	· ·	The provision of rule 162 PRI (Navy) 1943 in
4 2	162	respect of sailors has been made applicable to officers. Sub-para 2 of rule 162 has been omitted, being redundant.
5	2	The opening sentence has been modified to- make a positive provision.
6	• •	• •
7	• •	* Signal and Amiliar that pend
8	4	The rule has been modified to clarify that pension or allowance or gratuity where due but not paid may also be suspended or withheld. Pension allowance in issue may be discontinued "permanently" or suspended "temporarily". See also para 153 of report of AFPRC.
9	3 <u>}</u>	
. 10	••	Based on Government of India, Ministry of Defence letter No. 1(4)/60/595/S/D(pensions/Services) dated the 28th September 1960.
	5	No change in substance. Reference has been made to Art, 510-B of C.S.R.

Ţ 2 3 (i) "Superior Civil Service (Extraordinary) 12 Rules, 1936" has been omitted as this is no Sub-para 2 of Rule 80 longer applicable. (ii) Entitlement to pension under military rules where military rates of pay are being drawn is based on Government of India, Ministry of Finance File No. 4(1)-Est (Spl)/53-Pt.II. 13 Based on para 8 of N. I. 2/S/53 14 Based on para 2 of N. I. 2/S/53 **T**5 (i) Basedon para 9 of Navy of Instruction 2/S/53 the regulation has been confined to 'Pension' only. There is no entitlement to gratuity as such which may be granted only in exceptional circumstances vide regulation 19. (ii) In the case of individuals dismissed a positive with or without disgrace, provision for non-eligibility of pension has been made. **36** Amplified to cover cases of officers of the emergency list and to clarify that casualty pensionary awards will be admissible in respect of re-employed service. See service. See Ministry of Defence file No. 80(2)/56/D (Pensions Services). 17 Based on N.I. 1/S/56. 18 (i) Modified to conform to the provisions of 19 35 paras 3 and 8 of Navy Instruction 2/S/53. 20 Re-drafted omitting redundant clauses and 36 amplifying the others. 21 Based on para 5 of N.I. 2/S/53. .22 Based on para 6 of N.I. 2/S/53. .23 Based on para 7 of N.I. 2/S/53. 24 Based on para 8 of N.I. 2/S/53. A provision has been made to clarify that 25  $d_{i}^{2}$ grant of gratuity is discretionary. 26 Based on para 10 of N.I. 2/S/53. Based on para 11 of NJ. 2/S/53. 27 "Maximum gratuity" indicates that the actual amount will be at the discretion of the Central Government.

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28	. 54	(i) Modified in accordance with para 12 of N.I. 2/S/53.
		(ii) The expression "permanently unfit for further service" has been omitted in view of the various medical category since introduced. See Government of India Ministry of Defence letter No. PG 2525/50 PP&A 2464/PC dated 15-5-50.
₹29 ₹ *		Based on para 2 of N.I. 2/S/53 and Government of India, Ministry of Defence letter No. PN/0526/NHQ/12301/D (PP), dated 7-2-55.
230 21	52	Redrafted. No change in substance.
32	53	Redrafted. Cases where disabilities may be cured have also been provided for.
33	••	Drafted on the lines of Regulation 53 of PR, Part I (1961) for the Army.
		Cases of retirement on account of age or on completion of tenure have been provided for in view of the current retirement rules.
<b>54</b>	••	Based on para 5 of annexure to Government of India, Ministry of Defence letter No. PG/2525/50/PP&A/2466 PC, dated 15-5-50. Modified to clarify the position of officers, whose services are terminated at their own request or in the circumstances envisaged in Regulation 9.
)5 16	• •	Based on N.I. 93 of 56. Amplified in consonance with regulation 41.
	• •	Based on Government of India, Ministry of Defence letter No. F6(13)/54/D (Med) dated 10-12-56.
	••	Provision has been made for the difinition of qualifying service for purposes of service element of disability pension and gratuity on the lines of regulation 58 for the Army.  Based on para 13 of N.I. 2/S/53. The phrase "invalidment from para".
) 	54 55 J	been modified in consonance with regulation 28.  (i) Based on para 12 of N.I. 2/S/53.  (ii) The expression "permanently unfit" for further sertice has been omitted in view of

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• • • • • • • • • • • • • • • • • • • •		the various medical categories since introduced. See Ministry of Defence letter No. PN/2525/50/PP&A/2464/PC, dated 15-5-50.
40		
41		The rate of gratuity is based on the Government of India, Ministry of Defence letter No. PN/0526/NHQ/12301/D (PP), dated 7-2-55.
42	••	The rate of gratuity is based on Government of India, Ministry of Defence letter No. PN/0526 NHQ/12301/D(PP), dated 7-2-55.
43	• •	/ ~ JS.
44	• •	Based on para 14 of N.I. 2/S/53 read with Navy Instruction 3/S/52, 28 of 54 and Government of India, Ministry of Defence letter No. 87788/AG/PS4(a)/6533/Pen. C, dated 27-9-61.
45		Based on para 16 of N.I. 2/S/53.
46	80 Sub-para 1	Modified in accordance with para 2 of N.I. 2/S/53 read with Government of India letter No. PN/0526/NHQ/12301/D (PP), dated 7-2-55.
47	. 81	(i) Redrafted. The provision regarding the continuance of family pensionary awards at the discretion of the competent authority in the event of any misconduct has been omitted in view of Regulation 8.
		(ii) For provisions regarding reduction of family pension and children's allowance in cases where another pension is granted on account of officer's service, see Regu- lation 48.
48	18	Redrafted on the lines of Army Regulation 91.
49	85	
50	97 ] 115 } 116 J	(i) The rules have been amalgamated bringing out only the conditions of admissibility of special rates of family pension and children's allowance. For provisions regarding rates and conditions when the dependant's pension would cease, see Regulations 60, 65 and 66. For provisions regarding admissibility of children's allowance where the widow on account of separation from her husband is not granted pension, see regulation 56.

