Section eleven, Militia Pension Act, 1901.

ROYAL MILINARY COLLEGE.

If an officer to whom a pension has been granted II. under this Act is employed in the public service of Canada and is in receipt of a salary therefor, such pension shall be discontinued during the time such officer is in receipt of such salary unless the officer, prior to his retirement from the Force, served as an officer, non-commissioned or man, on active service outside of Canada or the United States during the war between Great Britian & Germany which commenced on the fourth day of August, one thousand nine hundred and fourteen, in which case unless, prior to the coming into force of this Act, or subsequent to the coming into force therefor, it has been or, is otherwise ordered ordered by the Governor in Council the pension shall not be discontinued. Provided, however, that in the event of the gross annual pension granted to such last mentioned officer under this Act, together with the annual rate of salary which such officer is receiving in the Public Service of Canada, making an annual amount greater than the annual rate of pay and allowances upon which such officer's pension pension was computed the payments of pension to such officer during the time he is in receipt of a salary in the public service of Canada shall be red reduced so that the annual rate of emolument received by such officer by way of salary and pension shall not exceed the annual rate of pay and allowances upon which his pension was computed.

Geo. V. c. 20. S. I.

Extract;-

Militia Pension Act, 1901. as amended.