

KENYA

158/9

15879

REF ID: A 21

TREASURY

LOAN

RAILWAY REVENUE AND OWNERSHIP

1921

1 APRIL

an previous Paper

ca/
13103

To no. consider permanent disposition of net revenue can be determined from question of war expdr liability now under consideration by cabinet. Cannot find any warrant for assumption that the railway would eventually be imperial. Pending final issue by loan should adopt a military measure. The issue by loan should proceed in any way that will not affect the heat of the case. Roosevelt must be consulted with due regard for existing international obligations.

Sir H. Read

Sir J. Fiddes

The Treasury maintain that due to the fact revenue of the Uganda Railway is at their disposal. Their view is informed in connection with the question of Kenya's liability for a share of war expenditure, but not of general application, and he should not be able to apply net revenue to financing new development (and still less to mere reductions of rates in local interests) without finding

(Very confidential) that whether the Exchangers should not have first claim to the cost

But we need not wait trouble

Subsequent Paper

Mello

2510

12

half way and if we can get the two
expenditure question out of the way we
will probably hear no more of our
contestation.

As regards the relation of the
war liability, & the law, the
sentiment at the end of the letter
is unexceptionable, but with care
it is a question of law of a financial
obligation not yet created, and the
con is that the requirements of
development are such that it
should be waived at 3 per cent.
The immediate position is that of the
Treasury close to consider this.

Key as resource, as we often
bear book & less else
the bear is the best
the bear is the best

Colony is
as large as possible

ability to bear
for war expenditure,
have to be stated in the budget
as a matter of good fact and
the interesting public, and the

He will be as many
The son is now at the
have gone to the Prince & will
be sent to the French nation
the time should be available
to me?

W. H. C. 1860

which is the general
it is meant of outstanding
with the meaning of
the more salient.

any reply to this letter should be addressed to—

THE SECRETARY,

TREASURY,

WHITEHALL, LONDON, S.W. 1.

and the following number quoted.

TREASURY CHAMBERS

191

C. C.
15C79

191
April 1921.

S. 454

With reference to Sir H. B. D. G. Letter of
the 3 January 1921, I am very
thankful to you for the consideration you have given to my
request you to instruct the Secretary of State for the
Colonies that the £100,000 cost of the permanent
disposition of the railway line from the
Uganda Railway to be determined apart from the same
question of the dispositions of Kenya Colony or war
expenses. At 4.1. 10, under the consideration of the
Cabinet, it was made by Mr. Churchill in the
House of Commons on 5th August 1920 with regard to
the application of the profits of the railway line
of course referring to the circumstances then obtaining
and My Lord, I consider in the arrangements made at
any time warrant for any assumption that the authori-
tation given that a railway could eventually be
the property of the Imperial Government has been waived.

Secretary of State,

Pending

Colonial Office.

best way, and of course the
expenditure question out of sight we
will probably bear no more of the
attention.

As regards the relation of the
war liability, & so on, the
outcomes of the end of the war
will surely, if practicable, put in the case
of the world, of course after the
obligations.

On the other hand, as
it was in the case of the
war for the independence of the
United States etc., & there will be
no loan, and, further, that it
is to consist (even if partially)

in liability in case of the Colony
for war expenditure, it will
have to be stated in the prospectus,
as a matter of good faith with
the investing public, and the
regulations

159
The War Expenditure funds
have gone to the Private banks
to wait the chance of the
war, which should be avoided
for the time at least.

W.C.B. 7

Included in the general
Statement of outstanding
debt with the Treasury for
the I have called.

Yours
T. L.

Any reply to this letter should be addressed to—

TREASURY CHAMBERS.

191

THE SECRETARY,

TREASURY,

WHITEHALL, LONDON, S.W. 1.

and the following number quoted.

C. Q.
15079

19
April 1921.

S. 45.

Sir,

With effect from the 1st January 1921, under the terms of the Finance Bill, 1920, I am directed to request you to inform the Secretary of State for the Colonies that the £1,000,000 set aside for the permanent disposition of the railway revenue arising from the Uganda Railway, is to be determined apart from the general question of the application of the Kenya Colony or war expenditure in 1920-21 under the consideration of the Cabinet. It is now understood by Mr. Churchill in the House of Commons on 2nd August 1920 with regard to the application of the profits of the railway said, of course referring to the circumstances then obtaining, and by Lord Grey in the arrangements made at any time, warrant for any assumption that the last-mentioned given that the railway would eventually be the property of the Imperial Government has been waived.

Secretary of State,

Pending

Official Office.

reast shot or heart, and got
over into writing to him
the pleasure who tried to
of ill health, especially so,
there form the first message
to a question.

First Message

1922 a man in go to my home
The date March 12, 1922
a few days later was when the
first part of the letter was delivered
he had already applied the benefits
of his No. Civil Service Practitioner
license of the E.A. subsequent
prob. who were born in birth of
and passed when they died.

