SCHEDULE J

Special Cases—Exceptions and Modifications

Part II

Widows' Awards

Widow's accrued pension

Husband's pensionable service not fully up-rated

- **8.**—(1) In the case of such a widow as is mentioned in paragraph 7(1), Part III of Schedule C shall have effect as if paragraph 1(1) thereof provided that the annual amount of her accrued pension should equal the aggregate of the following amounts namely—
 - (a) in respect of her husband's half-rate service, a sixth of the corresponding proportion of his deferred pension;
 - (b) in respect of his mixed-rate service, a third of the corresponding proportion of his deferred pension.
- (2) For the purposes of sub-paragraph (1) "the corresponding proportion", in relation to the husband's deferred pension, means the proportion which his half-rate or, as the case may be, his mixed-rate service bears to the pensionable service reckonable by him.
 - (3) Unless the husband ceased to serve as a regular policeman before 1st April 1987 where—
 - (a) the husband's half-rate service;
 - (b) his mixed-rate service, or
 - (c) the pensionable service reckonable by him,

exceeds 30 years, then, for the purposes of this paragraph, the period by which, in each case, it exceeds 30 years shall be disregarded.