

Remarriage

19. The pension of a widow who remarries will cease, but if she again becomes a widow her pension may be restored in whole or part at the discretion of the Secretary of State for Defence.

Conditions for the Award of Children's Pensions

20. A "child" for the purposes of the award of a pension under this Section means:

(a) a legitimate child of the reservist provided that the child's mother fulfilled the conditions relating to marriage contained in paragraph 17 of this Schedule; or

(b) a step-child of the reservist who was mainly dependent upon him at the time of his death, provided that the child's mother fulfilled the conditions relating to marriage contained in paragraph 17 of this Schedule; or

(c) a child adopted by the reservist or by his wife, before his discharge, who was mainly dependent upon him at the time of his death, and provided that the child's mother by adoption fulfilled the conditions relating to marriage contained in paragraph 17 of this Schedule; or

(d) a child mainly dependent upon the reservist before his discharge who was adopted by him or by his wife after his discharge, provided that the Secretary of State for Defence is satisfied that the reservist had formed the intention of adopting the child before his discharge and that the child was mainly dependent upon him at the time of his death, and provided that the child's mother by adoption fulfilled the conditions relating to marriage contained in paragraph 17 of this Schedule; or

(e) an illegitimate child of the reservist or of his wife, born before his discharge who was mainly dependent upon him at the time of his death, and provided that, where the child is the illegitimate child of the wife, the wife fulfilled the conditions relating to marriage contained in paragraph 17 of this Schedule.

21. A child's pension will normally cease when the child attains the age of 16 years. However, it may be granted or continued after this age:

(a) if the child continues to receive full-time education, or is an apprentice not receiving more than nominal wages; or

(b) if, before attaining the age referred to above the child was, and continues to be, afflicted by mental or bodily infirmity and is therefore incapable of earnings his or her own living, provided the Secretary of State for Defence considers that the pecuniary circumstances of the child and family are such as to justify the award.

22. Children's pensions will be paid to the widow or mother of the child, or other person responsible for the child's maintenance, or to the child direct as may be decided by the Secretary of State for Defence.

23. Children's pensions may be paid in respect of no more than 4 eligible children. If more than 4 children should be eligible then the Secretary of State for Defence may apportion the maximum award admissible between them.

24. Subject to the conditions of this Section an eligible widow and/or any eligible children, may be granted pensions at the following annual rates:—

<i>With effect from</i>	<i>Widow</i>	<i>Maximum of 4</i>	
		<i>Each dependent child</i>	<i>Each motherless child or child of a non-eligible widow</i>
1st April 1974	£327·90	£109·30	£218·60
1st December 1974	£382·00	£127·34	£254·68
1st December 1975	£481·70	£160·58	£321·16
1st December 1976	£548·17	£182·73	£365·46

SECTION III

Gratuity to the Estate of a Reservist

25. Where a member of any of the Reserve Forces specified in paragraph 1 of this Schedule dies whilst undergoing peacetime training from causes which are accepted as attributable to service by the Department of Health and Social Security and leaves no eligible dependants as defined in Section II of this Schedule, a payment may be made to his estate at the rates shown in paragraph 27, below.

26. For the purposes of this Section "peacetime service" shall have the meaning ascribed to it in sub-paragraphs (b) to (d) of paragraph 2 of this Schedule.

27. The rates of gratuity will be:

<i>With effect from</i>	
1st April 1974 ...	£218·60
1st December 1974 ...	£254·67
1st December 1975 ...	£321·14
1st December 1976 ...	£365·46

23rd December 1976.

ARCHITECTS (REGISTRATION) ACT 1931

Regulations made by the Architects Registration Council of the United Kingdom under section 13 of the above-mentioned Act have been submitted for the approval of the Privy Council and are published herewith.

Representations by persons to whom the Regulations are applicable may be made in writing to the Privy Council Office on or before the 24th day of January 1977.

ARCHITECTS REGISTRATION COUNCIL OF THE UNITED KINGDOM

Regulations made in pursuance of section 13 of the Architects (Registration) Act 1931, amending the existing Regulations of the Council.

Delete Regulation 37 of the existing Regulations and substitute the following:

" 37.—(1) On applications for registration under section 6 of the principal Act the fees shall be as follows:

(a) £1·50 on an application made pursuant to section 6 (1) (c) of the principal Act or to Regulation 26 (i), (ii), (iv) or (v);

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(b) £50 on an application made pursuant to Regulation 26 (iii);

(c) £20 on application made pursuant to Regulation 27 by a person who has an overseas qualification recognised by the Commonwealth Association of Architects;

(d) £50 on an application made pursuant to Regulation 27 by a person who does not have an overseas qualification recognised by the Commonwealth Association of Architects;

(e) £20 in addition to the sums named in sub-paragraphs (1) (a), (b), (c) and (d) payable, in advance, by any applicant who sits an examination in Professional Practice and Practical Experience as may from time to time be held by the Board by virtue of section 6 (4) of the principal Act.

(2) The fees referred to in sub-paragraphs (1) (a), (b), (c) and (d) shall be paid by the applicant at the time of his application and no part thereof shall be repayable to the applicant, whether or not the application is refused, unless the Council in its complete discretion shall in any particular case resolve to repay any part thereof."