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57	. 1	Provision regarding the ineligibility of the widow to the amount of pension where the widow through her own reglect or omission could not establish her claim before her death, have been made on the lines of regulation 92 for the Army.
5 ⁸	96	<ul> <li>(i) Modified in accordance with provision of para 16 of N. I. 2/S/53.</li> <li>(ii) Provisions that the pension at the discretion of the Central Government could be assessed on any rank posthumously conferred upon the husband and that for purposes of ordinary family pension, a higher rank attained by the officer on re-employment, would not be taken into account, have been included on the lines of Army regulations.</li> </ul>
59	••	Based on Government of India, Ministry of Defence letter No. F6(13)54/D(Med), dt. 10-12-56.
් රට	95 108 115 ( 116)	<ul> <li>(i) Based on paras 17, 18, 21 of N. I. 2/S/53.</li> <li>(ii) For ordinary rates of family pension and children's allowance, see regulations 61 and for rates of family gratuity, see regulation 51.</li> </ul>
61	108 J	Modified in accordance with paras 22 and 23 of N. I. 2/S/53. The provision of deduction of not less than 10% in the officers pension has been left out to fall in line with the Army.
62	.,	<ul> <li>(i) Presh rule was framed in accordance with the decision taken in Government of India, Ministry of Defence file No. 147741/C-I.</li> <li>(ii) Sub-para 2 based on the practice obtaining on the civil side—Ministry of Finance (Def), u. o. No. 3790-PB, dated 11-9-57 in Ministry of Defence file No. F 80(1)/55/D/Pensions/Services).</li> </ul>
63	81 100 } 102 }	<ul> <li>(1) The provisions of rules 81, 100 and 100 have been amalgamated and amplified into one regulation.</li> <li>(ii) Clause (iii) is based on rule 100 (i) PRIN (1943).</li> </ul>

1	3
54	(i) Redrafted. The provisions regarding the admissibility of children's allowance at the ordinary rates at the discretion of the Certral Government depending upon the percuniary circumstances of the child were based on provisions of rule 111 PRIN(1943) (ii) The continuance of children's allowance in special circumstances is provided in regulation 54.
;	Remarriage of male parent is no bar to the continuance of dependant's pension. See Government of India, Ministry of Defence Air Headquarters file No. 9102/359/PP&R-3. Sub-clause (ii) relating to pecuniary circumstances has been included on the lines of regulation 100 for the Army.
	Modified in accordance with para 19 of N. I. 2/S/53.
. :	Redrafted. No change in substance.
	Modified in accordance with para 2 of N. I.  1/S/53. Amplified to clarify that the regulations are applicable only to those who are on continuous service. Warrent officers are excluded from the scope of the revised regulations as that category of officers does not exist.
. 14	The words "subject to the Indian Navy (Discipline) Act" omitted being redun- cant and superfluous.
4.	Based on para 16 of N. I. 1/8/53.
16	Recirafied. No change in substance.
17	Redrafted. No change in substance.
16	Redrafted. No change in substance.
168	Redrafted. Amplified to state that the aggravation or retardation should be intentional and forfeiture of pension is also a penalty on being discharged as medically unfit.
166	Redrafted to clarify that pension which is for- feited in whole or in part on account of a

I	2	3
		crime or grave misconduct of political or non-political nature would be restored in full or in part.
76	172	-
77	169	• •
78	* *	(i) Based on para 3 or N.I. 1/S/53.
	•• .	(ii) The phrase "unless otherwise provided for" is intended to indicate that service other than active which is qualifying would also count.
79	181 and 214	
80	165 and 182(ii)	Redrafted. The period of '5 years' has been reduced to "3 years" in keeping with the provision of Section 7 of the Navy Act 1957.
81	186	Redrafted. No change in substance.
82	184	Redrafted. Eligibility to special pension or gratuity excluded from the scope of the regulation on the line of regulation 125, Part I for the Army. The regulation has also been made applicable for eligibility
83	182 and 183	to reservist pension.
84	180	Modified in accordance with para 4 of N.I. 1/S/53.
85	086	
86		Based on N.I. 3/S/62.
87	,	Based on para 3 of N.I. 3/S/54.
88	• •	(i) Based on para 6 of N.I. 1/S/53.
	·	(ii) The phrase "unless otherwise provided for" is intended to indicate that service other than 'active' which is not qualifying would also count.
89		Based on para 8 of N.I. 1/S'53.
90		Based on para 7 of N.I. 1/S/53.
91		Based on para 3 of N.I. 3'S/54.
92		Based on para 3 of N.I. 3/S/54.
93		Draft prepared on the lines of regulation 154 Part I for the Army as Gotkhas are also recruited in the Navy.
94		Regulation drafted on the line of Army Regulation 157.

