is claimed; (b) three years after the date on which applicant has fallen into dependent condition; (%) within seven years after the date charged from the forces; or (d) within three years after the date of the completion of his treatment by the Department of Soldiers' Civil Re-establish-(Batter Leurs for Peneineric Children) ment.

The time for children of a pensioner in any class 1-5,

Schedule A, making application in event of death of the father has been extended from five to ten years. The children, according to the amendment, shall be entitled to pension now provided that the death occurs within ten years after retirement or discharge or the date of commencement of pension.

A further humane provision is that of a small addition to the pension on amputation cases, etc, to cover extra clothing required owing to wear and tear of artificial limbs or appliances.

Supe from Soldiers Settlement

Amendments of the 1925 session to the Soldiers Settlement

Act further safe-guard the interests of soldier settlers on the land.

(Carlei Furd for Pidilhlur hor) In accordance with recommendations of the Ralston Royal Commission legislation was enacted to provide for distribution of Canteen funds for the benefit of those to whom they rightfully belong, disabled soldiers and dependents of the fallen. Dr. Beland also introduced this measure on behalf of the Liberal government.

POOR COPY

W. L. Mackenzie King Papers Memoranda & Notes

PUBLIC ARCHIVES ARCHIVES PUBLIQUES CANADA