

The Army And Air Force (Disposal Of Private Property) Rules, 1953

UNION OF INDIA

India

The Army And Air Force (Disposal Of Private Property) Rules, 1953

Rule

THE-ARMY-AND-AIR-FORCE-DISPOSAL-OF-PRIVATE-PROPERTY-RULES OF 1953

- Published on 11 July 1953
- Commenced on 11 July 1953
- [This is the version of this document from 11 July 1953.]
- [Note: The original publication document is not available and this content could not be verified.]

The Army And Air Force (Disposal Of Private Property) Rules, 1953 Published vide S.R.O. 308, dated 11.7.1953, published in the Gazette of India, Ext., Pt. II, Section 4, dated 11.7.1953, p. 272.

281.

In exercise of the powers conferred by section 16 of the Army and Air Force (Disposal of Private Property) Act, 1950 (40 of 1950), the Central Government hereby makes the following rules:-

1. Short title .-These rules may be called the Army and Air Force (Disposal of Private Property) Rules, 1953.

2. Definitions .-In these rules, unless the context otherwise requires,--

(1)"the Act" means the Army and Air Force (Disposal of Private Property) Act, 1950;(2)"commanding officer" means the officer commanding the corps, department, detachment or unit to which the deceased or deserter belonged;(3)"corps" means corps as prescribed by sub-rule (c) of rule 161 of the Indian Army Act Rules, 1911;(4)"officer" includes a warrant officer subject to the Air Force Act, 1950;(5)"section" means a section of the Army and Air Force (Disposal of Private Property) Act, 1950;(6)"sub-section" means a sub-section of a section of the Army and Air Force (Disposal of Private Property) Act, 1950.

Part II – PROPERTY OR DECEASED PERSONS OTHER THAN OFFICERS

3. Securing or property .-The commanding officer shall keep the property secured by him under section 3 in a place of security.

4. Inventory .-The commanding officer shall also prepare an inventory of any moveable property left in camp or quarters of the deceased which for some reason cannot be collected, stating sufficient details and estimated value thereof and the reasons for its non-collection.

5. Savings as to the securing or property and preparation of inventory .-Where payment of the debts and expenses recoverable under the Act has been secured by a representative, or a person appearing to the commanding officer to be entitled to receive or to administer the estate or where there are no such debts and expenses to be recovered, the commanding officer may abstain from securing and making an inventory of the property of the deceased, if so requested by the representative, or such person.

6. Drawing of pay and allowances .-(1) The commanding officer may require the appropriate paying authority either to pay him the pay and allowances due to the deceased or to hold the same on his behalf until disposed of by such commanding officer.

(2)Where the pay and allowances have been required under sub-rule (1) to be held on behalf of the commanding officer, the appropriate paying authority shall not effect any recoveries therefrom on account of any public claim against the deceased after the receipt of such requisition from the commanding officer.

7. Listing of regimental and other debts in camp or quarters .-The commanding officer shall ascertain and verify and prepare a list of all the regimental and other debts in camp or quarters of the deceased and shall, before providing for their payment, have any doubt or difference about them settled.

8. Funeral expenses .-The actual and necessary expenses of the funeral, in or out of India of any person subject to the Army Act, 1950, or the Air Force Act, 1950, shall be borne by the Government to such extent as may be provided

for in the relevant regulations issued under the authority of the Government of India from time to time.

9. Security for the payment of debts and expenses recoverable under the Act .-The security required to be given under sub-section (4) of section 3 shall be a bond in the form given in Forms I and II of Schedule I to these rules, accompanied by a surety if considered necessary by the commanding officer.

10. Time limit for securing debts and expenses recoverable under the Act .-If payment of the debts and expenses recoverable under the Act is not made or secured by a representative under sub-section (4) of section 3, or by other person appearing to the prescribed person to be entitled under section 10, within three months from the date of death, the commanding officer shall proceed to provide for their payment himself.

11. Custody of moneys .-Any cash collected or moneys realized by sale or conversion of property or from any bank shall be deposited, if practicable, in the civil treasury or nearest branch of the Reserve Bank of India or of the [State Bank] of India, in a current account to the credit of the commanding officer, otherwise in a regimental treasure chest or unit imprest account.

