Mothers' Relief.

1929, ch. 401, sec. 21.

21. Any mother of a child or children under the age of fourteen (14) years, whose husband is dead, and who is unable to support it or them and maintain her home, may present a written application or petition for relief to the County Commissioners of the county wherein she resides, or to the Supervisors of City Charities of Baltimore City. Such application or petition shall be verified in such manner and shall contain such information as the said County Commissioners or Supervisors of City Charities of Baltimore City may prescribe.

The child or children for whose benefit the relief is granted must be living with the mother of such child or children. The relief shall be granted only when, in the absence of such relief, the mother would be required to work regularly away from her home and children, and when, by means of such relief she will be able to remain at home with her children, except, that she may be absent for work a definite number of days each week, to be specified in the order giving relief, when such work can be done by her without the sacrifice of health or the neglect of home and children.

A mother shall not receive such relief who is the owner of real property or personal property other than the household goods. A mother shall not receive such relief who has not resided in the county where the application is made, or in the City of Baltimore, at least three years before making such application. Whenever any child shall arrive at the age of fourteen (14) years, the relief granted to the mother for such child shall cease; provided, that if a child of fourteen (14) years of age be ill or is incapaciated for work, the mother shall receive the funds for its care, during such illness or incapacity for work, until such child is sixteen years of age. It shall be the duty of the Supervisors of City Charities of Baltimore City and the County Commissioners of the respective counties to investigate every application for relief made in Baltimore City or in any of the counties, respectively, to hear all witnesses for applicants and to carry out the provisions of this sub-title.

As to old age pensions, see art. 70A.

1929, ch. 401, sec. 22.

22. If upon the completion of the investigation of any application as aforesaid, the said Supervisors of City Charities of Baltimore City or said County Commissioners conclude that unless relief is granted, the mother applying will be unable to support and educate her children and that they may become a public charge, said County Commissioners shall pay or said Supervisors of City Charities shall order the City Comptroller of Baltimore City to pay out of the funds of Baltimore City, as the case may be, to the mother monthly on the first day of each month, such sum as they may deem sufficient to enable said mother to support and educate her children. The Board of Estimates and the Mayor and City Council of Baltimore and the County Commissioners of the respective counties of this State are authorized and directed to levy such taxes, not exceeding one-