

Status: Point in time view as at 01/01/2006.

Changes to legislation: There are currently no known outstanding effects for the Resident Magistrates' Pensions Act (Northern Ireland) 1960, SCHEDULE 1. (See end of Document for details)

SCHEDULE [F11]

Section 2.

RULES FOR CALCULATING PENSION

F1 1991 NI 24

PART I

- 1 When the number of completed years of service as a resident magistrate is that specified in the first column of the following table, the annual pension shall not exceed the fraction of the retiring salary respectively specified in the second column of that table.

Years of service	Fraction of retiring salary
[F2two to four]	[F2six eightieths]
five	fifteen eightieths
six	sixteen eightieths
seven	seventeen eightieths
eight	eighteen eightieths
nine	nineteen eightieths
ten	twenty eightieths
eleven	twenty-two eightieths
twelve	twenty-four eightieths
thirteen	twenty-six eightieths
fourteen	twenty-eight eightieths
fifteen	thirty eightieths
sixteen	thirty-two eightieths
seventeen	thirty-four eightieths
eighteen	thirty-six eightieths
nineteen	thirty-eight eightieths
twenty or more	forty eightieths

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- 2 Any period of service after twenty years shall not be taken into account for the purposes of this Part.

PART II

- 1 Where a person to whom paragraph (b) of sub-section (2) of section two applies has served as a resident magistrate for less than five years and his aggregated service

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is not less than ten years' service, subject to paragraph 3, the amount of the annual pension shall not exceed one-eightieth of his retiring salary as a resident magistrate in respect of each year of his aggregated service.

2 Where a person to whom paragraph (b) of sub-section (2) of section two applies has served as a resident magistrate for not less than five years, subject to paragraph 3, the amount of the annual pension shall not exceed the aggregate of—

- (a) the annual amount of the pension (calculated in accordance with Part I) for which he would have become eligible if he had served only as a resident magistrate (without regard to any service by him in whole-time employment to which the Superannuation Acts apply); and
- (b) one-eightieth of his retiring salary as a resident magistrate in respect of each year of service in whole-time employment to which the Superannuation Acts apply.

3 A pension calculated under this Part shall not exceed whichever is the greater of the following amounts, that is to say—

- (a) one-half of the resident magistrates' retiring salary; or
- (b) one-half of his retiring salary in any employment to which the Superannuation Acts apply.

4 In this Part “retiring salary” in relation to any employment to which the Superannuation Acts apply has the same meaning as in section eighteen.

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