12. Saving or certain property from sale or conversion .-(1) The commanding officer may, if he thinks fit, postpone any sale or conversion of the property of the deceased until such time as a representative, or a person appearing to the prescribed person to be entitled under section 10 has had an opportunity of notifying his wishes regarding the sale or conversion or the withholding from sale or conversion of any portion of the property.

(2)The commanding officer may comply with the wishes of a representative, or such other person, but if he considers any such demand unreasonable, having regard to the insolvency of the estate or other similar reason, he may refuse to comply.

13. Mode or sale .-The property to be sold will be disposed of in the most advantageous manner either by private sale or by public auction. When property is sold by a public auction, a representative of the commanding officer shall be present at the auction, and shall furnish a certified statement of the particulars of the sale to the commanding officer.

14. Disposal of private fire-arms and ammunition .-Private fire-arms and ammunition forming part of the property of the deceased shall not be delivered to a representative, or to other person to whom the property or surplus of the property is handed over under section 10 or to a purchaser, not being duly licensed, or authorised without licence, to possess them. When the firearms and ammunition are not so delivered, they shall be deposited at the nearest police station, or with a licensed dealer with the sanction of the District Magistrate concerned.

15. Disposal of medals, orders and decorations .-(1) Medals and decorations of the deceased, whether issued before or after his death, shall not be sold for the purpose of paying the debts and expenses recoverable under the Act, nor shall they be handed over to the Administrator General when an estate is handed over to him for administration under section 7.

(2)When secured by the commanding officer, medals shall be disposed of as follows:-(a)if the deceased has left any directions about their disposal whether in his will or otherwise, according to those directions;(b)if he has not, they may be sent to the widow, or next-of-kin of the deceased in the following order of relationship; eldest surviving son or grandson; eldest surviving daughter or daughter's son; father; mother; eldest surviving brother or sister;(c)if medals cannot be disposed of as above, they may be sent to any relative or other person, who, in the opinion of the prescribed person will preserve them with due care as a memorial to the deceased.(3)Orders and decorations, other than medals, shall also be disposed of in the manner aforesaid, except where the rules or terms of the order and decoration provide otherwise.

16. Expenses of administration .-Only necessary and reasonable expenses will be incurred by the commanding officer in relation to the disposal of an estate.

Part III – PROPERTY OF DECEASED OFFICERS

17. Property of deceased officers .-The provisions of the preceding rules shall also apply to the property of deceased officers subject to the Army Act, 1950, or the Air Force Act, 1950, but with the following modifications, namely:-

(a)references to the commanding officer shall be construed as references to a committee of adjustment or a standing committee of adjustment, as the case may be, constituted in this behalf in the manner provided hereinafter;(b)references to sub-section (4) of section 3 in rules 9 and 10 shall be construed as references to section 4.

18. Committee of adjustment .-(1) A committee of adjustment shall consist of three officers. Where practicable, the President should not be below the rank of Major or Squadron Leader.

(2) A committee of adjustment shall be constituted by the following officers:- (a) if the deceased was serving with his corps, department, detachment or unit, by the commanding officer of the corps, department, detachment or unit, not being below the rank of Lieutenant Colonel or Wing Commander; if he is below that rank, then by the Brigade or equivalent Commander, the Air Officer Commanding Command or in the case of persons subject to the Army Act, 1950, the Station Commander; (b) if the death occurred at sea, by the officer commanding the troops on board the ship; (c) in all other cases, by the Brigade or equivalent Commander. (3) Where a committee cannot be constituted on board a ship, it shall be constituted as soon as possible after the ship reaches its destination, in accordance with the provisions of sub-rule (2). (4) If the officer authorised by sub-rule (2) or (3) to constitute a committee is, from any reason, unable to do so, he shall apply to superior authority.

19. Standing committee of adjustment .-(1) [The standing committee of adjustment shall consist of three persons, such persons being officers or officers and civilian Gazetted Officers not below the grade of Officer Supervisor.] Where practicable, the president should not be below the rank of Major or Squadron Leader.

(2) The standing committee of adjustment shall be constituted by order of the [Chief of the Air Staff] [Substituted by S.R.O. 133, dated 2.5.1962.] or of such other officer as he may authorise in this behalf, at such time and place as is thought fit by the [Chief of the Air Staff] [Substituted by S.R.O. 133, dated 2.5.1962.] or the officer so authorised. (3) The standing committee of adjustment may be dissolved at any time by the authority which constituted it.

