

# 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 ${ }^{\mathrm{F} 1} \ldots$ 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 ${ }^{\mathrm{F} 2}$ by virtue of section 9$]$ being made, then unless that person, on resumption of ${ }^{f^{11}} \ldots$ service as a resident magistrate or within three months of ${ }^{\text {f1 }}$. . . marrying ${ }^{\text {F3 }}{ }^{\text {I }}$ 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 $\left[{ }^{\mathrm{F} 1}\right.$ widow, widower $\left[{ }^{\mathrm{F} 3}\right.$, 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 ${ }^{\mathrm{F}}$ that person's] service.

[^0]
## Changes to legislation:

There are currently no known outstanding effects for the Resident Magistrates' Pensions Act (Northern Ireland) 1960, Section 10.


[^0]:    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

