

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

WIDOWERS AND ORPHANS PENSION ACT, No. 24 OF 1983

[Certified on 18th July, 1883]

Printed on the orders of Government

Published as a Supplement to Park II of the Genetic of the Bemotratic Socialist Republic of Sri Lanks of July 22, 1923

PRINTED AR THE DEPARTMENT OF COVERNATIVE PROPERTY. THE LAMEA

TO BE PURCHASED AT THE COST, SCHEMENTIGHS BUREAU, COLUMBO.

Price: \$6 cents Pastage: 50 cents

Widowers and Orphans Pension Act, No. 24 of 1983

[Certified on Lath July, 1963]

I. D. (16/67)

AT ACT TO PROVIDE FOR THE PAYMENT OF PENERONS TO WINOWERS AND COPPANS OF FEMALE PUBLIC OPPLIESS.

BE it macked by the Parliament of the Democratic Socialist Republic of Sri Lanks as follows:—

1. This Act may be cited as the Widowers and Orphans Pension Act, No. 24 of 1983, and shall come into operation on such date as the Minister may appoint by Order published in the Gazette (hereafter in this Act referred to as the "appointed date"). Short title and date of inpuration.

- 2. (1) There shall be a pension meheme (hereinsiter referred to us the "pension scheme") for the payment of pensions to widowers and orphaus of female public officers who are entitled to the payment of pensions under the Minutes on Pensions.
- (2) The Director of Pensions shall be in charge of the administration of the pension scheme.
- 2. (1) From and after the appointed date, a monthly deduction at such percentage as may be determined from time to time by the Minister shall be made from the full salary of every contributor notwithstanding that she may receive in that month as salary on amount less than the full salary or may not receive as salary any amount whatsoever.
- (2) The deduction referred to in subsection (1) shall be made by the Deputy Secretary to the Treasury and credited by him to the Consolidated Fund.
- (3) Where the deduction referred to in subsection (1) is not made from the salary of a contributor such contributor whall pay the Deputy Secretary to the Treasury, within thirty days after the receipt by her of her salary, such sum as is required to be deducted from her salary for each month under subsection (1) or where a contributor is on leave without salary, she shall pay before the thirtieth day of each and every menth during the continuance of such leave, to the Deputy Secretary to the Treasury a sum equal to the sum that would have been deducted from her salary each month under subsection (1) had she not been on leave
- (4) Every sum payable by a contributor in the Deputy Secretary to the Treasury under subsection (3) shall be a debt due from her to the State and shall, notwithmanding a mon-11,078 (20)20

Establishment of the pension achieve for the widowers and exphans of female public officers and the Intractor of Pensions to be in charge of the action of the scheme.

Doductions from salaries. enything in any other law, be recoverable with compound interest thereon at four per centum per annum.

- (5) The Deputy Secretary to the Treasury shall deduct from any moneys payable to a contributor by the State, 2013 such debt due from such contributor to the State as in referred to in subsection (4).
- (6) Every officer shall, within six months of the appointed date, elect to be a contributor to the pension scheme. Where such officer dies before the exploy of the period within which she could have elected to be a contributor, she shall if she leaves a husband or child or a husband and child, or a husband and child; or a husband and child; or a husband and child; or a contributor to the pension scheme.

Period for which deduction that be since. 4. The deduction referred to in section 3 shall continue to be made from the selecy of a contributor so long as she is in the public service and shall cease on the date on which she leaves the public service. *

Contributor to furnish particulars within threemonths of her becoming a contributor. 5. Every coatributor shall, within three months of the date of her becoming a contributor, forward to the Director a declaration setting out the date of her becoming a contributor, her name in full and the date of her birth and if she is married, the date of her macriage, the full house of her kushand and if she has a child or children, their names in full and the dates of their respective births.

Death or divorce of husband, death of child, marriage of fermin child to be notified. 8. Every contributor whose bushand dies or who divorces her husband, or whose child dies, or whose female child gets married, and the guardian of every such child who dies or of every such female child who gets married, shall, within three months thereof, notify the Director the date of such death, divorce or marriage, as the case may be.

Contributor to noticy birth or editation of child. 7. Every contributor shall notify the Director the date of hirth of each child born to her or legally adopted by her efter the date of the declaration forwarded by her under section 5, within three months of such birth or adoption, at the case may be.