20. Constitution of committees when standing committee constituted .-No committee of adjustment shall be constituted so long as the Standing Committee of Adjustment remains constituted, and all references to a committee in these rules shall, during the period the Standing Committee remains constituted, be construed as references to the Standing Committee.

Part IV – PROPERTY OF PERSONS SUBJECT TO THE ARMY ACT, 1950, OR THE AIR FORCE ACT, 1950, WHO DESERT, OR ARE ASCERTAINED TO BE OF UNSOUND MIND OR WHILE ON ACTIVE SERVICE ARE OFFICIALLY REPORTED MISSING

21. Property of deserters .-The provisions of the preceding rules except rules 8, 9, 10 and 12, shall apply, to the property of a deserter subject to the Army Act, 1950, or the Air Force Act, 1950, with the following modifications, namely:-

(a) private arms and ammunition shall be deliverable only to a purchaser; (b) the medals, orders and decorations of the deserter shall, if secured, be sent to the Adjutant General, Army Headquarters in the case of a deserter subject to the Army Act, 1950, and to the [Director of Personnel Services], Air Headquarters in the case of a deserter subject to the Air Force Act, 1950, for disposal according to the relevant regulations or orders of the Government of India.

22. Property of persons of unsound mind .-The provisions of the preceding rules, except rules 8 and 21 shall apply to the property of a person subject to the Army Act, 1950, or the Air Force Act, 1950, who is ascertained to be of unsound mind in the manner hereinafter provided as they apply to the property of a deceased person, with the following modification, namely:-

Whenever possible, the sale or conversion of his property may be deferred until he is removed from the active list or discharged from service.

23. Property of missing persons .-The provisions of the preceding rules, except rules 8, 21 and 22, shall apply to the property of a person subject to the Army Act, 1950, or the Air Force Act, 1950, who, while on active service, is officially reported missing, as they apply to the property of a deceased person, with the proviso that no action beyond the securing of his property, the drawing of his pay and allowances and ascertaining the regimental and other debts in camp or quarters shall be taken until he is officially presumed to be dead.

Part V – PRESCRIBED PERSON AND MANNER OF PAYING HIM THE SURPLUS

24. Prescribed person for purposes or sections 3, 4, 5, 7, 8, 9, 11, 12 and 13.-The prescribed person for purposes of sections 3, 4, 5, 7, 8, 9, 11, 12 and 13 shall be:-

(a) in relation to the estates of officers subject to the Army Act, 1950, [the Joint Secretary, Ministry of Defence]; (b) in relation to the estates of officers subject to the Air Force Act, 1950, [the Joint Secretary, Ministry of Defence] [Substituted by S.R.O. 110, dated 28.3.1962.]; (c) [in relation to the

estates of persons other than officers subject to the Army Act, 1950 (i) Brigade or equivalent Commander or Military Attache to the Indian Embassy at NEPAL or Recruiting Officer, KUNRAGHAT or Deputy Recruiting Officer, GHOOM [or Assistant Military and Air Attachee, Embassy of India, NEPAL, or the officers-in-charge. Pension Paying Offices, POKHRA and DHANKOTTA,] [Substituted by S.R.O. 350, dated 1.12.1959.] in respect of persons domiciled in NEPAL, and (ii) Brigade or equivalent Commander in respect of others; and](d)in relation to the estates of persons other than officers, subject to the Air Force Act, 1950, the air or other officer-in-charge of a Command or Group Headquarters, in respect of persons under their respective Commands, and the [Director of Personal Services] [Substituted by S.R.O. 18, dated 1.1.1960.], Air Headquarters, in respect of persons in any of the units directly administered by Air Headquarters.

25. Prescribed person for the purpose of section 10.-The prescribed person for the purpose of section 10 shall be the persons referred to in rule 24, and, so long as the commanding officer has under the Act the control of the property of a person, not being an officer or a deserter or of the proceeds of sale or conversion of such property, shall also include such commanding officer provided the total amount of or value of the said property does not exceed one thousand rupees.

26. Payment of surplus by commanding officer or committee of adjustment to the prescribed person under section 3 or section 4.-(1) The surplus of an estate shall be paid to the prescribed person by deposit in an imprest account or deposit in the civil treasury to the credit of the officer maintaining the pay accounts of the deceased.