		3
95		Based on Government of India, Ministry Defence letter No. F/51/9/D(PP)/53 dat
96 :	••	Based on Government of India Ministry Defence letter No. F/51,9/D (PP)/5 dated 21-6-54.
9) .Q	••	Based on Government of India, Ministry Defence letter No. F/51/9/D (PP)/5: dated 21-6-54.
, c	. ,	Based on Government of India, Ministry of Defence letter No. F/51/9/D (PP)/53 dated 21-6-54.
90 ·	• •	Drafted, on lines of Army Regulation 168.
	• •	(ii) Clause (a)(ii) based on Rule 214, Pensior Regulations for the Navy (1942)
		(iii) Clause a (iii) based on Section 17 of Regulations for R.I.N. Reserve.
1	200	Modified in accordance with the Government of India, Ministry of Defence letter No, PG/2525/50/PP&A/2464/PC, dated to
		Army Reg 174.
	• •	Framed on lines of Army regulation 175.
	• •	Fresh regulation framed to fall in line with Army Regulation 176.
	203	Redrafted on lines of Army Rule 177.
	• •	Govt. of India, Ministry of Defence letter No. PG/2525/50/PP&A/2464/PC, dated 15-5-50 See Appendix V
	200	Modified in accordance with para to of N.I. 1/S/53.
	• •	Based on para 9 of N.I. 1/S/52
	• •	Based on Government of India, Ministry of Defence letter No. 171754/Pen. C, dated 20-9-60.
	204	Modified in accordance with Government of India, Ministry of Defence letter No. 179403/III/ Pen. C, dated 31-5-35.
	• •	Besed on N.I. 4/8/57.
	205	1 " 1 4 ) *

112 Based on N I 02/56	
21/2/ 93/30	
27-9-61.	No. ited
Based on N.I. 1/S/53 and Government India, Ministry of Defence letter 1 PN/0526/NHQ/1231/D(PP) date 7-2-55	Νo,
Fresh rate framed on lines of Army regular 207.	ion
Fresh rule framed on lines of Army Rule 2	08.
Modified in accordance with Government India, Ministry of Defence letter 1	of
Framed on lines of Army Regulation 214	
119 221	
Modified in accordance with Government India, Ministry of Defence letter N 174798/1/Pen, (c.) dated 16-8-55.	of Vo.
Framed on lines of Army Regulation 217.	
Clause (b) framed on lines of Army Regution 218 as Gorkhas are employed the Navy too.	la- in
123 226	
124 228	
125 227	
126 226	
127 Based on para 15 of N.I. 1/S/53.	
Based on N.I. 7/63 and Government of Indi Ministry of Defence letter No. 171754/Pe C, dated 20-9-60.	a n
129 226()	
130 226—A	
Clause (b) based on Government of Indi Ministry of Defence letter No. PN 0866	গ্র :
677/Pen. C, dated 7-2-61.	3/
132 226	
Based on para 14 of N.I. 1/S/53 and N.	7
63/57 and Government of India, Ministr of Defence letter No. 171754/Pen. C	'y

1	2	3
134	233	Modified in accordance with para 13 of N.I. 1/S/53
135	226(v) as amended	by
136	C.S. No. 48/1	
137	• •	Based on para 13 of N.I. 1/S/53.
138	233	1 -155
	234	
139	234	, •
140	235	
141		Based on paras I and 5 of N.I. 10/S/57.
142	••	Based on paras 1 and 3 of N.I. 10/S/57. Clause (a) based on Government of India, Ministry of Defence letter No. 1(4)/60/595/S/D (Pensions/Services) dated
143	5 A	Based on para 2 of N.I. 10/S/57.
144	•	Based on N.I. 10/S/57.
45		Based on Government of India, Ministry of Defence letter No. 83463/AG/PS4(a)/599-S/D (Pensions/Services), dated
146	256	,
147	257	• •
148	258	••.
149	260	• •
150	• •	Framed on lines of Army Regulation 346—
151	261	tart-1
152	.,	Based on Government of India, Ministry of Defence letter No. 94274/AG/PS4(c)/7597/D (Pensions/Services) dated 20-9-60.
154	••	Based on the lines of corresponding Army Regulation.
¹ 55		
156	,	Reworded. No change in substance.  Based on the corresponding reg. for the
157	II(ii)	n respect of disabled pencioners undergoing treatment in TB Sanatoriums vide para 4 of Ministry of Deithice fetter No. F. 6(13)54/D (Med) dated 10-12-56.