Contributor to make applementary declaration with proof of mattern stated therein.

8. If the Director finds that any information furnished or notified by any contributor or guardian under section 5 or section 6 or section 7 is incorrect or incomplete, he may, by written notice, require such contributor or guardian to make a further declaration giving the correct or complete information with adequate proof of all the particulars contained in such declaration or notification within the time specified in such notice and it shall be the duty of such contributor or guardian to comply with the requirements of every such notice.

\$. The widowers and orphens of officers who were subject to deductions under tide Act shall, subject to the other provisions of this Act, he entitled to a pension under this Act.

Who shall be ensitted to the pension,

16. Where the marriage of a contributor is dissolved by a divorce, she shall, for the purposes of this Act, be deemed to be a widow.

Contributor destrict to be a widow on divorce.

. II. Where a contributor dies within one year from the date of her marriage, her widower shall not be entitled to a pension under this Act unless there is a lawful child of such marriage:

Contributor tying within one year of marriage.

Provided that it shall be lawful for the Director with the consent of the Secretary to the Ministry of the Minister in charge of the subject of Public Administration to award a possion to such widower if it appears to him that such award is just and responsible in all the circumstances of the case.

12. The pension payable under this Act to an orphace shall, in the case of a male, cease on his situining the age of twenty-one years and in the case of a female cease on her marriage or on her attaining the age of twenty-one years, whichever occurs sarlier.

When pendon to orphans shall rease,

13. Where a medical board comprising three medical officers appointed by the Director of Health Estrices determines that an orphan of a contributor suffers from such physical or mental disability as renders him incapable of sarving his livelihood such orphan shall, notwithstanding anything in this Act, be entitled to a pension under this Act during his life time.

Life time passing to orphets permanently meapsointed

14. (1) Where a contributor dies on or after the appointed date, the pension payable under this Act to her widower or orphan shall be deformined to accordance with the following provisions:—

Computation of pension.

(a) where such contributor dies while in the public service or having retired from the public service before reaching the age of compulsory retirement or ¢

ofter having been retired from the public services on any ground other than on the grounds set out in the Extablishments Code, the amount of such pension shall—

- (i) if the period of her pensionable service at the time of her death or retirement, as the case may be, is less than iwenty-five years, be an amount equal to the pension payable under the Minutes on Pensions either for a period of twenty-five years' pensionable service or for a pariod of pensionable service which sharif she had not died or retired, would have completed upon reaching the ege of compulsory retirement, whichever is the shorter.
- (ii) if the period of her pensionable service at the time of her death or retirement, as the case may be, is not less than twenty-five years, he an amount equal to the pensions payable under the Minutes on Pensions for that period of pensionable service;

Provided that where such person was at the time of her death or retirement, the holder of a special post or office the amount of such pension shall be not loss than fifty per centum of her last salary;

- (b) where such officer dies after having retired or having been retired from the public service on the ground of having reached the age of compulsory retirement or on any ground set out in the Establishments Code, such pension shall be an amount equal to the pension payable under the Minutes on Pensions for her period of pensionable service;
- (c) where such efficer after having been apprished permanently to a statutory body with the approval of Government dies while in the service of such statutory body or in any other statutory body to which she had been subsequently transferred or dies after having retired or having been retired in pensionable circumstances from the significary

body to which she had been permanently appointed from Government service or from my other statutory body to which she had been subsequently transferred, the amount of such pension shall be an outload equal to the pension payable under the Minutes on Pansions for the period of pensionable service.

(2) In this section—

"age of compulsory retirement", in relation to an officer, means the age at which the retirement of that officer from the public service is compulsory;

"Just salary "---- 💠

- (d) in relation to a contributor who dies while in the public service means the salary of the contributor at the time of her death; and
- (b) in relation to a contributor who dies after leaving the public service, means the salary of that portribatur at the time of her retirement from the public service or at the time of her release from the public service for permanent appointment in a statutory body, as the case may be;
- "pensionable circumstances" means grounds of age, Ill health, abolition of office or any other ground on which a person is cutilled to the payment of a pension under the Minutes on Pensions:
- "pension payable under the Minutes on Pensions" includes any climate booms payable under these Minutes and any other pensionable ellowance but does not include any other addition to the pension payable under those Minutes or any reduction made in much pensions;
- "pensionable service" means any service actually parformed by the officer and reckoned as service for pension under the Minutes on Pensions but does not include any special service provided for in the Minutes on Pensions;

"special post or office" means....