After discussion with Mr. [unclear]
to determine if the land will be
available to the City for the purpose
he agreed to the application & the
City issued Oct 1920 opinion

and under the Superannuation
Act for the benefit of Grand Rapids

City for the benefit of Grand Rapids
15 acres of Broken April Green

for the building
land to cover of Training Center

and the quantity at visible in plan
a width of $\frac{1}{2}$ minute above, and
a width of $\frac{1}{2}$ minute above, and

Saying this it will be observed

that the man who held the original

plan is deceased or has died
or who has attained the age of

65 years: and without further

inform all breeds Hyperion's
specimens, present before 1st June 1917,
show black lesions from all sources
to the extent of having given "the location of infection"
does not seem to correspond to the
disease, sending them a description
of the disease if they are difficult to identify
obtaining the necessary
specimens from 1st April 1917
for which the various
countries may be difficult, subject
to the payment to the
governments of the
United States where necessary
and upon the 3 forms of
the disease for us have no
knowledge of the disease but apparently
causing them a great deal of trouble
in that most of the cattle



TREASURY CHAMBERS

E.W.L.

17743

WHITFIELD, LONDON, S.W. 1

A few additional numbers required

P-5483/2

RE-
12 APR 12, 1921.

四

Colonial Office.

1st April, 1920, and who were in receipt of such pensions on the 15th August 1920, the date of the passing of the Act.

It will be observed that the Act does not admit of an increase being awarded to a pensioner who has retired for "any cause other than physical or mental infirmity until such time as he attains the age of 60 years." This limitation was not inserted in the light of the fact that the age of 60 is the voluntary retiring age in the Home Civil service, but there is many Africa voluntary retiree place before 60 does not therefore entitle a pensioner a claim to an increase before attaining that age.

The provisions of the Schedule to the Act should be carefully observed, notably those of Part II.

In one respect only would my Lords be ready to suggest a departure from the provisions of the Act, viz. with regard to the stipulation of Section 2 (1) as to residence. Strictly construed

this

subsection would confine the benefit of the Act to a pensioner who had continued to reside in one of the Protectorates in which he had served. It would be failing that residence in either Uganda, Nyassaland, Somaliland, Tanganyika, Kenya, or Zanzibar, or in the British Isles should be regarded qualifying for the purpose of this subsection.

With regard to the question of means under Section 2 (1) I am to suggest that with a view to minimizing difficulties caused by fluctuations in the Exchange, the means limits for residents in the florin-using Dependencies should be expressed as 1,500 florins for the "unmarried" and 2,000 florins for the "married"; it is to be assumed that no pensioner entitled to benefit under the Act will have settled in Somaliland.

My Lords propose to take another opportunity addressed to the Secretary of State on the methods in applying it to be adopted in case of mixed services.

The

1st April, 1920, and who were in receipt of such pensions on the 16th August 1920, the date of the passing of the Act.

It will be observed that the Act does not admit of an increase being awarded to a pensioner who has reached or passed other than physical or mental fitness until such time as he attains the age of 60 years. This limitation was not inserted in the draft of the Bill, when the age of 60 is the voluntary retiring age in the Home Civil service, except that in East Africa voluntary retirement from the age of 60 does not therefore entitle a claim to an increase before that age.

The provisions of the Schedule to the Bill will however be observed, notably those of Part II.

In one respect only would my Lords be ready to suggest a departure from the provisions of the Act, viz. with regard to the stipulation of Section 2 (1) as to residence. Strictly construed

this subsection would confine the benefit of the Act to a pensioner who had continued to reside in one of the Protectorates in which he had served. My Lords would be willing that residence in either Uganda, Nyassaland, Somaliland, Tanganyika, Kenya, or Zanzibar, or in the British Isles should be regarded qualifying for the purpose of this subsection.

With regard to the question of means under Section 2 (1), I am to suggest that with a view to minimising difficulties caused by fluctuations in the Exchange, the money limits for residents in the florin-earning Dependencies should be expressed as 1,500 florins for the "unmarried" and 2,000 florins for the "married"; it is to be assumed that no pensioner entitled to benefit under the Act will have settled in Somaliland.

My Lords propose to take another opportunity of addressing the Secretary of State on the methods of separation to be adopted in cases of mixed marriages.

The

recommendations of Mr. A. Ridge's retirement
in 1911 did not exclude him from the benefit
of the

I am at your convenience or request
copies of the following documents -

The Regulations made by the Treasury on
the 30th August, 1920.

Form of Declaration.

Instructions to Applicants.

Supplementary Regulation of
23rd December 1920.

Circular issued by the Ministry of
Health on the 25th October 1920, relating
to the application of the Act to local
authorities' pensions.

I am,

Sir,

Your obedient Servant,

R. R. Scott

STATUTORY RULES AND ORDERS.

1920, No. 2383.

PERIODIC Increase of Pensions

ADDITIONAL TREASURY REGULATIONS
UNDERTAKEN PURSUANT TO SECTION
(10 & 11) GEORGE V, C. 66, AND
SECTION 1 OF THE ACT APPROVED

Whereas purpose of an additional
regulation made under section
10 and 11 of the said Act and
section 1 of the said Act
is to increase the amount of
pension payable to pensioners
under the said Act, and it is
therefore necessary to make
such regulation.