2. As no formal application for pensions or graruity is required to be submitted, Subclause (a) of clause (i) of the existing rule omitted, being redundant.  3. As an individual was normally entired to 2 months leave pending retirement/discharge, the last sentence of sub-clause (a) of clause (ii) of the rule modified to provide for pension being sanctioned not more than two months before the date from which it had to take effect.  4. Sub-clause (b) and clause (ii) omitted, being redundant.  5. Rule generally worded on the lines of Army Regulation.  158  Based on the corresponding Army Regulation.  160  Based on Ministry of Defence letter No-F. 82(5)/57/6480/D (Pensions/Services) dated 5-8-59.  161  Based on the corresponding Army Regulation.  162  8 No change in substance.  163  16 The provisions extended to sailors also on the basis of provisions in existence for the personnel below officer rank of the Army and Air Force.  164  Based on para 1 of N.I. 63/57.  165  Based on para 3 of N.I. 63/57.  166  Based on para 3 of N.I. 63/57.  167  Based on para 4 of N.I. 63/57.  Reworded. No change in substance except that it has been made explicit that the rule is applicable to invalid and special pensionalso.  169  Based on Ministry of Defence letter No. 53/1/55/1403-B/D(PP) dated 24-8-55 and 53/1/56/12017-D (Pensions/Services) dated 15-11-56 and amended by No. 53/1/56/14141/D (Pensions/Services) dated 15-11-56 and amended by No. 53/1/56/14141/D (Pensions/Services) dated 14-12-57.  Based on N.I. 84/46,40/49 and 35/52.	I	2	. 3
granuity is required to be submitted, Subclause (a) of clause (ii) of the existing rule omitted, being redundant.  3. As an individual was normally entirled to 2 months leave pending retirement/discharge, the last sentence of sub-clause (a) of clause (ii) of the rule modified to provide for pension being sanctioned nor more than two months before the date-from which it had to take effect.  4. Sub-clause (b) and clause (ii) omitted, being redundant.  5. Rule generally worded on the lines of Army Regulation.  159  Based on the corresponding Army Regulation.  160  Based on the corresponding Army Regulation.  160  Based on Ministry of Defence letter No-F. 82(5)/57/6480/D (Pensions/Services)-dated 5-8-59.  161  Based on the corresponding Army Regulation.  162  8 No change in substance.  163  16 The provisions extended to sailors also on the basis of provisions in existence for the personnel below officer rank of the Army and Air Force.  164  Based on para I of N.I. 63/57.  Based on para 3 of N.I. 63/57.  Based on para 3 of N.I. 63/57.  Based on para 4 of N.I. 63/57.  Reworded. No change in substance except that it has been made explicit that the rule is applicable to invalid and special pensionalso.  169  Based on Ministry of Defence letter No. 53/1/55/1/403-B/D(PP) dated 24-8-55 and 53/1/56/12917-D (Pensions/Services) dated 15-11-56 and amended by No. 53/1/56/14141/D (Pensions/Services) dated 15-11-57.		<del></del>	, , , , , , , , , , , , , , , , , , , ,
3. As an individual was normally entitled to 2 months leave pending retirement/discharge, the last sentence of sub-clause (a) of clause (ii) of the rule modified to provide for pension being sanctioned nor more than two months before the date-from which it had to take effect.  4. Sub-clause (b) and clause (ii) omitted, being redundant.  5. Rule generally worded on the lines of Army Regulation.  Based on the corresponding Army Regulation.  Based on the corresponding Army Regulation.  Based on Ministry of Defence letter No-F. 82(5)/57/6480/D (Pensions/Services) dated 5-8-59.  Based on the corresponding Army Regulation.  No change in substance.  The provisions extended to sailors also on the basis of provisions in existence for the personnel below officer rank of the Army and Air Force.  Based on para 1 of N.I. 63/57.  Based on para 3 of N.I. 63/57.  Based on para 3 of N.I. 63/57.  Based on para 4 of N.I. 63/57.  Based on para 4 of N.I. 63/57.  Based on para 4 of N.I. 63/57.  Reworded. No change in substance except that it has been made explicit that the rule is applicable to invalid and special pensions also.  Based on Ministry of Defence letter No. 53/1/56/12917-D (Pensions/Services) dated 15-11-56 and amended by Nt. 53/1/56/14141/D (Pensions/Services) dated 14-12-57.			gratuity is required to be submitted, Sub- clause (a) of clause (ii) of the existing rule
being redundant.  5. Rule generally worded on the lines of Army Regulation.  Based on the corresponding Army Regulation.  Based on the corresponding Army Regulation.  Based on the corresponding Army Regulation.  Based on Ministry of Defence letter No-F. 82(5)/57/6480/D (Pensions/Services) dated 5-8-59.  Based on the corresponding Army Regulation.  162 8 No change in substance.  163 16 The provisions extended to sailors also on the basis of provisions in existence for the personnel below officer rank of the Army and Air Force.  164 Based on para 1 of N.I. 63/57.  165 Based on para 3 of N.I. 63/57.  166 Based on para 3 of N.I. 63/57.  167 Based on para 4 of N.I. 63/57.  168 175 Reworded. No change in substance except that it has been made explicit that the rule is applicable to invalid and special pensions also.  169 Based on Ministry of Defence letter No. \$3/1/56/14917-D (Pensions/Services) dated 15-11-56 and amended by No. \$3/1/56/14141/D (Pensions/Services) dated 15-11-56 and amended by No. \$3/1/56/14141/D (Pensions/Services) dated 14-12-57.			2 months leave pending retirement/discharge, the last sentence of sub-clause (a) of clause (ii) of the rule modified to provide for pension being sanctioned not more than two months before the date-
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tion.  Based on the corresponding Army Regulation.  Based on Ministry of Defence letter No-F. 82(5)/57/6480/D (Pensions/Services) dated 5-8-59.  Based on the corresponding Army Regulation.  The provisions extended to sailors also on the basis of provisions in existence for the personnel below officer rank of the Army and Air Force.  Based on para 1 of N.I. 63/57.  Based on para 3 of N.I. 63/57.  Based on para 3 of N.I. 63/57.  Based on para 4 of N.I. 63/57.  Reworded. No change in substance except that it has been made explicit that the rule is applicable to invalid and special pensions also.  Based on Ministry of Defence letter No. 53/1/55/7403-B/D(PP) dated 24-8-55 and 53/1/56/14141/D (Pensions/Services) dated 15-11-56 and amended by No. 53/1/56/14141/D (Pensions/Services) dated 14-12-57.			Army Regulation.
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53/1/55/7403-B/D(PP) dated 24-8-55 and 53/1/56/12917-D (Pensions/Services) dated 15-11-56 and amended by No. 53/1/56/14141/D (Pensions/Services) dated 14-12-57.	•	175	that it has been made explicit that the rule is applicable to invalid and special pension
170 Based on N.I. 84/46,40/49 and 35/52.	169		53/1/55/7403-B/D(PP) dated 24-8-55 and 53/1/56/12917-D (Pensions/Services) dated 15-11-56 and amended by No. 53/1/56/14141/D (Pensions/Services) dated 14-12-57.
	170		Based on N.I. 84/46,40/49 and 35/52.

