

VICTORIA.



ANNO QUARTO

ELIZABETHÆ SECUNDÆ REGINÆ.



No. 5911.

An Act to amend the Superannuation Acts, and for other purposes.

[30th November, 1955.]

BE it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is to say):—

Short title
construction
and citation.

Nos. 3782, 3947,
4085, 4186, 4330,
4351, 4487, 4517,
4549, 4744, 4775,
4958, 5255, 5294
Pt. I., 5395,
5453, 5690, 5782.

1. This Act may be cited as the *Superannuation Act 1955* and shall be read and construed as one with the *Superannuation Act 1928* (hereinafter called the Principal Act) and any Act and enactment amending the same all of which Acts and enactments and this Act may be cited together as the Superannuation Acts.

Amendment of
No. 3782 s. 13
as amended by
Nos. 4517 s. 4,
4775 s. 3,
5453 s. 2.

2. (1) For sub-sections (1) to (4) of section thirteen of the Principal Act as amended by any Act there shall be substituted the following sub-sections:—

Scale of units
of pension.

“(1) Subject to this Act contributions by an officer shall be in respect of units of pension, and the number

of

of units in respect of which an officer shall contribute shall have relation to his salary in accordance with the following scale :—

Column One.			Column Two.		
Where the Annual Salary of the Officer—			The Officer shall Contribute the Amount Necessary to Provide Units of Pension as Under—		
			Per annum.		
£			£ s. d.		
Does not exceed	£	195	Two units equivalent to a pension of	£	104 0 0
Exceeds 195 and does not exceed	£	260	Three	£	156 0 0
" 260	£	325	Four	£	208 0 0
" 325	£	390	Five	£	253 10 0
" 390	£	455	Six	£	299 0 0
" 455	£	520	Seven	£	344 10 0
" 520	£	585	Eight	£	390 0 0
" 585	£	650	Nine	£	422 10 0
" 650	£	715	Ten	£	455 0 0
" 715	£	780	Eleven	£	500 10 0
" 780	£	845	Twelve	£	546 0 0
" 845	£	910	Thirteen	£	591 10 0
" 910	£	975	Fourteen	£	637 0 0
" 975	£	1,040	Fifteen	£	682 10 0
" 1,040	£	1,105	Sixteen	£	728 0 0
" 1,105	£	1,170	Seventeen	£	773 10 0
" 1,170	£	1,235	Eighteen	£	819 0 0
" 1,235	£	1,300	Nineteen	£	864 10 0
" 1,300	£	1,430	Twenty	£	910 0 0
" 1,430	£	1,560	Twenty-one	£	955 10 0
" 1,560	£	1,690	Twenty-two	£	1,001 0 0
" 1,690	£	1,820	Twenty-three	£	1,046 10 0
" 1,820	£	1,950	Twenty-four	£	1,092 0 0
" 1,950	£	2,080	Twenty-five	£	1,137 10 0
" 2,080	£	..	Twenty-six	£	1,183 0 0

(2) An officer whose salary does not exceed Two hundred and sixty pounds per annum may, within three months after the pay-day (whether before or after the commencement of the *Superannuation Act 1955*) on which he makes his first contribution to the Fund, elect to contribute for additional units to make up a total of three or four units, and the contribution in respect of any such additional units shall be payable as on and from the first pay-day after the date of the election.

Contribution for additional units on becoming a contributor.

(3) Where an officer—

(a) is appointed or becomes a contributor after the commencement of the *Superannuation Act 1955*; and

Reduction of units.

(b) on

(b) on the first pay-day on which he is required to contribute to the Fund is not less than thirty years of age—

he may within three months after such pay-day elect to contribute for a less number of units than that appropriate to his salary (but not less than two) and the total amount of contributions paid by him in respect of any unit for which by reason of such election he is no longer required to contribute shall be refunded to him.

Increase of
units on
increase of
salary.

