



WARNING! DO NOT COMPLETE THIS DECLARATION UNTIL YOU HAVE CAREFULLY READ IT, AND ARE SATISFIED THAT YOU CAN CONSCIENTIOUSLY MAKE THE DECLARATION REQUIRED. AND WILFUL MIS-STATEMENT THEREIN CONSTITUTES PERJURY, AND IS PUNISHABLE UNDER THE CRIMINAL CODE.

APPLICATION I	FOR INTERMENT.
	City, or Town, of
	Province of
	Date,
I, the undersigned, make application to the Trustees Rules and Regulations) for the burial of the late:	of the Last Post Fund of Canada, (subject to their
SURNAME	CHRISTIAN NAME
REGIMENTAL NUMBERRANK	RELIGION AGE
REGIMENT	······
WAS HE A PENSIONER AT TIME OF DEATH,	AND IN RECEIPT OF PENSION ?
WAS HE A CANADIAN, OR IMPERIAL PENSIC	NER?
WAS IT A 'DISABILITY' OR 'LONG SERVICE'	PENSION ?
DATE, AND PLACE OF DEATH	
	RTIFICATE)
PHYSICAL DESCRIPTION (Approximate)	(note especially, tattoo, birth, or wound marks.)
	•••••••••••••••••••••••••••••••••••••••
	CEASED KNOWN TO APPLICANT
(List every article)	•••••••••••••••••••••••••••••••••••••••
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I, the undersigned, Solemnly Declare that the above described Ex-Service person, is DECLARATION identified by me with the Military Documents herewith presented and is the person referred to therein. I further Solemnly Declare, that there are insufficient funds, or immediately convertible assets belonging to the deceased, wherewith to meet the cost of interment, neither is there any Insurance, or friends, or relatives, able to accept the responsibility therefor.

I make this Solemn Declaration conscientiously believing the same to be true, and knowing it to be of the same force and effect, as if made under oath, and by virtue of the Canada Evidence Act.

Declared before me, at	Name of Applicant
thisday of 19	Address

..... J.P.-N.P.-or Com. of the Sup. Court

District of.....

This information must be filled in as soon as obtainable.

N. B.—Under no circumstances whatever is an application to be considered without the Discharge Documents of the deceased and identification of deceased therewith. If the Discharge has been lost and indisputable proof of Service can be obtained from the Records Office, that alone, may be accepted in lieu of the original documents. Form "B" must be supplemented with Form "C" when the case is outside the bounds of a Branch dis-

trict.

In the case of Canadian Sailors or Soldiers who may be "Disability" pensioners and whose estate is insufficient to meet the cost of last illness and burial, re-imbursement to a maximum of \$100.00 may be obtained on application to the Board of Pension Commissioners, at Ottawa, under provisions of Chapter 62,

Article 32, of the Pensions Act of Canada. The case of a "Long Service" pensioner who may be indigent at death must be treated as though no pension existed, whether he be a Canadian or Imperial Service member.

In the case of Imperial Disability Pensioners of the Navy or Army who may be indigent at death, they will have to be treated in the initial stage, as though no pension exists, and application made to the Ad-miralty, of War Office, for re-imbursement, through the Officer Paying Imperial Pensions at Ottawa, who will forward the application to the proper authorities.