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171 172 173 174 175 176 177 178 179	2	Based on para 4 of N.I. 84/46 and N.I. 35/52. Based on para 6 of N.I. 84/46 and N.I. 35/52. Based on para 6 of N.I. 84/46 and N.I. 35/52. Based on para 7 of N.I. 84/46 and N.I. 35/52. Provision: has been made to stop further payment of P.E.A. on receipt by the Base definite information regarding ineligibility of the claimant.  Based on para 8 of N.I. 84/46 and N.I. 35/52. Based on correspondent
£172 £173 £174 £175		Based on para 6 of N.I. 84/46 and N.I. 35/52.  Based on para 7 of N.I. 84/46 and N.I. 35/52.  Provision: has been made to stop further payment of P.E.A. on receipt by the Base definite information regarding ineligibles on para 7 of N.I. 84/46 and N.I. 35/52.  Based on para 8 of N.I. 84/46 and 35/52.  Based on corresponding
172 173 174 175		Based on para 4 of N.I. 84/46 and N.I. 35/52. Based on para 6 of N.I. 84/46 and N.I. 35/52. Based on para 6 of N.I. 84/46 and N.I. 35/52. Based on para 7 of N.I. 84/46 and N.I. 35/52. Provision has been made to stop further payment of P.E.A. on receipt by the Base definite information regarding ineligibility of the claimant.  Based on para 8 of N.I. 84/46 and N.I. 35/52. Based on para 8 of N.I. 84/46 and 35/52. Based on corresponding
173 174 175		Based on para 4 of N.I. 84/46 and N.I. 35/52. Based on para 6 of N.I. 84/46 and N.I. 35/52. Based on para 6 of N.I. 84/46 and N.I. 35/52. Based on para 7 of N.I. 84/46 and N.I. 35/52. Provision: has been made to stop further payment of P.E.A. on receipt by the Base definite information regarding ineligibility of the claimant.  Based on para 8 of N.I. 84/46 and N.I. 35/52. Based on correspondent
174 175		Based on para 4 of N.I. 84/46 and N.I. 35/52. Based on para 6 of N.I. 84/46 and N.I. 35/52. Based on para 6 of N.I. 84/46 and N.I. 35/52. Based on para 7 of N.I. 84/46 and N.I. 35/52. Provision: has been made to stop further payment of P.E.A. on receipt by the Base definite information regarding ineligibility of the claimant.  Based on para 8 of N.I. 84/46 and N.I. 35/52. Based on correspondent
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7 8 8		Provision has been made to stop further payment of P.E.A. on receipt by the Base definite information bility of the claimant.  Based on para 7 of N.I. 81/46 and N.I. 35/52.  Based on correspondent
77 8 9		Sapply Officer of an authenticated and regarding ineligibility of the claimant.  Based on para 7 of N.I. 84/46 and N.I. 35/52.  Based on correspondent
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7 8 9		Based on para 7 of N.I. 84/46 and N.I. 35/52. Based on correspondent
8 9	•	Based on corresponding
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		Based on corresponding provisions on the Army side.
	172	It has been
	·	It has been made clear that the rule is appli-
		cable to pensioners re-employed in posts paid from Defence Services Estimates.
	• •	Based on N.I.s 93/56 and 137/56.
		THIS OF THE PROPERTY AND A PARTY OF THE PART
		Based on decision taken in A.G's. Branch- file No. 91950/AG/PS 4(c).
		I. Based on corresponding provisions on the Army side.
		2. Modified with reference to Ministry of Finance No. D/14247-R 1/22
		and C.S. No. 75-37 37 4/33 dated 5-1-54
		300 Civil Treasury Rules Vol. 74 10 Rule
		D' 140 Termistion L 1
		and is based on actual process
	•,	Army side.
	• •	Based on the corresponding provisions on the Army side.
		Based on comment
		Based on corresponding provisions on the
		Army side duly modified with reference to Ministry of Defence letter No. F45 11-3-59.
		11-3-59. dated
	••	Based on corresponding provisions the