(2)On receipt of the statement of the imprest account or the treasury receipt as the case may be, the authority to whose credit the surplus has been deposited shall hold the amount until disposed of by the prescribed person.(3)That part of the surplus which does not consist of money shall be kept by the commanding officer or the committee, as the case may be, in a place of security until disposed of by the prescribed person.

27. Payment of surplus by the Administrator General to the prescribed person under section 7.-The surplus in the hands of an Administrator General shall be made over to the prescribed person in the manner provided for in rule 26.

Part VI – OTHER PROVISIONS

28. Circumstances in which estate to be handed over to the Administrator General .-The Central Government may direct that the estate of a person not being a deserter, liable to be dealt with under the Act, shall be handed over to the Administrator General having jurisdiction in relation to that estate, in case it is apprehended that considerable difficulty or delay may arise in or about the collection or realisation of the effects in consequence of the character of any investment, or in consequence of it being requisite to institute some action or suit in relation to the property, or in case there is some other peculiar circumstance connected with the property making it, in the judgment of the Central Government, expedient to take that course.

29. Form of notice under section 8.-(1) The notice required to be published under section 8 shall be in the form given in Form III in Schedule I to these rules, with such variation as circumstances may require.

(2)The notice will be published in the Gazette of India and the Gazette of the State to which the deceased belonged. If considered necessary by the prescribed person, it may also be published once yearly in two newspapers to be selected by him.

30. Delivery of property or surplus under section 10.-In determining the person to whom the property or surplus may be delivered or paid under section 10, the prescribed person shall take into consideration the law or custom of succession applicable to the person whose property is under disposal and the wishes, if any, of such person in this respect.

31. Mode of delivering property or surplus to a representative or other person .-Property deliverable and money payable to a representative under section 3, 4 or 8 or to any other person under section 10, may be either handed over to him personally, or despatched or remitted to his last known address according to the procedure specified in this respect in the relevant regulations of the Government of India.

32. Manner in which a person may be ascertained to be of unsound mind .-The manner in which a person subject to the Army Act, 1950, or the Air Force Act, 1950, shall be ascertained to be of unsound mind for the purposes of the Act shall be by the finding of a medical board according to the procedure specified in this respect in the relevant regulations of the Government of India.

33. Reports .-(1) When the commanding officer or a committee of adjustment conclude the disposal of an estate in so far as they are empowered by the Act and these rules, he or it shall send to the person prescribed in rule 24 a detailed report of such disposal as soon thereafter as possible.

(2)When an estate is handed over to an Administrator General under the Act, he shall submit to the Central Government a return every six months of the estates handed over to him under section 7 and the manner in which they have been disposed of.(3)The reports referred to in sub-rule (1) shall be accompanied by all the necessary documents and papers including those given in Schedule II to these rules.(4)When an estate or surplus thereof is finally handed over under the Act to a representative or other person, a copy of the reports referred to in sub-rule (1) or (2) shall be supplied to him free of charge.(5)If the commanding officer or a committee of adjustment does not dispose of an estate to the extent he or it is concerned therewith, within twelve months in the case of subjects of Nepal and five months in all other cases of the date of death, or desertion, or the date on which the person whose estate is being dealt with is ascertained to be of unsound mind, or on which he is officially presumed dead, he or it will after that period submit to the Adjutant General, Army Headquarters in the case of persons subject to the Army Act, 1950, or to [the Director of Personal Services], Air Headquarters, in the case of persons subject to the Air Force Act, 1950 a report, showing the stage of, and the cause of delay in the disposal of an estate.(6)The Standing Committee of Adjustment shall submit to the person prescribed in rule 24, a return, every six months, of all the estates being dealt with by it, showing in brief important details thereof including stage of disposal and the progress made.

34. Exercise of powers of commanding officer in certain cases .-(1) Where a person not being an officer, subject to the Army Act, 1950, or the Air Force Act, 1950, at the time of his death, or desertion, or being ascertained under the Act to be of unsound mind, or being officially reported missing while on active service, was serving outside India, he shall, for the purposes of the Act, be also deemed to have belonged to his record office, depot or regimental centre, as the case may be, at the said time, but the commanding officer of only one of them will dispose of the property of such person in India.

