

Resident Magistrates' Pensions Act (Northern Ireland) 1960

1960 CHAPTER 2

SPECIAL CASES

10 Resident magistrates serving again after retirement.

Where any person after retirement from service as a resident magistrate resumes F1... service, that retirement shall be left out of account for all the purposes of this Act except that—

- (a) if a lump sum was granted on that retirement without any contribution [F2by virtue of section 9] being made, then unless that person, on resumption of service as a resident magistrate or within three months of or forming a civil partnership] while again serving as a resident magistrate, refunds by way of contribution one-half of the lump sum, a pension shall not be granted to any[F1 widow, widower[F3, surviving civil partner] or child of that person]; and
- (b) any lump sum granted on that retirement, less any refund, shall be set off against any lump sum subsequently granted in respect of I^{FI} that person's I service.
- **F1** 1991 NI 24
- F2 Words in s. 10(a) inserted (3.1.2012) by Pensions Act 2011 (c. 19), ss. 34(2), 38(4), Sch. 5 para. 1(3); S.I. 2011/3034, art. 3(g)(j)
- F3 SI 2005/3325

11 Resident magistrates alr	ready serving.
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F4															

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

F4 S. 11 repealed (3.4.2006) by Constitutional Reform Act 2005 (c. 4), ss. 15(2), 146, 148(1), Sch. 5 para. 15, Sch. 18 Pt. 3; S.I. 2006/1014, **art. 2(a)**, Sch. 1 paras. 12(a), 30(c)

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