Nc. Based on the coresponding provisions on 189 the Army side duly modified with reference to Ministry of Defence letter No. 92945 AG/PS4(c)/3436-D (Pensions/Services) dated 23-4-60. The provisions regarding "Chaplain" has been omitted as the same has been omitted from Articles 934 and 935 C.S.R. Based on N.I. 1/S/56. The phrase Govern-190 ment of India used in the regulation applies also to Government of Nepal, Sikkim and Based on corresponding provisions on the Army side and Ministry of Defence letter 191 No. 82(14)/57/5354/D (Pensions/Services) dated 4-7-60. Based on Ministry of Defence letter No. 192 83761/AG/PS4(d)/6540-D (Pensions! Services) dated 16-9-57. Based on corresponding provision on the 193 Army side. Based on corresponding provision on the 194 Army side. 1. The word forfeiture has been replaced by 166(iv) 195 withholding". 2. Clause (f) reworded without any change in substance. A separate rule for dealing with offences of 166(iv) (96 political nature has been provided for. The words "reduced, withheld or forfeited" 166(iv) 197 have been replaced by the words "withheld in whole or in part" to make the position clear. Based on N.I. 93 56. 198 Based on corresponding provisions on Army 199 side. Based on Ministry of Defence letter No. 200 (Pensions/ PN/07171/2267-B'D Services), dated 7-3-56. Based on the corresponding provision on the 301 Army side. Based on the corresponding provision on 202 the Army side. provision on Based on the corresponding 203 the Army side:

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205		Army side. Provision on	:
203 203	246	Army side. Provision on	
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1		of the scheme of Pending Enquiry Awards  2. Modified with 25 Modified with	
<b>3</b>		vide N.I. 84/46 and 35/52.  Modified with rec.	•
205 206	•	will reference	
<b>2</b> 06	132 and 183	2. Modified with reference to Army Regula-	
207		**************************************	100
2		Defence letter No. PN/0814/NHQ/2816-D  Rased on Manual Professional Professional Services dated 4-4-1069	
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		the Army discorresponding provide	
208 209		Based on the corresponding provision on the Army side,	$\hat{\mu}^{\prime}$
209		•	
<b>210</b>		• • •	6) 42
	• •	Based on the corresponding reg. on the Army 82(14)/57/525 Py of Defence letters	
		side and Ministry of Defence letter No.	Ţ.
<b>**</b>	•	82(14)/57/5354-D (Pensions/Source No.	Į.
211		dated 4-7-60. (Pensions/Services)	11
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212		Based on the corresponding reg. on the Army Based on the Corresponding reg. on the Army	118
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313	•	Based on the corresponding reg. on the	∄ 18
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		Modified with reference to Ministry of (Pensional)	
33076		Defence letter No. NA/3209/56/12321/D  The provides) dated 25-11-58	: r87
	25g		188
	-	(Pensions/Services) dated 25-11-58.  The provision regarding the procedure omitted being over	- 14
		III Commence Countillo the	189
		for commutation of pension outside India  The words "se	
	. 2	The words "Services Medical Board have examined by Around of officers by	190
		been included to Medical Rooms	191
		been included to admit of officers being examined by Army or Air Force Medical Board have examined by Army or Air Force Medical be worded to	
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		to read as the Bank of Indian	16 15
	;	to read as "Reserve Bank of India" amplified agencies carrying on the propagation for its	192
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219	266	As the provisions regarding for payment commutation of pension outside India has been omitted, the words "if commutation pension is issued" occurring in clause (iii) of the existing rule have been omitted.
220	267	••

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		Serial 1	Vo.	 I	Modified
				-	Modified with reference to Ministry Defence letter No. F. 67(5)/55/9800 (Pensions/Services) dated 20-9-56 a decision on their file No. 82(14)/57
Mn 2	2				(Pensions/Services).  Based on Marin file No. 82(14)/57
m 3					Based on Ministry of Defence letter N 67/5/55/9800-D (Pensions/Service
		•			Based on Ministry of Defence letter N 67/5/55/9800-D (Pensions/Services
4 5		• .			Based on N.I. 93/56.
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<b>m</b> 6					Based on Ministry of Defence letter No dated 20-9-56. (Pensions /Services)
7		•••			Defence files No. 147741/C
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ilors		267			ased on the corresponding Army Reg.
1.1	Serial	No. r		Mo	ortified and
				n D	odified with reference to Ministry of October 11/6778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/10778-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078-00149/1078
				80	O(14)/cg/a- invices, dated 17-0-78-
2	Serial ?	No 7		đ	ated 4-7-60. (Pensions/Services),
3	Serial 3	No. 7			••
4	_	, . ·	73	b '	• a
			Γ.	tovi Ar	ision made on the basis of corresponding and Powers given to Captain

