

Judicial Pensions Act (Northern Ireland) 1951

1951 CHAPTER 20

PART II F1

LUMP SUMS AND WIDOWS' AND CHILDREN'S PENSIONS

[F1WIDOWS', SURVIVING CIVIL PARTNERS' AND CHILDREN'S PENSIONS]

8 Children's pension: beneficiaries.

- (1) A children's pension may be granted if, and be paid so long as and whenever, there are persons for whose benefit it can enure.
- (2) Subject to the provisions of this section, the persons for whose benefit a children's pension can enure are any such children as are referred to in section six of this Act who are for the time being in their period of childhood and full-time education.
- (3 F1 A children's pension cannot enure for the benefit of any person conceived, or adopted by the deceased, after the end of his relevant service.
 - (4) A children's pension cannot enure for the benefit of a female person who at the time of the death of the deceased was married[F2 or a person who at the time of the death of the deceased was a civil partner] and if, after the death of the deceased, a female person marries[F2 or a person forms a civil partnership], she[F2 or he] shall thereupon cease to be a person for whose benefit a children's pension can enure.
- **F1** Mod., 1966 c. 27 (NI)
- **F2** SI 2005/3325

Changes to legislation:

There are currently no known outstanding effects for the Judicial Pensions Act (Northern Ireland) 1951, Section 8.