Treasury Chambers,

23rd December, 1920.

(a) S.R. No. 1920.

1921
Price 1d. Net

EXCERPT

1. THE STATE OF CALIFORNIA
2. THE STATE OF CALIFORNIA
3. THE STATE OF CALIFORNIA
4. THE STATE OF CALIFORNIA
5. THE STATE OF CALIFORNIA
6. THE STATE OF CALIFORNIA
7. THE STATE OF CALIFORNIA
8. THE STATE OF CALIFORNIA
9. THE STATE OF CALIFORNIA
10. THE STATE OF CALIFORNIA

Pyramid City

DECLARATION BY A PENSIONER CLAIMING AN INCREASE OF PENSION
UNDER THE PENSIONS (INCREASE) ACT, 1920.

Any Person who knowingly makes a False Statement or False Representation for the Purpose of obtaining or continuing an Increase of Pension, or for the purpose of obtaining or continuing such Increase at a Higher Rate than that appropriate to the Case, shall for Himself or Herself or for any other Person, be liable on Summary Conviction to Imprisonment for a Term not exceeding Six Months, and, in the Case of a Pensioner, to forfeit any Pension or Increase of Pension Payable to Him or Her.

Administration of Justice Act, 1920, section 10(1), Schedule 1, Part II, section 10(1).

Residence _____

Occupation _____

- (a) Strike out unnecessary words.
(b) Including step-children but not including adopted children.

INSTRUCTIONS TO APPLICANTS.

His Majesty's Government have decided to increase the pensions of such State pensioners in receipt of pensions on the 1st August 1920, and satisfy the following conditions:-

- (i) The pensioner must be over 60 years of age in the British Islands;
- (ii) The pensioner must have attained the age of 60 years, or have retired account of physical or mental infirmity, or in the case of a pensioner who is a widow and is in receipt of a pension payable in respect of the services of her deceased husband, must have attained the age of 60 years;
- (iii) The pensioner's means inclusive of pension or pensions must be £150. a year if unmarried, or £100. a year if married.

(The expression "means" in the case of a married person includes the means of both husband and wife.)

Any pensioner who desires to make a claim should furnish on the enclosed particulars of his income, property, &c. Where the applicant is married property, &c., of both husband and wife, it should be included. The period twelve months preceding the date of application.

When the statement is completed the applicant should make a Declaration to the statement in one of the following forms.

A Justice of the Peace;

A Commissioner of Oaths;

A Commissioned Officer not below the rank of Lieutenant Commander in the Navy, or Major in the Army;

A Barrister;

A Minister of Religion;

A Bank Manager, or in Scotland, a Bank Agent;

A Medical Practitioner;

A Collector of Customs and Excise;

An Inspector of Taxes.

V. He should forward the Statement and Declaration to the Department from which receives his existing pension.

If for the purpose of obtaining or continuing an increase of pension or himself any other person, or for the purpose of obtaining such increase at a rate than appropriate to the circumstances knowingly makes a false statement or false representation he will be liable to criminal conviction to imprisonment for a term not exceeding six months, and in the case of a pensioner to forfeit any pension or increase of pension payable.

NOTE.—The scale of increases is set out in the Schedule to the Pensions (Increase) Act, which is as follows:—

PART I.

1. Limitations on the Amount of Increases of Pensions.

Where the existing pension does not exceed 50*l.* a year

it may be increased by 50 per cent.

Where the existing pension exceeds 50*l.* a year, but does not exceed 100*l.* in the case of an unmarried person or 130*l.* a year in the case of a married person

it may be increased by 40 per cent.

Where the existing pension exceeds 100*l.* a year, but is less than 150*l.* a year in the case of an unmarried person, or exceeds 130*l.* a year, but is less than 200*l.* a year in the case of a married person

it may be increased by 30 per cent.

Provided that—

(i) if the amount to which a pension may be increased under the above scale is less than the amount to which a smaller pension might be increased, it may be increased to the latter amount;

(ii) no pension shall be increased by an amount greater than is sufficient to bring the total means of the pensioner—including the increased pension up to £150 a year in the case of an unmarried person, or £200 a year in the case of a married person.

2. Where a pensioner is in receipt of two pensions to which section one of this Act applies, of one such pension and of a pension as a naval or military pensioner, such pensions shall for the purposes of the above scale be treated as one pension of an amount equal to the aggregate amount of the two pensions.

3. Where before the passing of this Act a pension has, since the grant thereof, increased, the increase authorised under this Act shall be calculated on the original amount of the pension, and the amount by which it may be increased under this Act shall be reduced by the amount of the increase so previously granted.

PART II.

Additional Limitation on Increases of Pensions Granted after the 4th day of August 1914.

Where an existing pension granted on or after the 4th day of August 1914, is less than a pre-war pension by reason of an improvement in the pension scale or an increase in the pensionable emoluments made since that date, the pension shall not be increased under this Act by an amount greater than is sufficient to make the increased pension equal to the amount to which the pre-war pension might have been increased under Part I of this Schedule.

