

Rank of Husband	Widow	Each	Each
		dependent child (maximum 4)	motherless child or child of a non-eligible widow (maximum 4)
		£ per annum	£ per annum
Commander RN/Major RM	...	3,188	1,507
Lieutenant-Commander RN/Captain RM/Chaplain with less than 20 years' service	...	2,594	1,243
Lieutenant RN and RM or lower officer rank	...	2,141	1,042
Fleet Chief Petty Officer/Warrant Officer I RM	...	1,912	940
Warrant Officer II RM	...	1,754	870
Chief Petty Officer/Colour Sergeant RM	...	1,697	844
Petty Officer/Sergeant RM	...	1,526	769
Leading Rating/Corporal RM	...	1,388	707
Able Rating/Marine and below	...	1,103	580

44. If an Officer, RN rating or RM other rank dies in retirement from causes accepted by the Department of Health and Social Security as being attributable to his service but who was not invalided attributably, the award of attributable family pensions will be at the discretion of the Secretary of State for Defence.

45. A Forces Family Pension will not be payable in addition.

46. Rank for the purpose of the award of attributable family pension shall be according to rank for invaliding purposes.

47. Where an award of attributable family pension is made the payment of a short term family pension under Clauses 40 and 41 may not exceed 91 days.

48. The date of commencement of an attributable family pension shall normally be the day after the end of payment of the short term pension under Clauses 40 and 41 unless the Secretary of State for Defence considers there are circumstances justifying special consideration.

*Family Pension where an Attributable Pension is Paid*

49. Widows of Officers, RN ratings and RM other ranks who were retired or discharged before 31st March 1973, and whose death is due to service may receive a family pension as provided for in Order in Council (45\*/NPP) of 4th February 1972 if the family is awarded an attributable pension.

50. The family pension will be abated by an amount calculated on the following basis if a widow is receiving a Department of Health and Social Security attributable pension as the widow of an Officer:

(a) The family pension will be abated by the amount of the rank element included in the war pension if the widow is receiving a war widow's pension from the Department of Health and Social Security as the widow of an Officer.

This will be the difference between the war widow's pension for the widow of a Fleet Chief Petty Officer and the actual amount of war widow's pension.

(b) Children's pensions will not be subject to such reductions.

*Additional Attributable Gratuities for the dependants of those who die in service*

51. Where an Officer, RN rating or RM other rank dies in service from causes accepted by the Department of Health and Social Security as being attributable to service, a gratuity may be paid to his widow in addition to any gratuity payable by virtue of Clauses 28 to 39 at the following rates:

Husband's Rank (for invaliding purposes)	Gratuity £
Admiral of the Fleet	5,750
Admiral/General RM	5,093
Vice-Admiral/Lieutenant-General RM	3,638
Rear-Admiral/Major-General RM	2,910
Chaplain of the Fleet	2,547
Captain RN with 6 or more years' service/Colonel RM	2,425
Captain RN with under 6 years' service/Lieutenant-Colonel RM	2,190
Principal Chaplain	2,129
Chaplain with 20 or more years' service	2,068
Commander RN/Major RM	1,884
Lieutenant-Commander RN/Captain RM/Chaplain with under 20 years' service	1,554
Lieutenant RN and RM and below	1,303
Fleet Chief Petty Officer/Warrant Officer I RM	1,175
Warrant Officer II RM	1,088
Chief Petty Officer/Colour Sergeant RM	1,056
Petty Officer/Sergeant RM	961
Leading Rating/Corporal RM	884
Able Rating/Marine and below	726

**UNIVERSITIES OF OXFORD AND CAMBRIDGE ACT 1923**

A Statute made by the University of Oxford on the 25th February 1977, has been submitted for the approval of Her Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions of the Universities of Oxford and Cambridge Act 1923.

**UNIVERSITIES OF OXFORD AND CAMBRIDGE ACT 1923**

A Statute made by the Governing Body of St. Anne's College, in the University of Oxford on the 28th February 1977, has been submitted for the approval of Her Majesty

in Council, and notice of its having been so submitted is published in accordance with the provisions of the Universities of Oxford and Cambridge Act 1923.

At the Court of Saint James the 9th day of March 1977  
PRESENT,

The Counsellors of State in Council

Whereas Her Majesty, in pursuance of the Regency Acts 1937 to 1953, was pleased, by Letters Patent dated the 3rd day of February 1977, to delegate to the six Counsellors of State therein named or any two or more of them full power and authority during the period of Her Majesty's absence from the United Kingdom to summon and hold on Her