

DP/23383.



Roinn Coranta
Fáilte
21 SEP 1953
Clárú na Dúaire
AIRGEADAIS

ARMY PENSIONS ACTS, 1923-1953

Military Archives

Application for an allowance under Part II of the Army Pensions Act, 1953, by or on behalf of the widow, parent, sister or permanently invalidated brother of a deceased person

INSTRUCTIONS FOR USE OF THIS FORM.

1. In every case the name to be inserted as applicant is that of the person by whom or on whose behalf it is claimed that she or he is entitled to the allowance or gratuity.
2. This application form is to be signed by the applicant, except where the Minister for Defence authorises it to be signed on behalf of the applicant by another person.
3. The attention of the person signing this form is directed to the declaration at the foot hereof to be made by such person.
4. The signature of the person signing this form is to be attested by a witness. (As to who may be a witness, see foot of this form).
5. In the event of the person making the application being unable to write he or she is to sign by affixing his or her mark and the attesting witness is to insert the name of such person.

Name of Applicant (To be written in Block Capitals) MRS BRIDGET MULHOLLAND
(Surname), (Mr., Mrs., or Miss). (Christian Names)

Address CORTIAL KILKERLEY DUNDALK

Name of Deceased Member THOMAS MULHOLLAND

Late of (Address) CARRICK ROBIN

DUNDALK

Ackd. RCB

NOTE.—Before answering any of the questions below, the person making the declaration at the foot of this Form is to note that the statements made will be checked.

The Army Pensions Acts impose a summary penalty for a false declaration. The following are the terms of Section 12(1) of the Army Pensions Act, 1923, as amended by Section 3 of the Army Pensions Act, 1949:—

“If, for the purpose of obtaining or continuing for himself or any other person a pension, allowance (including a special allowance), or gratuity under this Act or for the purpose of obtaining or continuing for himself or any other person a pension, allowance (including a special allowance), or gratuity under this Act at a higher rate than that appropriate to the case, any person makes any statement or representation (whether such statement or representation is written or oral) which is to his knowledge false or misleading in any material respect, such person shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding twenty-five pounds or, at the discretion of the Court, to imprisonment for any term not exceeding six months or to both such fine and imprisonment.”

If the declarant is unable to read, the above notes should be read over to him (or her) by the witness, who should so testify in his attestation of the claim.

1. State relationship of applicant to deceased and such of the following particulars as are appropriate:—

(a) If widow, date of marriage (certificate of marriage to be attached).

(b) State whether applicant is a parent of deceased.

(c) If applicant is a sister of deceased state whether unmarried or a widow. If a widow (a) the marriage certificate and (b) the death certificate of husband should be attached. If a permanently invalid brother, a medical certificate should be attached. State also if applicant was dependent on deceased at the date of the latter's death and, if so, to what extent. The full circumstances as to dependency should be set out in a separate statement if necessary.

2. State whether any claim has been made, or is being made by the applicant in respect of any other member of any of the bodies mentioned in 6.

3. State whether any claim has been made or is being made by any other person in respect of the deceased.

4. (a) When and where did the deceased die, and what was the cause or causes of death? (Certificate of death to be attached).

MOTHER

YES MOTHER

NO

NO

REGISTRAR HAS NO
RECORD OF DEATH

APR 16 1920
DIED AT LOUTH HOSPITAL
DUNDALK APRIL 16TH 1920
AS RESULT OF WOUND
RECEIVED WHILE DIS-ARMING
R.I.C. PATROL AT BRIDSE ST
DUNDALK APRIL 15TH 1920