I	2	3 · . ·
Item 5	Rule 185	Modified with reference to Ministery of Defence letter No. 82(14)/57/5354/D (Pensions/Services), dated 4-7-60.
Item 6	Rule 184	Modified with reference to Ministry of Defence letter No. \$2(14)/57/5354/D (Pensions/Services), dated 4-7-60.
Item 7 Item 8	Serial No. 7	·· · · · · · · · · · · · · · · · · · ·
Item 9	Serial No. 8	
Item 10	Serial No. 7.	Modified with reference to Ministry of Defence letter No. 82(14)/57/5354/D (Pensions/Services), dated 4-7-60.
Hem II	• •	Based on Ministry of Defence letter No. 182932/II/Pen. C, dated 5-12-58.
Item 12	• •	As the number of such cases is few and far between, it has been decided to deal with them at the Government level.
Item 13	Rule 205	As CDA(P), is competent to sanction the original award of disability pension, the power to revise it on the basis of find
Item 14		ings of the RSHB have been given to him. Based on N.I. 93/56.
Item 15		Based on Ministry of Defence letter No. 182932/II Pen. C, dated 5-12-58.
Item 16 Titem 17	Serial No. 7	Modified with reference to Ministry of Defence letter No. 82(14)/57/5354/D (Pensions Services), dated 4-7-60.
Item 18		Based on N.I. 91/62
Item 19		Based on N.I.s 93/56 and 137/56.
Item 20		Based on decision taken in A.G's. Branch- file No. 91950/AG/PS4(c).
tem ai	Serial No. 7	Provision made on the basis of corresponding Reg. on the Army side.
tem 23	Serial No. 7	Based on Ministry of Defence letter No. 82(14)/57/5354/D (Pensions Services), dated 4-7-60.
tem 23	Serial No. 7	
tem 24	••	Provisions made on the basis of corresponding regulation on the Army Side.
tem 25	٠.	Based on the Ministry of Defence letter No. 82(14)/57/5354/ID (Pensions/Services), dated 4-7-60.

	3
m 26	Based on the Ministry of Defence letter No 82(14)/57/5354/D (Pensions/Services) dated 4-7-60.
ndix II	Provisions made on the basis of corresponding regulation on the Army side.
ficers Table belo Rule 8	Ж
I Serial Nos. I, 2 and 3	<ul> <li>(1) Modified with reference to the schedule appended to Ministry of Defence letter No. F. 67(5)/55/9800-D (Pensions/Services), dated 20-9-56.</li> <li>(2) Clause (b)(ii) under column 4 based on Ministry of Defence letter No. 171751/Pen. B, dated 23-1-55.</li> <li>(3) Clause (c) under column 3 split up into two sub-clauses as per decision on Ministry of Defence file No. 176562/III/Pen. C.</li> </ul>
Serial No. 1	Modified with reference to Ministry of Defence letter No. PN/0731/Part I'6778/D (Pensions/Services), dated 17-9-57 and dated 4-7-60. (Pensiors Services),
<i>IV</i>	Redrafted, ornitting redundant clauses and amplifying the others on the basis of para 4 of N.I. 2/8/53.  Based on the corresponding provision on the Army side.
<i>V</i>	Based on Government of India, Min. of Defence letters No. PG.2525/50 PF&A / 2464/PC, dated 15-5-50 as amended by letter No. 138999/1/Pen. O, dated 1-10-51 HI), dated 4th October, 1954 and No. 179411/H/Pen. C dated 16-10-57.
VI VII	Based on N.Is. 28/54 and 50/55. Based on the corresponding provision on the Army side.

	2	3
Appendix XX Officers	Table below Rule 8	w Column 2 of the existing table omitted an sepa- rate tables for Commissioned Officers and personnel below officer's rank have been introduced.
Item 1	Serial No. 1	As payment of pension outside India is banned, provisions for retirement etc. in those countries omitted. Further there is no category of pensioners whose pension
Item 2(8)	Serial No. 2	1. The documents actually being submitted have been shown under column 3.  2. Column 5 based on Ministry of D. 6.
Item 2(b)	••	Based on Ministry of Defence letter No. PG 2525/50/PP&A/2464/PG dated 15-5-50., 138999/1/Pen-O dated 1.
	-	179411/II/Pen-C dt. 16.10.57; Ministry of Defence Memorandum No. 179410/Pen-C, dated 6.11.56 and the actual practice in vogue.
Item 3(a)	Serial No. 3	<ol> <li>In column 3 the list of documents has been shown on the pattern adopted for sailors.</li> <li>Column 5 based on Ministry of The Column 6 based on Ministry of T</li></ol>
Item 3(b)		Separate provision has been made to cater for claims for Education Allowance in respect of children of companions.
Item 4	Serial No. 3	Modified with reference to Ministry of Defence Memo No. 170426/Bar of De-
Item 5	Serial No. 13	6.11.56 and the actual practice.
Sailors		
Item 1	Serial No. 10	Modified with reference to Ministry of Defence letter No. PN/0814/NHQ/2816-D (Pensions/Services) dated 4-4-60 and corresponding provisions of 4-4-60.
Item 2	Seriai No. 7	1. Item (v) under column 3 based on corresponding previsions in the Army Side
		2. Column 4 based on Min. of Def. letter No. PN/0814 NHQ 2816-D (Pension/Services) dated 4-4-60. Separate provision has been made to indicate the procedure for columnia.