(a) the post or office of the Judge of the Supreme Court and any other post or office specified in Schedule M to the Minutes on Pensions: and

- (b) any post or office bald by a person who is a sadicial officer within the meaning of section 25A of the Minutes on Provious;
- "statutory body" has the same meaning as in section 48a of the Mirotes on Fensions; and
- "transferred" has the same meaning as in section 48s of the Minutes on Pensions.

Special provisions relating to pensionable to the contraction of the c

- (1) Where any officer who is a contributor to the Public Service Provident Fund established under the Public Sarvice Provident Fund Ordinance becomes a contributor under this Act on or after the appointed date, notwithstanding anything to the contrary in the Public Service Provident Fund Ordinance, there shall be deducted from the moneys payable to such officer under that Ordinance, an amount equal to lour per centum of the aggregate of the salary of such officer for the whole of the period she contributed to that Fund under section 4 of the Public Service Provident Fund Ordinance. The amount deducted shall be paid into the Consolidated Fund and the veried in respect of which such amount is deducted shall, for the purposes of subsection (2) of this segion, be regarded as a period in respect of which contributions have been made under this Act by such officer.
- (2) Where the pension psychic in respect of a contributor under this Act is under section 14, calculated on the basis of the pension psysble to such officer under the Minutes on Pensions and the pensionable service of such person includes any service in respect of which contributions under this Act have not been made, the Director may, with the consent of such contributor, cause to be defected from any moneys due to or in respect of such contributor from the State, an amount equal to four per century of the aggregate selary of such contributor together with interest at four per centure per senum on such amount for the whole of the period in respect of which contributions under this Act have not been made:

Provided, however, where such contributor is a female tracker who was a contributor to the School Teachers Pension Fund established under the School Teachers Pension Act, for the period commencing on October 1, 1981, and ending on March 31, 1970, the Director may, with the consent of such contributor, cause to be deducted from any moneys due to her from the State, an amount equal to two per centum of the aggregate many of such contributor

together with interest at four per certain per annual as such amount for the whole of the period in respect of which contributions under this Act have not been made.

- (3) Where it is impracticable to make a deduction under subsection (2) for the entirety or a part of the perionable service in respect of which contributions have not been made by a contributor such contributor or where he is not alive, the widower or orphan of such contributor entitled to a pension under this Act in respect of such contributor may, if he so desires, pay to the Director a sum equal to the amount which was deductible in terms of subsection (2). If such payment is not such, the pension payable under this Act in respect of such contributor shall, in respect of each complete menth for which the payment is not made, be reduced by 1/600th of such pension.
- (4) In this section "pensionable service" has the seme meaning as in section 14.
- 16. All pensions payable under this Act and all amounts to be refunded and all interest to be paid under this Act to any contributes or her legal representatives or heirs shall be paid out of the Consolidated Fund and are hereby made a charge on such Consolidated Fund.

Fendan payable to be #: charge on the tonsolitiated

:.v::ye

17. (I) Where a contributor being a widow and unmarried dies having a child or children entitled to a pension under this Act or when a widower of a contributor dies leaving a child or children entitled to pension under this fact, being a child or children of his marriage with such contributor, the pension of such child or children shall be the amount which the widower would have received or had been receiving, equally divided among the children.

Pension to orphans.

- (2) A child adopted under the provisions of the Adoption of Children Ordinance or any other law relating to the adoption of children by a married contributor willle she is a contributor shall, subject to the provisions of subsection (3), be treated as a child of such contributor and accordingly, such child shall be entitled to a pension under this Act in like manner and to the like amount as a child of such contributor.
- (3) A child adopted under the provisions of the Adoption of Children Ordinance or any other law relating to the adoption of children by a married contributor while she

is a contributor shall be entitled to a pension under this Act unless the Director has reason to believe that there was no genuine desire on the part of such contributor to adopt the child and that the adoption was merely one of convenience:

Provided, however, that the Director may authorize the eward of a pension to such child if such child does not have an independent source of livelihood and if the Director considers that such award is just and equilable in all the circumstances of the case.

