(d) In the case of a civil servant who married after the first day of July, one thousand nine hundred and ten, if he was

more than twenty years older than his wife;

(e) If the civil servant died within one year after his marriage: unless he was manifestly in good health at the time of his marriage, and his death was caused by disease or injury not due to causes within his own control, and the Treasury Board is satisfied that there are no other objections to the granting of the allowance.

Widow's allowance one half of

Each child Proviso.

24. The annual allowance to the widow of a civil servant 10 shall be one half of the yearly superannuation allowance which contributor's the civil servant was in receipt of, or to which he would have been entitled, as the case may be; and the yearly allowance to a child under eighteen years of age shall be one hundred dollars: Provided, however, that the total amount paid during any one 15 year to the widow and children of a civil servant shall not exceed the annual superannuation allowance which the civil servant was in receipt of, or to which he would have been entitled, as the case may be.

Case of motherless child.

2. The limitation to one hundred dollars a year contained in 20 subsection one of this section to the contrary notwithstanding, there may be granted to the child of a civil servant, if such child is motherless and, in the opinion of the Treasury Board, in great need, an annual allowance not exceeding two hundred dollars, which in the case of a daughter may be continued until 25 she attains the age of twenty-one years or marries, whichever shall first happen.

Gratuities to widows in certain cases.

3. In the event of a civil servant dying before the period at which a superannuation allowance might be granted him under the terms of this Act, the Governor in Council may allow his 30 widow a gratuity not exceeding one month's pay for each year of his service.

Allowance when Marriage of widow.

25. A widow's or a child's allowance shall be discontinued discontinued, if such widow or child becomes unworthy of it.

2. If a widow remarries, her allowance shall cease from the 35 day following that of her remarriage; but in the event of her again becoming a widow her pension may be restored, if she is otherwise qualified.

Disposal of contribution if no widow.

26. If a contributor leaves no widow, the amount of his contributions to the Consolidated Revenue Fund, less any sums 40 which he has received out of the fund in his lifetime, and less any sums which have been paid or may become payable in the future to or on behalf of any child or children under the foregoing provisions, shall be paid to the personal representatives of such deceased contributor, in trust for the persons entitled 45 thereto under his will, or, in case of intestacy, for the next of kin or other persons entitled to his estate under the Statutes of Distribution.

CONTRIBUTIONS.

Deduction

27. A deduction, towards making good the allowances hereinbefore provided for, shall be made, in conformity with the 50