2 3 of claims to pension or gratuity in lieu in respect of fleet reservists and is based on the existing practice. Serial No. 8 t. The provisions of Indian Navy fleet orde^T No. 612/45 to the extent necessary have been incorporated. 2. A provision has been made for the submission of other documentary evidence relating to injury in cases where injury report is not available on the basis of para 6 of chapter 2 of Guide to Medical Officers and Medical Boards. Serial No. 9 The provisions of the Indian Navy Fleet Order No. 612/45 as amended to the extent necessary have been incorporate. Serial No. 9-A Based on N. I. 10/S/57 and CDA(P)'s circular No. Grants/Tech/82 dt. 17.2.58 Serial No. 9-B do1 111 Serial No. 9-C Serial No. 10-A

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# MEMO EXPLANATORY OF THE TREATMENT ACCORDED IN THE NAVY (PENSION) REGULATIONS 1964 TO EACH RULE IN PENSION REGULATIONS FOR THE INDIAN NAVY 1943

	Number of the corresponding regulations in the Navy (Pension) Regulation 1964.	Explanatory remarks
· I	2	3
1	y A	Omitted,
2	5	
3	9 .	
4	8	
5	II	
6	s *	Omitted . Being redundant
7		Omitted. Being redundant
8	152	Part II
9	2(d)	<b>₹</b>
10	, u a	Omitted. Being redundant.
ŢΙ	155	4.*
£2	· •	Omitted. For existing regulation see chap- ter IV
13	.,	Omitted.
14		Omitted. Being redundant.
÷	• d	Omitted. Being redundant.
15 16 to :	20 14	Blank
	والمتعارض والمتع	

-	CORPORATE THE RESTREET OF THE PARTY OF THE P	many party party and the same of the same
I	2	3
21	14	
22	• •	Omitted. Being redundant
23	• •	Blank
24	• •	Omitted. Being relevant to Regulations for the Navy only.
<b>2</b> 5	• : •	Omitted. Being not relevant to Pension RE-
26 27 17.A }	• •	Omitted. Being redundant.
28	٠.	The extended period of service would be viewed as an extension of the earlier service and hence would have the same character as that services in regard to pensionary.
29	16	
10 34	* *	Blank
35	19	
36 <b></b>	20	
9	WAY.	Omitted. Being redundant. For exis-
o	Ø 1E	Omitted. Being redundant.
Ĩ	F q	Omitted. Being redundant.
3.	* *	Omitted. Being redundant. For existing rates see regulations 27
to 49	• •	Blank
) · "	·	Omited. Being superfluous
	r ə	Omitted. In view of regulation 11
!	30	
·	32	

I	2	3
54 and 55	£ 1	Omitted. Being redundant. For existing rule see regulation 28
56	41	
57	840	Omitted. Being redundant.
58	• •	Invalid pension rules have not yet been framed.
59 to 69	4	Blank
70 and 77		Omitted. Being redundant. There has been no occasion to invoke the provisions of these rules.
78 to 79		Blank
80	.46	
81	<b>5</b> 2	
Sz	56	
93	б	
<del>ह</del> ब	48	<b>~</b> .
85	49	
86	· ••	Omitted. Being superfluous.
87	• 4	Omitted. Being superfluous
88 to 94	1.	Blank
95	<b>4</b> v	Omitted. Being redundant. For existing regulations see regulations 51, 60 and 61.
96	58	
97	50	
98 and 99	31	•
100	53	•
IOI	63	
102	67	

i. L	· 2	3
103	53(i)	
101 to 106	Blank	
TO?	50 and 53	
) 108	60 and 61	
₹ 25 109 16	54	
III	187(3)	
	64	
112	9	
and 114		
ik iis	50(c).	
Hó	50(d)	
117 to 119	Blank	
720 and 121		Omitted. Being redundant.
12.2 1		Omitted. Specific Government orders are issued for regulating such cases.
27 123	16	
12.1		Blank
\$125 \$		Regulations for invalid pension are yet to be framed.
<b>139</b> to 139	• 6	Blank
to to 159		Omitted. Being redundant. B.W.Os do not now exist.
<b>416</b> 0	68	
161	• •	Omitted. Being redundant.
<b>5</b> 162	4	
<b>36</b> 2	71	
	69	
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165	80	and the state of t
166	75	
167	73	
168	74	
169	77	
ı"o	, ,	Omitted. Services will qualify upto the date of discharge.
171	••	Omitted. Regulation 76 will also apply to wOs as well.
172	75	
173	72	
174	• •	Omitted. Being superfluous.
175	168	P.R. Part II
176 to 179	••	Blank
180	84	
181	79	
182 and 183	83	
184	82	
185	8r ·	
186	85	•
187	. 86	•
191 188 <b>t</b> o	. :	Omitted. Because of uniform minimum qualifying service for all ranks under the New Pension Code.
192	• •	Omitted. Being redundant.
193	89	
194 <b>to</b> 199	• •	Blank

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200	101	
201		Omitted. Current entitlement rules are reproduced in Appendix V.
202		Omitted. Being a procedural matter.
203	. 104	,
204	109	
205	· IIX	•
20б	109(i)	
207 to 213		Omitted. Being redundant in the context of New Pension Code. For existing rates see Regulation 107.
214	• •	Rules not yet framed.
215 to 216	••	Being purely a guide for medical officer. See Regulations for Medical Services.
217	• •	Invalid pension regulations not yet framed.
218 to 219 220	117	Blank
227	119	
222	127	
223	128	
224	120	
225	122	
226	123	
226-A	130	
226-B	131	
227	125	
228	124	
229	125(c)	