(4) (a) If the salary of a contributor is increased and thereby falls within a higher salary group in column one of the scale of units, than the salary group in which it fell prior to the increase—

(i) if the contributor has not attained the age of thirty years on or before the first pay-day after the date on which the increase was authorized by the appropriate authority or after the date on which the increase is payable (whichever is the later) he shall increase the number of units for which he is contributing to the number of units specified in column two opposite the salary group in which his salary falls after the increase of his salary, and the contribution in respect of any such additional units shall be payable as from and inclusive of the said first pay-day ;

(ii) if the contributor has attained the age of thirty years on or before the first pay-day after the date on which the increase was authorized by the appropriate authority or after the date on which the increase is payable (whichever is the later) he may, not later than three months after the first pay-day on which he is paid at the increased rate, elect to increase the number of units for which he is contributing by a number not exceeding the difference between—

the number of units specified in column two opposite the salary group in which his salary falls after the increase of his salary ; and

the

the number of units specified in column two opposite the salary group in which his salary fell before the increase—

and the contribution in respect of any such additional units shall be payable as on and from the first pay-day after the date of such election :

Provided that the contributor may not so elect to increase the number of units for which he is contributing to a number exceeding the number of units specified in column two opposite the salary group in which his salary falls after the increase of his salary.

(b) Without affecting the generality of sub-paragraph (ii) of paragraph (a) of this sub-section a contributor may at any time elect under this paragraph (b) to contribute for additional units to make up a total number of units not exceeding the number of units specified in column two opposite the salary group in which his salary falls :

Increase of
units at
any time.

Provided that such an election shall have no effect unless the contributor (other than a contributor whose contributions for such additional units would be at the rate appropriate to age sixty-five next birthday or, if contributing under the Sixth Schedule, at the rate appropriate to age sixty next birthday) submits, within one month after the date of the election or such further time as the Board allows, a certificate in a form approved by the Board from a medical practitioner approved by the Board that the contributor is not suffering from any physical or mental defect that is likely to render him incapable before attaining the maximum age for retirement of performing his duties :

Provided further that if an officer—

(i) the number of whose units has been increased consequent upon an election under this paragraph (b) ; and

(ii) who

(ii) who but for the provisions of this paragraph (b) would have had no right to elect so to increase the number of his units—

retires within two years after the date of such election and is under the first proviso to section twenty-nine of this Act entitled (not having chosen to take a refund) to a pension on the basis of an actuarial equivalent, then in computing such actuarial equivalent no account shall be taken of any additional units contributed for pursuant to such election, but the officer shall have returned to him from the Fund the actuarial reserve as determined by an actuary being a member of or appointed by the Board of the contributions made by him in respect of such additional units.

Time from which contributions for additional units payable.

(c) The contributions in respect of any increase of units consequent on any election under the foregoing provisions of this sub-section shall be payable as on and from the first pay-day after the date of the election or, where a medical certificate is required under this sub-section, the first pay-day after the date of such certificate (whichever is the later).

General election for progressive increase of contributions.

(d) (i) Notwithstanding anything in sub-paragraph (ii) of paragraph (a) of this sub-section any contributor who has attained the age of thirty years may make a general election that the number of units for which he is contributing shall (without any other election in that behalf) be increased, by the number by which they might be increased under the said sub-paragraph, on each occasion on which thereafter his salary is increased and thereby falls within a higher salary group aforesaid.

(ii) Any such general election shall continue in force until revoked by the contributor by notice in writing to the Board and after any such revocation the provisions of the said sub-paragraph relating to elections shall apply in respect of any future increase of salary.

(iii) Contributions in respect of any increase of units consequent on any general election under this paragraph shall be payable as on and from the first pay-day after the date on which the increase was authorized by the appropriate authority or as from and inclusive of the first pay-day after the date on which the increase is payable, whichever is the later.

(iv) No

(iv) No contributor may make more than one general election under this paragraph."

(2) Notwithstanding anything in the Superannuation Acts a contributor who at the date of commencement of this Act is contributing for a number of units greater than the number appropriate to his salary as set out in the scale in sub-section (1) of section thirteen of the Principal Act as amended by this section of this Act may, within three months after the commencement of this Act, elect to reduce that number to a number not less than the number so appropriate, and any contributor who so elects shall have returned to him the actuarial reserve as determined by an actuary being a member of or appointed by the Board of the contributions paid by him for the units surrendered consequent upon such election.

Adapting units to new scales.

(3) Where immediately before the commencement of this Act the time within which a contributor had a right to make an election under paragraph (a) of sub-section (4) of section thirteen of the Principal Act as then in force had not expired such right shall, notwithstanding the amendments effected by this section, be deemed to continue until the expiration of that time.

Accrued rights of election.

No. 3782 s. 13
(4) as amended
by No. 4775 s. 3
(2).

