

Resident Magistrates' Pensions Act (Northern Ireland) 1960

1960 CHAPTER 2

CONTRIBUTIONS

9 Contribution towards cost of widow's and children's pension.

- F1(1) A contribution towards the cost of the liabilities assumed under this Act for the the benefit of a resident magistrate's widow[F2 widower] and children shall be made, taking the form of a reduction in the lump sum which may be granted under this Act.
- [F3(1A) No contribution shall be made by a person under sub#section (1) for any period of service during which an election under section 2A is in force in respect of that person.]
 - (2) The amount of the contribution shall, subject to sub-sections (3) and (4), be equal to the annual amount of the personal pension.
 - (3) Where a resident magistrate (not being a person to whom paragraph (b) of sub-section (2) of section two applies) last had a wife[F2 or a husband] at a time before the end of his[F2 or her] service (leaving out of account any marriage after the end of that service) the amount of the contribution shall be the annual amount of the personal pension—
 - (a) multiplied by the number of years of his[F2 or her] service completed before that time; and
 - (b) divided by the number of years of his [F2] or her] service completed in all.
 - (4) Where a resident magistrate (being a person to whom paragraph (b) of sub-section (2) of section two applies) last had a wife[F2 or a husband] at a time before the end of his[F2 or her] service as a resident magistrate or of his[F2 or her] service in whole-time employment to which the Superannuation Acts apply (leaving out of account any marriage after the end of his[F2 or her] service as a resident magistrate), the amount of the contribution shall be the annual amount of the personal pension—
 - (a) multiplied by the number of years of his[F2 or her] aggregated service completed before that time; and

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Changes to legislation: There are currently no known outstanding effects for the Resident Magistrates' Pensions Act (Northern Ireland) 1960, Section 9. (See end of Document for details)

- (b) divided by the number of years of his [F2 or her] aggregated service completed in all.
- (5) A contribution shall not be made—
 - (a) in the case of a[F2 person] (not being a person to whom paragraph (b) of subsection (2) of section two applies) who had not a wife[F2 or a husband] at any time during his[F2 or her] service as a resident magistrate; or
 - (b) in the case of a[F2 person] (being a person to whom paragraph (b) of subsection (2) of section two applies) who had not a wife[F2 or a husband] at any time during his[F2 or her] service as a resident magistrate or his[F2 or her] service in whole-time employment to which the Superannuation Acts apply; or
 - (c) in the case of a[F2 person] (being a person to whom paragraph (b) of subsection (2) of section two applies) who—
 - (i) was not a participant in the Widows' and Children's Pension Scheme established under the Superannuation Act (Northern Ireland), 1949; and
 - (ii) last had a wife[F2 or a husband] at a time before his[F2 or her] appointment as a resident magistrate.
- F4(5A) The foregoing provisions of this section shall not apply in the case of a man continuing to serve after 17th April 1973 unless, in pursuance of regulations made under Schedule 3 to the Administration of Justice Act 1973, he elects that this Act shall apply to him as if that Schedule had not been passed.]
- F1 Contributions increased for higher pensions, 1973 c. 15
- F2 1991 NI 24
- **F3** SR 1989/100
- **F4** SR 1974/178

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