Superannuation Act. 1887.

(b.) Without his own default; and—

(c.) By some injury specifically attributable to the nature

of his duty,—

the Treasury may grant to him, or, if he dies from the injury, to his widow, his mother, if wholly dependent on him at the time of his death, and to his children, or to any of them, such gratuity or annual allowance as the Treasury may consider reasonable, and as may be permitted by the terms of a warrant under this section:

(2.) The Treasury shall forthwith after the passing of this Act frame a warrant regulating the grant of gratuities and annual allowances under this section, and the warrant so

framed shall be laid before Parliament:

(3.) Provided that a gratuity under this section shall not exceed one year's salary of the person injured, and an allowance under this section shall not, together with an superannuation allowance to which he is otherwise entitled, exceed the salary of the person injured, or three hundred pounds a year, which ever is less.

POWER TO GRANT RETIRING ALLOWANCE TO PERSONS REMOVED.

Power to grant retiring allowance to persons removed.

- 2.—(1.) Where a civil servant is removed from his office on the ground of his inability to discharge efficiently the duties of his office, and a superannuation allowance cannot lawfully be granted to him under the Superannuation Acts, 1834 and 1859, and the Treasury think that the special circumstances of the case justify the grant to him of a retiring allowance, they may grant to him such retiring allowance as they think just and proper, but in no case exceeding the amount for which his length of service would qualify him under sections two and four of the Superannuation Act, 1859, without any addition under section seven of that Act:
- (2) A minute of the Treasury granting an allowance under this section to any civil servant shall set forth the amount of the allowance granted to him, and the reasons for such allowance, and shall be laid before Parliament: Provided that the Treasury before making the grant shall consider any representation which the civil servant removed may have submitted to them.

RECKONING OF TEMPORARY SERVICES.

Reckoning of temporary services. 3. Where a person at the time he becomes a civil servant within the meaning of this Act is serving the State in a temporary capacity, the Treasury may if, in their opinion any special circumstances of the case warrant such a course, direct that his service in that capacity may be reckoned for