(4) Where immediately before the commencement of this Act a contributor had a right to make an election under paragraph (b) of sub-section (4) of section thirteen of the Principal Act as then in force such right shall, notwithstanding the amendments effected by this section, be deemed to continue until the expiration of a period of twelve months from the date of such commencement:

Provided that where the contributions consequent on such an election would be at the rate appropriate to the maximum age for retirement it shall not be necessary to submit a certificate as required by the said paragraph (b).

(5) The scale of units of pension as provided by sub-section (1) of section thirteen of the Principal Act as amended by this section of this Act shall take effect as on and from the day of commencement of this Act but shall not apply in respect of any pension payable to any person to whom a pension was payable before the commencement of this Act.

Operation of new scale of units.

(6) Notwithstanding anything in the last preceding sub-section where before the date of the commencement of this Act an increase in salary of any contributor was authorized

authorized by the appropriate authority and such increase was payable but had not been paid before such date, then notwithstanding the amendments effected by this section the provisions of sub-section (4) of section thirteen of the Principal Act as in force immediately before such date shall in respect of that increase continue to operate for a period of four months after such date :

Provided that any contributor whose number of units is by virtue of the operation of this sub-section increased under paragraph (a) of the said sub-section (4) may, within three months after the date of such increase, elect to reduce the number to which his units have been increased by the number appropriate to that increase and the contributions paid in respect of the increase shall be refunded to him.

(7) The Principal Act as amended by any Act is hereby amended as follows:—

(a) Sub-section (1) of section twenty-eight shall be repealed ;

(b) In sub-section (2) of section twenty-eight for the words " one unit " there shall be substituted the words " Sixty-five pounds " ;

(c) In the Fourth Schedule—

(i) for the heading to the second column there shall be substituted the following heading—

" Contribution for First Two Units " ;

(ii) for the heading to the third column there shall be substituted the following heading—

" Contribution for Each Subsequent Two Units " ;

(d) In the Fifth and Sixth Schedules for the heading " Contribution for £78 Pension " (wherever occurring) there shall be substituted the heading " Contribution for Two Units " .

3. For sections eighteen and nineteen of the Principal Act as amended by any Act there shall be substituted the following sections:—

" 18. (1) In respect of each unit or portion of a unit of pension paid from the Fund on the basis of a contribution corresponding to the rate prescribed for

Consequential amendment of No. 3782 s. 28, Fourth Fifth and Sixth Schedules as amended by Nos. 4517 s. 5, 5255 s. 3, 5453 s. 2.

Sections substituted for No. 3782 ss. 18 19 as amended by Nos. 5255 s. 3, 5453 s. 2.

Payments from Consolidated Revenue where contributions by officer are at rate for age.

for the age of the officer at the date upon which he commenced to pay the contribution, there shall be paid by the Treasurer into the Fund the amount of such unit less Thirteen pounds or (as the case requires) the amount of such portion of such unit less the appropriate fraction of Thirteen pounds.

(2) In respect of each unit or portion of a unit of pension paid from the Fund on the basis of a contribution corresponding to the rate prescribed for an age younger than that of the officer at the date upon which he commenced to pay the contribution, there shall be paid by the Treasurer into the Fund the difference between—

- (a) the amount of such unit or portion ; and
- (b) the amount ascertained by applying to Twenty-six pounds or (in the case of a portion of a unit) the appropriate fraction of Twenty-six pounds the ratio of—
 - (i) the rate of contribution actually paid by the officer, to
 - (ii) twice the rate of contribution prescribed for the age of the officer at the date upon which he commenced to pay the contribution.

19. Where a pension calculated in accordance with this Act is less than the prescribed minimum and where this Act provides that the prescribed minimum shall be paid, the amount necessary to bring the pension up to the minimum shall be paid by the Treasurer into the Fund in addition to any sums payable by the Treasurer into the Fund under the last preceding section."

4. At the end of section twenty of the Principal Act there shall be inserted the following further proviso :—

" Provided further that in respect of any member or officer of any public authority which is specified by the Treasurer for the purposes of this proviso who was a contributor under this Act the Treasurer may require such authority to repay into the Consolidated Revenue such payments made by the Treasurer into the Fund as the Treasurer directs and such payments shall be made from the revenue fund of such authority accordingly."

