forces unreasonably refuses to undergo such treatment or if by any reason of the misconduct of such former member of the forces while undergoing treatment it is necessary in the discretion of the Department to discontinue such treatment, the pension to which he or his dependents would otherwise be entitled may, in the discretion of the Board of Pension Commissioners for Canada, be reduced or refused and any Post Discharge Pay or War Service Gratuity to which former member of the forces and his dependents at the time such report is received, or such treatment is discontinued by the Department may be entitled, may be withheld until the Department has certified to the Officer i. e. of Post Discharge Pay that such former member of the forces has undergone and completed to the satisfaction of the Department the treatment so recommended or that such misconduct has been excused. The decision as to what under the provisions of this Clause constitutes unreasonable refusal or misconduct shall rest with the Department and its decision shall be final.

Treatment and Training— Post-treatment and training allowances. 23. (1) The payment of allowances authorized by this Order in Council may be continued for one month after the completion of training of a former member of the forces provided that (a) In the opinion of the Department his conduct while undergoing training has been satisfactory (b) his training has occupied a longer period than two months; (c) In the opinion of the Department such continuation of payment is necessary to assist him in obtaining employment or to tide him over a period of temporary difficulty.

(2) The payment of allowances authorized by this Order in Council may be continued for one month after the completion of treatment of a former member of the forces, provided that (a) In the opinion of the Department his conduct, while undergoing treatment, has been satisfactory (b) his treatment has occupied a longer period than two months (c) he is not entitled to any payment of War Service Gratuity (d) in the opinion of the Department such continuation of payment is necessary to assist him in obtaining employment or to tide him over a period of temporary difficulty.

24. No allowances shall be paid under authority of this Order in Council for any child or brother or sister of any former member of the forces who, if a boy is over the age of 16, or, if a girl, is over the age of 17 years, provided that if the child or brother or sister is unable owing to physical or mental infimity to provide for its maintenance the allowances may be continued until such child or brother or sister has attained the age of 21 years. Provided also that no allowances shall be paid in respect of a child or brother or sister after the marriage of such child or brother or sister.

Treatment and Training age limit child dependents.