Provision to case of widower mathylog. 18. The widower of a contributor who marries again at any time after he becomes entitled to a pension under this Art shall cease to receive a pension from the date of such marriage; and the children entitled to the pension of such widower and contributor shall thereupon be entitled to an amount which the widower would have received had he not married, again, equally divided among such shildren.

Provision is case of a widower and children of a provious merciage.

- 18. (1) When a contributor dies leaving a widower and children being the issue of a previous marriage and such children are of ages which entitle them to a pension under this Act each such child shall be entitled to an equal share or portion of half the pension to which their father would have been entitled, if he had survived their mother. The widower of such contributor shall be entitled to one-balf of the pension to which he would have been entitled had there been no such children.
- (2) Where a contributor dies leaving a widower and no children, being the issue of a previous marriage or any children of a previous marriage who have cessed to be entitled to pension, then, the widower shall be entitled to the whole of such pension.
- (3) Where the widower dies leaving no issue of his marriage with the contributor the children emitted to pension of the first marriage of the contributor shall be entitled to such pension as if the contributor had not contracted such subsequent marriage.
- (4) Where the widewer dies leaving children the issue of his merriage with the contributor such children shall be entitled to an equal share as portion of the pension to which their father was entitled.

. Pensida

to be paid monthly.

- 26. (1) The pension payable in respect of a contributor under this Act shell beam upon the death of the contributor or her widower, as the case may be, and shall accrue daily and shall be paid monthly. It shall be lawful for the Director to require proof that any widower or child is alive and entitled to the pension claimed by such widower or child before any such payment is made.
- (2) Notwithstanding the provisions of subsection (i) a pension payable under this Act shall be payable to the widower up to the end of the month in which such widower dies.
- 21. A pension payable under this Act to a widower may be paid by the Director to a fit and proper person on behalf of the widower. Where the pension is so paid, the person receiving the pension shall apply it in accordance with such terms and conditions as may be determined by the Director for the maintenance, support, or benefit of the widower and his child or children, if any, who would be entitled on his death to receive a pension under this Act.

Payasent of pension. due to a widower.

22. Where the Director is satisfied that a widower who in in receipt of a pension under this Act has deserted or abandoned, or is failing to maintain or assist, an far as his meens allow, a child who would be entitled on his death to receive a pension under this Act, the Director may, having regard to the circumstance of the case, pay to such child or to a fit and proper person on behalf of such shild, such portion of the widower's pension as he thinks fit, having regard to the needs of such child; and the widower shell have no further claim in respect of any portion of his pension so paid. Any portion of a widower's pension poid under this section to any person on behalf of a child of the widower shall be applied by that person he accordance with such terms and ennditions as may be determined by the Divector, for the maintenance, support or benefit of sneh ehild.

Paiture to maintain child:

22. (1) A pension payable under this Act to a minor may be paid by the Director either directly to the misor or to such builder of a designated office or such other person as may be appointed by the Director in writing to receive the pension as behalf of the misor. Where the pension is paid to any person so appointed, he shall apply the pension for the maintenance, support or benefit of the minor in accordance with such terms and conditions as may be determined by the Director.

Pertuent of pension flue to a misur.

(2) In determining under section 21 or section 22 or this section, any terms and conditions for the maintenance, support or benefit of a widower or any child, the Director shall have regard to the welfare and meds of such widower or such child.

Fension not to be assigned or levied upon.

24. No pausion payable under this Act shall be assigned or transferred, and accordingly every assignment or transfer made in contravention of this section shall be not and word. No such pension shall be attached or levied upon or arrested or taken in execution on account of any debt or payment due by the person to whom such pension is payable.

Widower not conflict to pension if marrisge contracted wher contributor contributor contributor 25. No widower of a contributor whose marriage was contracted after she had coused to contribute, and to child, of such marriage, shall be entitled to any pension under this Act.

Contribution
to respect of
pensionable
service.