NOTE.—The scale of increases is set out in the Schedule to the Pensions (Increase) Act, which is as follows:—

PART I.

1. Limitations on the Amount of Increases of Pensions.

Where the existing pension does not exceed 50*l.* a year

it may be increased by 5*l.* per

Where the existing pension exceeds 50*l.* a year, but does not exceed 100*l.* in the case of an unmarried person or 130*l.* a year in the case of a married person

it may be increased by 40 per

Where the existing pension exceeds 100*l.* a year, but is less than 150*l.* a year in the case of an unmarried person, or exceeds 130*l.* a year, but is less than 200*l.* a year in the case of a married person

it may be increased by 30 per

Provided that—

(i) if the amount to which a pension may be increased under the above scale is less than the amount to which a smaller pension might be increased, it may be increased to the latter amount;

(ii) no pension shall be increased by an amount greater than is sufficient to increase the total means of the pensioner, including the increased pension up to £150 a year in the case of an unmarried person, or £200 a year in the case of a married person.

2. Where a pensioner is in receipt of two pensions to which section one of this Act applies, of one such pension and of a pension as a naval or military pensioner, such pensions shall for the purposes of the above scale be treated as one pension of an amount equal to the aggregate of the two pensions.

3. Where before the passing of this Act a pension has, since the grant thereof, increased, the increase authorised under this Act shall be calculated on the original amount of the pension, and the amount by which it may be increased under this Act shall be reduced by the amount of the increase so previously granted.

PART II.

Additional Limitation on 1: rates of Pensions Granted after the 4th day of August 1914.

Where an existing pension granted on or after the 4th day of August 1914, is less than a pre-war pension by reason of an improvement in the pension scale or an increase in the pensionable emoluments made since that date, the pension shall not be increased under this Act by an amount greater than is sufficient to make the increased pension equal to the amount to which the pre-war pension might have been increased under Part I. of this Schedule.

**TREASURY REGULATIONS UNDER SECTION 4 OF THE
PENSIONS (INCREASE) ACT, 1920, RELATING TO
PENSIONERS TO WHOM SECTION 1 OF THE ACT APPLIES.**

1. The pensioners to whom these rules apply are pensioners who on the sixteenth day of August, nineteen hundred and twenty, were in receipt of pensions granted

under the Superannuation Acts, 1834 to 1914;

under the Elementary School Teachers' (Superannuation) Acts, 1898 to 1912; or

under the code of regulations for public elementary schools or under the

Pension (Scotland) Act, 1908;

under the National Schools' Teachers' (Ireland) Act, 1879;

under the enactments relating to the pay and pensions of the Royal Irish Constabulary and the Dublin Metropolitan Police;

and those whose following statutory conditions are fulfilled:

(a) they were not aged in the year 1914;

(b) they were not then above the age of fifty years or, if retired by reason of state exigency, not in the case of certain persons above the age of forty-five years;

(c) they were not then receiving a pension or gratuity or other sum in respect of their services;

(d) they were not then receiving a pension or gratuity or other sum in respect of their services;

(e) they were not then receiving a pension or gratuity or other sum in respect of their services;

(f) they were not then receiving a pension or gratuity or other sum in respect of their services;

(g) they were not then receiving a pension or gratuity or other sum in respect of their services;

(h) they were not then receiving a pension or gratuity or other sum in respect of their services;

(i) they were not then receiving a pension or gratuity or other sum in respect of their services;

(j) they were not then receiving a pension or gratuity or other sum in respect of their services;

(k) they were not then receiving a pension or gratuity or other sum in respect of their services;

(l) they were not then receiving a pension or gratuity or other sum in respect of their services;

(m) they were not then receiving a pension or gratuity or other sum in respect of their services;

(n) they were not then receiving a pension or gratuity or other sum in respect of their services;

(o) they were not then receiving a pension or gratuity or other sum in respect of their services;

(p) they were not then receiving a pension or gratuity or other sum in respect of their services;

(q) they were not then receiving a pension or gratuity or other sum in respect of their services;

(r) they were not then receiving a pension or gratuity or other sum in respect of their services;

(s) they were not then receiving a pension or gratuity or other sum in respect of their services;

(t) they were not then receiving a pension or gratuity or other sum in respect of their services;

(u) they were not then receiving a pension or gratuity or other sum in respect of their services;

3

DECLARATION BY A PENSIONER CLAIMING AN INCREASE OF PENSION
UNDER THE PENSIONS (INCREASE) ACT, 1920.

Any Person who knowingly makes a False Statement or False Representation for the purpose of obtaining or continuing an Increase of Pension, or for the purpose of obtaining or continuing such Increase at a Higher Rate than that appropriate to the Case, either for Himself or Herself or for any other Person, is liable on Summary Conviction to Imprisonment for a Term not exceeding Six Months, and, in the Case of a Pensioner, to forfeit his or her Increase of Pension Payable to Him or Her.