5. (1) For

Where contributions by officer are not at rate for age.

Contributions from Consolidated Revenue in respect of prescribed minimum payments.

Amendment of No. 3782 s. 20.

Certain payments chargeable to public authorities.

Sections substituted for No. 3782 ss. 31, 32 and 33 as amended by Nos. 4775 s. 6, 5255 s. 3, 5453 s. 2.

Pension to widow and children on death of contributor.

5. (1) For sections thirty-one thirty-two and thirty-three of the Principal Act as amended by any Act there shall be substituted the following sections:—

“31. (1) On the death of a male contributor before retirement pension shall be paid to his widow as follows:—

(a) During her life, five-eighths of the pension for which her husband was contributing at the time of his death:

Provided that if she re-marries her pension shall thereupon cease;

(b) In respect of each of her or the contributor's children (except children of her re-marriage) who are under the age of sixteen years, a pension at the rate of Twenty-six pounds per annum until the end of the fortnightly pay period in which the age of sixteen years is attained or in which the pension would otherwise cease to be payable.

(2) On the death of a male contributor before retirement, if—

(a) the Board is satisfied that such contributor was during any continuous period of absence from duty immediately preceding his death incapable of performing his duties on account of ill health or physical or mental incapacity not due to his own fault; and

(b) such contributor is survived by a widow—

the Board may in its discretion authorize payment to the widow (in addition to any pension payable under the last preceding sub-section) of a sum equal to the amount of pension which would have been payable to the contributor if during such period of absence (or, if such period exceeded three months, then during the last three months of such period) he had been in receipt of a pension under the last preceding section, and contributions shall not be required to be made to the Fund for the period in respect of which such amount is calculated.

32. On the death of a male pensioner pension shall be paid to his widow as follows:—

Pension to widow and children on death of pensioner after retirement.

(a) During her life, five-eighths of the pension payable to her husband at the time of his death or pension at the rate of Sixty-five pounds per annum whichever is the greater:

Provided that if she re-marries her pension under this paragraph shall thereupon cease;

(b) In respect of each of her or the pensioner's children (except children of her re-marriage) who are under the age of sixteen years, a pension at the rate of Twenty-six pounds per annum until the end of the fortnightly pay period in which the age of sixteen years is attained or in which the pension would otherwise cease to be payable:

Provided that where a pensioner marries after his retirement from the service pension shall not, upon the death of the pensioner, be payable to the widow or in respect of the children of that marriage.

33. On the death of a male contributor or of a male pensioner whose wife is dead or divorced, if such contributor or pensioner leaves children of himself or of his wife (not being a wife whom he marries after his retirement) who are under the age of sixteen years and who are dependent upon him at the time of his death there shall be paid to the guardian of the children, to be used for their support and education, a pension at the rate of Fifty-two pounds per annum in respect of each child until the end of the fortnightly pay period in which the child attains the age of sixteen years or in which the pension would otherwise cease to be payable."

Pension to orphans on death of male contributor or pensioner.

(2) At the end of sub-section (1) of section forty-five of the Principal Act there shall be inserted the words "and every such pension shall be at the rate of Fifty-two pounds per annum".

Amendment of No. 3782 s. 45. Payments for children on death of widowed mother.

(3) In sub-section (2) of section forty-six of the Principal Act after the words "payable until" there shall be inserted the words "the end of the fortnightly pay period in which".

Consequential amendment of No. 3782 s. 46.

(4) In

Consequential
amendment of
No. 3782 s. 48.

(4) In section forty-eight of the Principal Act—

(a) for the word “one-half” there shall be substituted the word “five-eighths”;

(b) for the words “not less than one unit” there shall be substituted the words “not less than Sixty-five pounds”.

Operation of
section.

(5) The increased rate of pension payable to widows or in respect of children as provided by the Principal Act as amended by this section of this Act shall take effect as on and from the date of commencement of this Act but shall not apply in respect of any pension payable to any widow or in respect of any child to or in respect of whom pension was payable before the commencement of this Act.

Amendment of
No. 3782 s. 61.
Constitution
of State
Superannuation
Board.

6. In sub-section (1) of section sixty-one of the Principal Act for the word “officer” (wherever occurring) there shall be substituted the word “contributor” and for the word “officers” (wherever occurring) there shall be substituted the word “contributors”.