ŧ

- 28. (1) Notwithstanding enything in this Act an officer who has slented to contribute to the scheme and who has reckonable pensionable service under the Micutes on Pensions prior to the date she become a contributer may, at her option, make a contribution at four per centum of her salary in respect of such reckonable service together with four per centum interest.
- (2) The contribution and interest referred to in subsection (I) may be paid by the officer—
 - (a) in one lampaum at any time during the period the officer is in public service; or
 - (b) from the commuted possion payable to her on retirement under the Micutes on Pensions; or
 - (c) in monthly instalments from her monthly pension either at the monthly rate at which contribution was recovered from her salary on the month in which she retired from public service or at such higher rate as may be agreed upon by the officer and the Director.

15

(3) Where any officer makes payment of the contribution and interest referred to in subsection (i) in the manner provided in paragraph (c) of subsection (l), she may at any time, before the completion of the payment of the

Widowers and Orphans Pension Act, No. 24 of 1983

belance contribution and interest, notify the Director that she intends to discontinue such payment from her pension and the Director shall coase to recover such balance contribution from the date of receipt of such notification.

The contribution shall also cause when the officer potities the Director that she has become a widow and that the has no children of pensionable age.

- (4) Where an officer has not paid the contributions and interest referred to in subsection (1) or where she has paid only a part thereof, the widower of such contribution may make payment of the entirety of such contributions and interest or any outstanding believe thereof, as the ease may be in such manner as the Elizator may describe, having regard to the financial resources of such widower.
- 27. (1) Where a contributor who is a spinster retires from, or otherwise leaves, the public service unmarried, the contributions made by such contributor under this Art shall be refunded to her with compound interest at two and a half per centure per annum.

Refund of contribution to aplantar.

- (2) Where a contributor who is a spinuter dies while in the public service, the contributions made by her under this Act shall be paid to her legal representatives.
- 28. Where a contributor, who is a widow without pensionable children, retires from the public service on pension or where a contributor who is a widow without pensionable children, leaves the public service by resignation, or otherwise or where a contributor who is a widow without pensionable children, dies whilst in the public service, such contributor or legal representative of such contributor, as the case may be, shall be contiled to a reduce of the entirety of her repayable contributions with compound interest thereon at two and a half per centure.

Refund of contributions to widows without presionable sublition.

28 Where a married copicibator leaves the public service she shall, if she is not eligible for a pension under the Minutes on Pensions, he entitled to a refund of the entirety of her contributions under this Act without interest and upon the refund of such contributions such contribution to any person claiming through or under her shall cease to be entitled to any benefits under this Act.

Refund of contribution to contribution less ving public sarving without pension.

38. No pension to which a widower or exphan of a deceased contributor becomes entitled under fals Act, shall be liable to the payment of estate duty under Estate Duty Act, No. 13 of 1989.

Amemption from estate duty. Certain
questions
to be
decided by
the
Secretary
to the
Minister of
the Minister.

21. Where any question arises as to whether any person is a contributor within the meaning of this Act or as to whether any person is entitled to a pension under this Act as a widower or as an orphan of a contributor or as to the amount of pension to which a widower or orphan is entitled to under this Act, such question shall be decided by the Secretary to the Ministry of the Minister.

Interprete-

- 32. In this Act, unless the contest otherwise requires....
- "contributor" means a person who--
 - (a) being an officer on the appointed data elects, under section 3 (6) to be a contributor to the pension scheme, or
 - (b) pecomes an officer after the appointed data:
 - "director" means Director of Passions;
 - "afficer" means a female holding a persuasent office in the public service of firl Lanks, being an office in respect of which she is entitled to the payment of pension under the Minutes on Pensions;
 - "repsyable contributions" in relation to a widow without pensionable children, means the contributions she has made under this Act since the date to which her bushand died or the date on which her child or the youngest of her children ceased to be pensionable whichever is the later date.
 - "selary" means the resonanceation paid to an officer in respect of any permanent office held by her in the service of the Government of Sri Lanks in respect of which she is entitled to a pension under the Minutes on Pensions and includes any pensionable allowances paid to her in respect of such office but does not include any fees paid to such officer;

(. . . .

Annual scheeniption of Bills and Laws of the Perliament Rs. 150 (Local), Rs. 100 (Foreign), payable to the Superintendent, Government Productions Busses, P. O. Box 100, Concesso 1, before 15th December cosh year in tempers of the year following.