Occupation

- (a) Strike out unnecessary words.
(b) Including step-children but not including adopted children.

DETAILED STATEMENT OF MEANS

(including income of (a) { husband.
wife.

(a) ~~Strike out~~ Note.—The word "none" should be written in any of the spaces under the heading of which the claimant and his or her wife or husband has no income.

~~Copy figures before
declaration of Income
Tax to be given.~~

L s. d.

- (1) Amount of pension in respect of which the claim is made
- (2) Amount of other pension (including Old Age Pension, if any), grant, allowance or annuity. (Source of pension to be stated in general)
- (b)
- (3) Net annual value of house property or land
- (c)
- (4) Interest or dividends on stocks, shares, Money at Security, or Bank Deposits
- (d)
- (5) Profits or wages of a business, occupation, etc., Employment or the like, including gratuities and bonus, if any.
- (6) Yearly value of gift or voluntary gifts, including money or in kind (including free medical service)
- (7) Income from other sources

(b) i.e., subject to the deduction of ground rent, mortgage or loan interest, or other annual charge. State nature and particulars of property or land.

(c) State nature and particulars.

(d) State nature and particulars and where partied.

etc.

5. The statement as to amounts in the declaration shall be made with reference to twelve months preceding the date of the declaration, provided that, if the applicant shows to the satisfaction of the Pension Authority that there has been such a change of circumstances that his means in the ensuing year will be materially reduced, the Pension Authority may take such change into consideration.

6. Where in pursuance of an application an increase of pension is granted, the increase shall continue in force for twelve months unless in the meantime the pensioner dies or ceases to fulfil the statutory conditions. The said twelve months may be reckoned from a date not earlier than the date of application or, in a case where the application is made within three months of the date of the Order applying the provisions of the Act to the applicant, from the 1st April, 1920, or the date on which the statutory conditions are fulfilled, if later.

7. Applications for the continuance and re-assessment of increases of pensions, accompanied by a like declaration, shall be sent to the pension authority not more than three nor less than two months before the expiration of the first and every subsequent period of twelve months.

8. The means of a pensioner shall for the purposes of the Act include—

- (a) the pension in respect of which the increase is claimed;
- (b) any other pension, grant, allowance, or annuity (including Old Age Pension) received by the pensioner;
- (c) the annual value of any land or house property, less the deduction of ground rent, mortgages or other interest, or other annual charge;
- (d) interest or dividends on stocks or shares, or on securities or other securities or on bank deposits;
- (e) profits or wages of any trade, business, profession, or employment or vocation, including overtime pay; also war bonus, if any; and
- (f) the annual value of any other benefit or privilege, whatsoever, enjoyed by the pensioner.

9. For the purposes of the Act, a pensioner shall be deemed to reside in the British Islands if his permanent place of abode is in the British Islands, and if he continues to do so again during the time the increase is payable, provided that a pensioner shall not be disqualified from receiving the increase by reason only that he or she is only temporarily absent from the British Islands for a period not exceeding three months in any one year, or for such further period as the Pension Authority may determine that he or she has been prevented from returning by causes beyond his or her control.

10. The pensioner shall, if and when required by the Pension Authority, produce any birth, death, or marriage certificate or such other documentary evidence relative to the fulfilment of the statutory conditions as the Authority may consider necessary.

11. Where the Pension Authority is satisfied by the certificate of a justice of the peace, or minister of religion and of a duly qualified medical practitioner, that a pensioner is of unsound mind or otherwise incapable of making a declaration in the prescribed form, it may accept a declaration made on behalf of the pensioner by any person who appears to the Authority a proper person to represent the pensioner.

12. Any question which may arise in connection with the fulfilment by this pensioner of the statutory conditions or any of them shall be determined by the Minister of Health, or in the case of a pensioner in receipt of a pension granted by a Pension Authority in Scotland by the Secretary for Scotland, whose decisions shall be final.

W.M. SUTHERLAND
JAMES PARKER.

11th October, 1920.

DECLARATION BY A PENSIONER IN RECEIPT OF A PENSION
GIVEN BY A LOCAL OR OTHER PUBLIC AUTHORITY (NOT BEING
A POLICE AUTHORITY) CLAIMING AN INCREASE OF PENSION
UNDER THE PENSIONS (INCREASE) ACT, 1920.

Any person who knowingly makes a false statement or representation for the purpose of obtaining or continuing an increase of pension, or for the purpose of obtaining or continuing such increase in a sum appropriate to the case, either for himself or for another person, is liable to Summary Conviction to imprisonment for a term not exceeding Six Months, & in the case of a Personator, if any Person or Persons by whom or to whom such increase of pension is payable, is liable to imprisonment for a term not exceeding Two Years.

I declare that I am
 a widower with a child or children (b) a widow having
 16 dependents on me;
 a widow with a child or children up to the age of 16
 dependents on me;
 (c) a widow if any

My whole income for the twelve months ending with the day of
 from all sources (excluding my Pension) and the income
of my (a) husband/wife as stated in detail below did not exceed
 £ per week and my permanent place of abode is within the British
Islands; and that I am years of age, and I make this Declaration
knowing it to be true.