(2)Where a corps, department, detachment or unit to which a person, not being an officer, subject to the Army Act, 1950, or the Air Force Act, 1950, belonged at the time of his death, or desertion, or being ascertained to be of unsound mind or being officially reported missing while on active service ceases to exist, such person shall, for the purposes of the Act, be deemed to have belonged to his record office, depot or regimental centre, as the case may be, at the said time but the commanding officer of only one of them will dispose of the property of such person.

I

FORM IFORM OF BOND TO BE EXECUTED BY THE REPRESENTATIVE OF A DECEASED PERSON (OFFICER)[See sub-section (4) of section 3 of the Army and Air Force (Disposal of Private Property)] Act, 1950 (40 of 1950)]ToThe President of IndiaWhereas I

.....son of.....of.....have applied to the committee of adjustment (hereinafter called "the said Committee") that the property received by the said Committee under sub-sections (1) and (2) of section 3 of the Army and Air Force (Disposal of Private Property) Act, 1950 (hereinafter referred to as "the said Act") may be delivered over to me and whereas the said committee has agreed to deliver over the property provided security as required by section 3(4) of the said Act is given and has ordered me to give security for the payment of the regimental and other debts in camp or quarters, if any, outstanding against the estate of my(relationship) late.....and of the funeral expenses of the deceased and of the expenses if any, incurred by the said Committee in respect of the estate of the deceased with one/two surety/sureties and whereas

.....son ofof.....son of.....of..... andson of.....of.....has/have agreed to execute this bond as surety/sureties on my behalf.Now, in consideration of the said committee delivering over the property as aforesaid to me(Name of representative of the deceased), we (1).....(Name of representative of the deceased) and (2)(Surety) son of..... of(Sureties) son

of.....of..... andson of.....of.....hereby jointly and severally agree and undertake to pay and guarantee the payment to you and to your certain attorneys, successors and assigns, in full all the regimental and other debts in camp or quarters which the deceasedowed at his decease, the funeral expenses of the deceased to the extent not paid by the Government and the expenses incurred by the said committee in respect of the estate of lateand agree to indemnify and keep you harmless in the event of a claim being made by any other person or persons against you and against all manner of actions, suits and other legal proceedings, costs, charges, damages and expenses whatsoever which shall or may at any time or times hereafter be brought, commenced, or sued by any person or body corporate whomsoever or whatsoever against or be occasioned to you, your successors and assigns or any of the officers or servants of the Government for, or on account of, in respect of, by reason of, or consequent upon the property being delivered as aforesaid and we shall jointly and severally make good any loss which may be suffered by you and shall otherwise indemnify and keep you indemnified against such loss.As witness our hands theday

of.....Signed and delivered by the above-named.....SignatureDesignationAddress(Name of the representative of the deceased)in the presence

of--(1).....(2).....Signed and delivered by the above-named suretyIn the presence of--(1).....(2).....Si

and delivered by the above-named suretyIn the presence
of---(1).....(2).....
IIFORM OF BOND TO BE EXECUTED BY THE REPRESENTATIVE OF A DECEASED PERSON
(OTHER THAN AN OFFICER)[See sub-section (4) of section 3 of the Army and Air Force (Disposal
of Private Property) Act, 1950 (40 of 1950)]ToThe President of IndiaWhereas I
.....son of.....of.....have
applied to the Commanding Officer of the.....
Corps/Department/Detachment/Unit (hereinafter called "the said commanding officer") that the
property received by the said commanding officer under sub-sections (1) and (2) of section 3 of the
Army and Air Force (Disposal of Private Property) Act, 1950 (hereinafter referred to as "the said
Act") may be delivered over to me and whereas the said Commanding Officer has agreed to deliver
over the property provided security as required by sub-section (4) of section 3 of the said Act is
given and has ordered me to give security for the payment of the regimental and other debts in camp
or quarters, if any, outstanding against the estate of my(relationship)
late..... and of the funeral expenses of the deceased and of the expenses, if any,
incurred by the said commanding officer in respect of the estate of the deceased with one/two
surety/sureties and whereasson of.....
of...../.....son
of.....of..... andson
of.....of..... has/have agreed to execute this bond
as surety/sureties on my behalf.Now, in consideration of the said commanding officer delivering
over the property as aforesaid to me(Name of representative of the
deceased) we (1)(Name of representative of the deceased)
and (2)(Surety) son
of.....of...../(Sureties)son
of.....of..... andson
of.....of..... hereby jointly and severally agree and
undertake to pay and guarantee the payment to you and to your certain attorneys, successors and
assigns, in full all the regimental and other debts in camp or quarters which the deceased
.....owed at his decease, the funeral expenses of the deceased to the extent
not paid by the Government and the expenses incurred by the said commanding officer in respect of
the estate of lateand agree to indemnify and keep you harmless in the
event of a claim being made by any other person or persons against you and against all manner of
actions, suits, and other legal proceedings, costs, charges, damages and expenses whatsoever which
shall or may at any time or times hereafter be brought, commenced, or stied by any person or body
corporate whomsoever or whatsoever against or be occasioned to you, your successors and assigns
or any of the officers or servants of the Government for or on account of, in respect of, by reason of
or consequent upto the property being delivered as aforesaid and we shall jointly and severally make
good any loss which may be suffered by you and shall otherwise indemnify and keep you
indemnified against such loss.As witness our hands theday
of.....Signed and delivered by the
above-named.....Signature
.....DesignationAddress(Name of
the representative of the deceased)in the presence