Amendment of
No. 3782 s. 80.
Payment of
moneys owing
on death of
pensioner, &c.

7. At the end of section eighty of the Principal Act there shall be inserted the following sub-section:—

“(2) Notwithstanding anything in the last preceding sub-section, where at the time of the death of a pensioner or other beneficiary to or in respect of whom any money (not exceeding the sum of Two hundred pounds) was payable by way of pension or refund of contributions the Board may pay such money to such person as in the circumstances the Board thinks fit.”

References in
Nos. 3782, &c.,
to “actuarial
reserve
portion”.

8. Any reference in the Superannuation Acts to a refund of the “actuarial reserve portion” of contributions shall be read and construed as a reference to a refund of the “actuarial reserve” of such contributions.

Contributors
transferring
from Common-
wealth or
State (except
Queensland)
superannuation
schemes to
Victorian
scheme.

See No. 3782
s. 12.

9. (1) Where immediately before becoming an officer within the meaning of the Principal Act any person was a contributor to the Commonwealth Superannuation Fund or to the Superannuation Fund of New South Wales South Australia Western Australia or Tasmania then notwithstanding anything in the Superannuation Acts the

Board

Board may if he so desires permit him to contribute to the Victorian Fund without medical examination for units of pension—

- (a) to the number agreed between the Board and such person;
- (b) at the rates respectively appropriate under the Superannuation Acts to the ages at which he was contributing to the Fund to which he was previously contributing; and
- (c) on such other terms as the Board determines.

(2) This section shall be deemed to have come into operation on the first day of January One thousand nine hundred and fifty-one. Commencement.

10. (1) Every person who becomes an officer after the coming into operation of this section in respect of whom there is not given a certificate of a legally qualified medical practitioner approved by the Board that the officer is not suffering from any physical or mental defect that is likely to render him incapable before attaining the maximum age for retirement of performing his duties shall, subject to the provisions of sub-section (3) of this section, be a limited contributor to whom this section applies.

Limited
superannuation
rights of
contributors
who do not
obtain medical
certificate.
See No. 3782
s. 12.

(2) (a) Every person who immediately before the coming into operation of this section was an officer appointed after the commencement of the *Superannuation Act 1933* in respect of whom there had not been given a certificate under sub-section (1) of section four of that Act shall as on and from the first pay-day after the coming into operation of this section become a contributor and shall, subject to the provisions of sub-section (3) of this section, be a limited contributor to whom this section applies.

No. 4186 s. 4.

(b) Notwithstanding anything in paragraph (a) of this sub-section any such officer who is not less than fifty years of age on such pay-day may, not later than three months after the commencement of this Act, elect not to be a contributor and thereupon any contribution made by him shall be refunded and he shall not be entitled to any further benefit under the Superannuation Acts.

(3) If any officer who under sub-section (1) or (2) of this section is a limited contributor to whom this section applies obtains, within six months after the first pay-day after he becomes an officer or (in the case of an officer to whom sub-section (2) of this section applies) after the first pay-day

pay-day after the coming into operation of this section, from a medical practitioner approved by the Board a certificate that the officer is not suffering from any physical or mental defect that is likely to render him incapable before attaining the maximum age for retirement of performing his duties he shall cease to be a limited contributor to whom this section applies and shall become a contributor for full benefits under the Superannuation Acts.

(4) The following provisions shall apply in respect of every limited contributor to whom this section applies :—

(a) He shall not be entitled to make an election under paragraph (b) of sub-section (4) of section thirteen of the Principal Act unless the contributions consequent on such election would be at the rate appropriate to the maximum age for retirement ;

(b) If he retires or is retired on account of ill health or of physical or mental incapacity to perform his duties he shall be entitled—

(i) if he has contributed for less than four years and is less than sixty years of age at the time of retirement or if he has contributed for less than two years and is not less than sixty years of age at the time of retirement—to a lump sum which is three and one-half times the amount of the actuarial reserve of his contributions to the Fund, and the Treasurer shall pay into the Fund two and one-half times such amount and the Consolidated Revenue is hereby to the necessary extent appropriated accordingly ;

(ii) if he has contributed for not less than four years or if he is not less than sixty years of age at the time of retirement and he has contributed for not less than two years—to a pension which is five-eighths of the rate that would have been payable if he had not been a limited contributor and the amount payable by the Treasurer into the Fund shall be five-eighths of the amount that would have

have been payable if computed in accordance with the provisions of section eighteen of the Principal Act :

Provided that if the contributor is not less than sixty years of age at the time of retirement such pension shall not be less than if computed in respect of a contributor to whom paragraph (a) of the first proviso to section twenty-nine of the Principal Act applied ;

- (c) Any pension payable to his widow shall be payable at the same rate as if he were not a limited contributor but were a contributor for full benefits.