Signature of Claimant:

Office held by (c) { Pensioner
Pensioner's husband } at the date of
retirement

Residence:

Present Occupation:

- (a) Strike out unnecessary words.
 (b) Including step-children, but not including adopted children.

DETAILED STATEMENT OF MEMO

(including income of the Hudson/Winn family) would contribute many of the services of a family element and enter her into the community.

(1) *On the other hand*, the *new* *method* *is* *not* *so* *good* *as* *the* *old* *one*.

(b) 16, all
got to the river
at 10 AM. We
arrived at the
morning of the
16th. The water
was very high
and we had to
wait until the
water went down
before we could
cross.

Shallow water 63 Yards
and probably deeper.

28. *Stigmella*
carpinae
Balash.

ORDER MADE BY THE TREASURY UNDER
SECTION 3 OF THE PENSIONS
(INCREASE) ACT, 1920

In exercise of the powers vested in Us by Section 3 of
Parliamentary Act, 1920, We, bring Two of the Lords
of the Treasury, the Secretary of State, the Secretary
of the Board of Trade, the Secretary of the Admiralty,
the Secretary of the War Office, and the Minister of
Health, under the provisions of the Act shall

17-03-1993

1960-61
1961-62



CHAPTER 36.

Act to authorise the Increase of certain Pens. A.D. 1920.
16th August 1920.

acted by the King's most Excellent Majesty, by and
the advice and consent of the Lords Spiritual and
temporal, and Commons, in this present Parliament assembled,
and by the authority of the same, as follows:

and the members to whom this power is given, the functions will be as follows:

1.0000000000000000

故人不以爲子也。子之不孝，則無子矣。

2. *Chlorophytum Topense* Benth.

10. *Leucosia* *lutea* (L.) *var.* *lutea*

4. 2 : 283/121

Bill to amend the elementary schools of state Education & Rept. 62.

High School Teachers (relating to 42 & 43
of 1914).

ments relating to the pay and pensions
of the Irish Constabulary and the Dublin

all have effect from the first day of,

conditions for the increase of pensions Statute.

just residence in the British Islands;

A.D. 1920.

- (2) The pensioner must have attained the age of sixty years, or have retired on account of physical or mental infirmity, or, in the case of a pensioner who is a widow and is in receipt of a pension payable in respect of the services of her deceased husband, may have attained the age of forty years;
- (3) The pensioner must satisfy the pension authority that his means, including his pension, are less than one hundred and fifty pounds a year, if unmarried, or two hundred pounds a year, if married.

Application
to pensioners
of police,
local, and
public autho-
rities.

Regulations.

3. The Treasury after consultation with the appropriate Government department may, by order, authorise the application of the foregoing provisions of this Act, including the Schedule thereto referred to, to pensioners in receipt of pensions granted by any police, local, or other public authority, and thereupon such police, local, or other public authority shall apply such provision to pensions granted by them.

4. The Treasury may make regulations for carrying this Act into effect and in particular—

- (a) for prescribing the evidence required as to the fulfilment of the statutory conditions and for defining the meaning of residence for the purposes of this Act; and
- (b) for prescribing the manner in which claims for increases of pensions may be made and the procedure to be followed for the consideration and determination of such claims; and
- (c) for prescribing the manner in which the means of a person are to be calculated for the purposes of this Act.

Provided that, in making regulations affecting pensions in receipt of pensions from police, local, or other public authorities, the Treasury shall act in consultation with the appropriate Government department.

Penalty for
false state-
ments, &c.

5. If for the purpose of obtaining or continuing a pension—

- (a) under this Act; or
- (b) under any Order in Council or Royal Warrant providing for the grant of corresponding benefits to naval or military pensioners,

either for himself or for any other person, or for the purpose of obtaining or continuing such increase at a higher rate than that appropriate to the case, any person knowingly makes a false statement or false representation, he shall be liable to summary conviction to imprisonment for a term not exceeding six months and, in the case of a pensioner, to forfeiture of a pension or increase of pension payable to him.

6. Any increase in a pension granted under any Order in Council for the grant of such corresponding benefits as aforesaid to naval or military pensioners shall not be taken into account in determining the amount of, or of entitlement to, a specific gratuity or gratuity pension under section five of the Greenwich Hospital Act, 1869, as amended by section four of the Greenwich Hospital Act, 1886.

Provisions as
to special
Hospital
pensions.
S. 22 & 39 Vict.
s. 44.
s. 61 & 62 Vict.
s. 21, &c.

7.—(1) For the purposes of this Act—

The expression "pension authority" means the appropriate Government department or other authority by whom a pension is granted.

The expression "married person" includes a widow or widower with one or more children under the age of sixteen years, or a dependent on him or her, and the expression "unmarried person" includes a widow or widower having no such children.

The expression "means" in the case of a married person means the means of both husband and wife.

The expression "naval or military pensioner" means a person formerly in the naval or military service of the Crown, whether in receipt of a pension in respect of such service, or the widow of such a person who is in receipt of a pension in respect of the naval or military service of her deceased husband.

