"of the marriage an injury or disease previously known was so improved as to have removed any resultant pensionable disability.

(c) Should a member of the Forces who married between a period of one year after his discharge and the coming into Force of this Act, who is still alive at the time of the coming into force of this Act, fail to apply to the Commission for a certificate showing that any injury or disease he was suffering from at the time of the marriage would not in the opinion of the Commission result in death and subsequently dies of a pensionable disability, his dependents may apply for a pension on the grounds that marriage took place an a time when no symptoms existed from which a reasonably prudent man, making reasonable emquiries, would have known of the existence and the potential seriousness of the injury or disease which ultimately resulted in death; provided, however, that it shall be conclusively presumed that such symptoms did not exist, if, at the time of the marriage, an injury or disease previously known was so improved as to have removed any resultant pensionable disabilitye"

That, as recommended by the Royal Commission and the Select Committee of the House of Commons, further profision be made for the dependents of pensioners in receipt of pension in Classes 1-5. Vide Sections 6 and 10, Bill 255 - 19244

6. Subsection five of Section twenty-three of the said Act is repealed and the following is substituted therefor:-

"(5) The children of a pensioner who was pensioned in any of Classes I to 5, mentioned in Schedule A and who has died, shall be entitled to a pension as if he had died on service whether his death was attributable to his service or not, provided that the death occurs within ten years after the date of retirement or discharge or the date of the commencement of pension."

10. Subsection two of section thirty-three of the said Act is repealed and the following is substituted therefor:-

"(2) Subject to paragraph one of this Section, the widow of a pensioner who, previous to his death, was pensioned for disability in any of the classes 1 to 5 mentioned in schedule A shall be emtitled to a pension as if he had died on service whether his death was attributable to his service or not, provided that the death occurs within ten years after the date of retirement or discharge or the date of commencement of pension."

That the allowances for dependent parents of disability pensioners be not subject to reduction because of the unemployment of the pensioner, Vide Section 8, Bill 255.

"8. Subsection three of Section thirty-one of the said Act as amendment by chapter 62 of the Statube of 1920, is repealed and the following is substituted therefore "(3) When a pensioner previous to his enlistment or during his service was maintaining or was substantially assisting in maintaining one or both of his parents, an amount not exceeding one hundred and eighty dollars per

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