(5) Sub-section (1) of section four of the *Superannuation Act 1933* is hereby repealed.

Repeal of
No. 4186 s. 4 (1).
Requirement of
medical
certificate.

(6) This section (except paragraph (b) of sub-section (2) thereof which shall come into operation on the commencement of this Act) shall come into operation on a day being two months after the commencement of this Act.

Commencement.

11. Where any contribution is payable by or any pension is payable to any person in respect of any number of units which includes a portion of a unit any provisions of the Superannuation Acts relating to contributions and pensions shall (where necessary) in relation to such portion of a unit be adapted proportionately.

Provision as to
portions of
units.

12. (1) Notwithstanding anything in the Superannuation Acts or in Act No. 160 or any other Act the pension payable to or in respect of any pensioner widow or child to or in respect of whom pension was payable immediately before the commencement of this Act shall, as on and from the fourth day of March One thousand nine hundred and fifty-five or the day on which the pension first became payable (whichever is the later day), be at the respective rates provided by this section, and any payments made before the commencement of this Act shall be adjusted accordingly.

Retrospective
payments in
respect of
pensioners
widows and
children already
entitled to
pensions, &c.

(2) In this section "present rate of pension" means the rate of pension, including any additional amount payable under the *Non-Contributory State Pensions Act 1950* or under the *Superannuation Police and State Pensions Act 1953*, that

"Present rate
of pension."

was

was payable (apart from the operation of this section) to or in respect of the pensioner widow or child concerned immediately before the commencement of this Act.

Pensioner.

(3) The rate of pension payable to such a pensioner shall be—

- (a) if his present rate of pension is not more than One hundred and eighty-two pounds—such present rate increased by one-seventh thereof;
- (b) if his present rate of pension is more than One hundred and eighty-two pounds but not more than Three hundred and sixty-four pounds—such present rate increased by Twenty-six pounds;
- (c) if his present rate of pension is more than Three hundred and sixty-four pounds—such present rate (excluding any additional amount payable under the *Superannuation Police and State Pensions Act 1953* or under the *Non-Contributory State Pensions Act 1950*) increased by one-sixth thereof.

Widow.

(4) The rate of pension payable to such a widow shall be her present rate of pension increased by one-quarter thereof.

Child.

(5) The rate of pension payable in respect of such a child shall be Twenty-six pounds per annum.

Appropriation.

(6) Every additional amount paid pursuant to the foregoing provisions of this section shall be paid out of the Fund and a sum equal to the amount so paid out shall be repaid into the Fund out of the Consolidated Revenue (which is hereby to the necessary extent appropriated accordingly).

Non-contributory pensions.

(7) (a) Notwithstanding anything in the foregoing, the rate of non-contributory pension payable to any person entitled to such a pension immediately before the commencement of this Act shall as on and from the said fourth day of March be—

- (i) if the present rate of pension does not exceed the rate of Seven pounds per fortnight—such present rate increased by one-seventh thereof;

(ii) if

(ii) if the present rate of pension exceeds the rate of Seven pounds per fortnight but does not exceed the rate of Fourteen pounds per fortnight—such present rate increased by One pound per fortnight ;

(iii) if the present rate of pension exceeds the rate of Fourteen pounds per fortnight but is less than the rate of Fifteen pounds per fortnight—Fifteen pounds per fortnight.

(b) For the purposes of this sub-section “ non-contributory pension ” means pension superannuation or retiring allowance computed in accordance with Act No. 160 as modified by any subsequent Act but does not include a pension under section fifty-seven of the Principal Act.

(c) Every additional amount paid pursuant to this sub-section shall be paid out of the Consolidated Revenue (which is hereby to the necessary extent appropriated accordingly).

(8) The *Non-Contributory State Pensions Act 1950* and Parts I. and III. of the *Superannuation Police and State Pensions Act 1953* are hereby repealed.

Repeal of
Nos. 5464, 5673
Pts. I., III