The expression "prescribed" means prescribed by regulations under this Act.

8. This Act shall not apply to any pension or part of a pension which has been commuted.

9. This Act may be cited as the Pensions (Increase) Act, 1920.

Sections 1
and 2.

SCHEDULE.

PART I.

LIMITATIONS ON THE AMOUNT OF INCREASES OF PENSIONS.

Where the existing pension does not exceed 50/- a year it may be increased by 50 per cent.

Where the existing pension exceeds 50/- a year, but does not exceed 100/- a year in the case of an unmarried person or 130/- a year in the case of a married person it may be increased by 40 per cent.

A.D. 1922.

- (2) The pensioner must have attained the age of sixty years or have retired on account of physical or mental infirmity, or, in the case of a pensioner who is a widow and is in receipt of a pension payable in respect of the services of her deceased husband, must have attained the age of forty years;

(3) The pensioner must satisfy the pension authority that his means, including his pension, are less than one hundred and fifty pounds a year, if unmarried, or two hundred pounds a year, if married.

3. The Treasury after consultation with the appropriate government department may, by order, authorise the application of the foregoing provisions of this Act, including the Schedule referred to, to pensioners in receipt of pensions granted by any police, local, or other public authority, and thereupon such police, local, or other public authority shall apply such provision to pensions granted by them.

Regulations

4. The Treasury may make regulations for carrying this Act into effect, and in particular—^{as} ?

- (a) for prescribing the evidence required as to the fulfilment of the statutory conditions and "or defining the meaning of "residence" for the purposes of the Act; and

(b) for prescribing the manner in which claims for increases of pension may be made and the procedure to be followed for the consideration and determination of claims; and

(c) for prescribing the manner in which the means of a person are to be calculated for the purposes of the Act.

Provided that, in making regulations affecting pensions in respect of pensions from police, local, or other public authorities, the Treasury shall act in consultation with the appropriate Government department.

Penalty for false state- ments. Ac.

5. If for the purpose of obtaining or continuing increase of pension—

- (a) under this Act; or
(b) under any Order in Council or Royal Warrant providing for the grant of corresponding benefits to ~~military pensioners~~.

either for himself or for any other person, or for the purpose of obtaining or conveying such increase at a lug, or else if that appropriate to the case, any person knowingly making false statement or false representation, he shall be liable summary conviction to imprisonment for a term not exceeding six months and, in the case of a pensioner, to forfeit a pension or increase of pension payable to him.

A.D. 1926.
Provisions as
to special
Greenwich
Hospital
pensions.
32 & 33 Vict.
c. 44
61 & 62 Vict.

6. any increase in a pension granted under any Order in
respect of which corresponding benefits as aforesaid
are or may be granted shall not be taken into account
in determining the amount of, or entitlement to, a special
Guaranteed Hospital Pension under section five of the Act which
Hospital Act 1867 is amended by section four of the Cet. w/ the
Hospital Act 1938.

—IV.—For the purposes of this Act—

The expression "royal authority" means the power of the king or other authority by whom a pension is granted.

The expression "married person" includes a widow or widower, and one or more children under the age of 18 years of age dependent on him or her and the expression "unmarried person" includes a widow or widower having no such children.

The expression "means" in the case of a married person means the means of both husband and wife.

... "person serving or about to become pensioner" means a person primarily in the naval or militia service of the Commonwealth in receipt of a pension.

in respect of such service, or the widow of such a person who is in receipt of a pension in respect of the naval or military service of her deceased husband.

This Act shall not apply to any pension or part of a

8. This Act may be cited as the Pensions (Increase) Act.

It may be cited as *Ex parte Sibley*. At C. & G.

SCHEDULE

Page 1

Sections 1 and 3

LIMITATIONS ON THE AMOUNT OF INCREASE OF PENSIONS

Where the existing pension does not exceed \$50, it may be increased by 50 per cent. Where the existing pension exceeds \$50, a year, but does not exceed \$100, a year in the case of an unmarried person or \$130, a year in the case of a married person, it may be increased by 40 per cent.

A.D. 1920. Where the existing pension exceeds 100*l.* a year, but is less than 160*l.* a year in the case of an unmarried person, or exceeds 130*l.* a year, but is less than 200*l.* a year in the case of a married person.

Provided that—

- (i) if the amount to which a pension may be increased under the above scale is less than the amount to which a smaller pension might be increased, it may be increased to the latter amount;
- (ii) no pension shall be increased by an amount greater than is sufficient to bring the total means of the pensioner, including the increased pension up to 160*l.* a year in the case of an unmarried person, or 200*l.* a year in the case of a married person.

2. Where a pensioner is in receipt of two pensions to which section one of this Act applies or of one such pension and of a pension as a naval or military pensioner, such pension shall, for the purpose of the above scale, be treated as one pension of an amount equal to the aggregate amount of the two pensions.

3. Where before the passing of this Act a pension has since the grant thereof been increased, the increase authorised under this Act shall be calculated on the original amount of the pension, and the amount by which it may be increased under this Act shall be reduced by the amount of the increase so previously granted.