of---(1).....(2).....Signed
 and delivered by the above-named suretyIn the presence
 of--(1).....(2).....Signed
 and delivered by the above-named suretyIn the presence
 of--(1).....(2).....FORM
 IIIFORM OF NOTICE(See rule 29)Re: the estate of(No.....
 Rank..... Name.....Unit)*who died on was ascertained to be of
 unsound mind from was officially presumed to be dead from Notice is hereby given under section 8
 of the Army and Air Force (Disposal of Private Property) Act, 1950 (40 of 1950), that the sum of
 rupeesrepresenting the surplus of the above-mentioned estate is available
 with the*for payment to the representative of the said
(No....., Rank and Name)Any person
 claiming to be representative of the said(No..... Rank and
 Name).....should submit his claim to thewithin two
 months from the date of notice for payment of the said
 surplus.....** (Signature, designation and address of
 prescribed
 person) Place.....Date.....*Stri
 out whichever is inapplicable.** Designation and address of the prescribed person to be given.

II

(See rule 33) LIST OF DOCUMENTS WHICH SHOULD ACCOMPANY (IN DUPLICATE) THE
 REPORT [(A.F.A. 2/1 A.F.F. (P) 28)] OF DISPOSAL REFERRED TO IN RULE 33A. When estate is
 handed over under sub-section (4) of section 3, or section 4 or section 10. - (1) Statement of
 particulars respecting the person whose estate has been disposed of. (IAFE-925). (2) Certified true
 copy of will (if any) authenticated by the commanding officer or the committee or the standing
 committee. (3) Certified true copy of power of attorney or probate or letters of administration, or
 succession certificate, if any, authenticated by the commanding officer, the committee or the
 standing committee, in case the estate is taken over by a representative. (4) Bond securing payment
 of the debts and expenses recoverable under the Act, Schedule 1, Forms I-11. (5) Stamped receipt for
 the estate. [***] [Certain words omitted by S.R.O. 320, dated 9-12-1966.] (6) Inventory of the
 property. [***] [Certain words omitted by S.R.O. 320, dated 9-12-1966.] (a) Collected by the
 commanding officer or committee (b) Not collected by the commanding officer or Committee (7) Six
 monthly and/or final statement of pay accounts. B. When surplus of estate is remitted to the
 prescribed person. - (1) Statement of particulars respecting the person whose estate has been
 disposed of. (IAFE-925). (2) Original will or authenticated copy, as available. (3) Inventory of the
 property. [* * *] [Certain words omitted by S.R.O. 320, dated 9-12-1966.] (a) Collected by the
 commanding officer or committee. (b) Not collected by the commanding officer or committee (4) Sale
 and conversion accounts. (5) Stamped receipt for reserved articles, and medals and decorations, if
 any, disposed of. (6) Account of sums received and disbursed. (7) Account of surplus assets, showing
 the credit balance, estimated value of reserved articles and outstanding assets due to the
 estate. (8) Certificate required to be furnished under rule 13. (9) Other receipts and vouchers, if
 any. (10) Six monthly and/or final statement of pay accounts.