PART II.

ADDITIONAL LIMITATION ON INCREASE OF PENSIONS GRANTED AFTER THE 4TH DAY OF AUGUST 1914.

3. Where an existing pension granted on or before the 4th day of August 1914, is larger than a pre-war pension by reason of an improvement in the pension scale or an increase in the pensioner's emoluments made since that date, the pension shall not be increased under this Act by an amount greater than is sufficient to make the increased pension equal to the amount to which the pre-war pension might have been increased under Part I of this Schedule.

Printed by HYKE and SPOTTISWOODE, LTD.

WILLIAM RICHARD CODLING, Esq., C.B.E., M.V.O., the King's Printer of Acts of Parliament.

~~1667/20~~

17748/21

209

May 1921

~~MSD~~

~~Sc~~

I am so & refer to the

DRAFT.

A. P. Dugay

Dear Sirs

~~forward~~

~~17748/21~~

~~desire to receive~~

by the L.C. of the Treasury

have been addressed to application to
Act 42, Anno. 1926, Oct., 1926,

Station for permanent awards

not otherwise under the

from the Secretary of State

for the same purpose

and the same purpose

(Signed) H. J. S.

Cpy in personal file
2840 KAR

dfs

17748/21

210

2d July

of May 1926

Sir

DRAFT.

M. Alexander Esq.

MINUTE

in view of

1926 M. 28.

subject of the

order from

(2) I am

the L.C. of the Treasury

now sanctioned the application

have been allowed to application to
H.R. for an increase Act, 1920,

station for a previous award

not sufficient under the

(Signed) H. J.

17748/21

210

9 May 1921

~~S. S.~~ July

Si

DRAFT.

Cm. Alexander say,

allow from the

MINUTE

1920 N° 28

subject of

allow from

~~T. H. J. L. A.~~

Cpy informal
28/5 KAR

the L.C. of the Treasury

now sanctioned the advance

d/c

of the Pensions Increase Act, 1920,

to pensions awarded under the Super:

acts from Uganda, Nyaaland & Somaliland?

of these Proletarians
funds to Ex-Servt. officers and that

I you will receive a further report on the subject.

from the C.I. for the Col. Secretary. etc. early

(Signed) H

17748/ii

211

19 May 1921

DRAFT.

Uganda N° 373.

Nyasa N° 372

Somali N° 371

Gov Comptn

Arbitration

MINUTE.

Copy of a letter from the

Mr. Clark 4/5/21

Mr. Batterbee 5/5.

Mr.

Mr. Grindle.

Sir H. Lambert.

Sir H. Read.

Sir G. Fielden.

Col. Amery.

Mr. Churchill.

CM 1. Treasury letter, with
enclous (all, ~~including~~) awarded under the Super.
Uganda, except M.Q.A.C. Council.
Treasury are sending
M.Q.A.C. Council the enclos.
C.B.E.C.A. (copy from the funds of Uganda, Nyasa,
and Somaliland)
19 May.

and should be sent to all officers of the ports.

(2) I also enclose a copy of my

letter to the EA. for the Col., showing
the action which I have instructed
H.M.S. to take.

I feel confident that
you will desire to consider
the merits of the last letter
before you make any
further communication with me.
and I can assure you
that the time & trouble
involved in this would be
more than compensated by the
convenience of your doing so.

17748 Ex.

212

19 May 1921

Received 39/5/21

DRAFT

C.A.

MINUTE

Act. 1921

Mr. Clark
Mr. Pethick
Sir
Sir G. Fiddes
Sir H. Read
Sir G. Amery
Mr. Churchill

Somewhat to the effect that

(2) I enclose to the Treasury
copies of the letter addressed
to you and to the Board of Trade
in your name & guidance, a copy of the letter
from the Treasury in which it is said
as follows:

Being in
consideration
of the
matter
I am
desirous
of your
advice
on the
same
and
will
be
pleased
to receive
your
opinion
there
upon
as soon
as possi-

on that there appear in the foregoing
draw your attention to the various paragraphs.

Where the date given as 1st April 1920 shall

be the 1st January 1917, the old date will

be the 1st January 1917, the old date will

be the 1st January 1917, the old date will

be the 1st January 1917, the old date will

be the 1st January 1917, the old date will

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be the 1st January 1917, the old date will

be the 1st January 1917, the old date will

be the 1st January 1917, the old date will

be the 1st January 1917, the old date will

Coming within the above categories
Nyakal & Sonali? permanent? who + where

on former before the 1st January 1917 +

DRAFT

After this, you will receive the enclosed copy

of the letter from Mr. G. B. Scott, whose

name appears on the list enclosed w. you

news of the 9th Dec^t.

(5) Send him copies as often as he

wants filled up one of the second books

as to account

of the same

and so on

for the following in various particulars

1. The property will come from 1st April 1920, the

any further, and the remains may be

*any further use
of the material*

~~the~~ ~~new~~ ~~school~~ ~~year~~