Changes to Legislation: as of 2 May 2025, this Act is up to date with all changes known to be in force.



Number 20 of 1971

REDUNDANCY PAYMENTS ACT 1971

REVISED

Updated to 14 October 2020

This Revised Act is an administrative consolidation of the *Redundancy Payments Act* 1971. It is prepared by the Law Reform Commission in accordance with its function under the *Law Reform Commission Act* 1975 (3/1975) to keep the law under review and to undertake revision and consolidation of statute law.

All Acts up to and including the Regulated Professions (Health and Social Care) (Amendment) Act 2020 (16/2020), enacted 14 October 2020, and all statutory instruments up to and including the Employment Affairs and Employment Law (Transfer of Departmental Administration and Ministerial Functions) Order 2020 (S.I. No. 438 of 2020), made 13 October 2020, were considered in the preparation of this Revised Act.

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Number 20 of 1971

REDUNDANCY PAYMENTS ACT 1971

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ARRANGEMENT OF SECTIONS

Section

- 1. Definition.
- 2. Extension of application of certain provisions of Acts.
- 3. Provisions relating to persons who attain age of 70 years.
- 4. Amendment of section 7 of Principal Act.
- 5. Amendment of section 20 of Principal Act.
- 6. Application of section 20 of Principal Act.
- 7. Amendment of section 39 of Principal Act.
- 8. Redundancy payment to certain employees dismissed before commencement of Act.
- 9. Reference and appeal to the High Court.
- 10. Presumptions by Tribunal.
- 11. Right to redundancy payment by reason of lay-off or short-time.
- 12. Time-limit on claims for redundancy payment.
- 13. Rebates to employers from Redundancy Fund.
- 14. Other payments to employees from Redundancy Fund.
- 15. Provisions relating to special redundancy schemes.
- 16. Offences relating to payments under Principal Act.
- 17. Reciprocal arrangements.
- 18. Aid to persons changing residence or undergoing certain training.
- 19. Miscellaneous amendments of Principal Act.
- 20. Short title, construction, collective citation and commencement.

SCHEDULE

[1971.]

ACTS REFERRED TO

Redundancy Payments Act, 1967	1967, No. 21
Deeds of Arrangement Act, 1887	1887, c. 57
First Schedule to the Succession Act, 1965	1965 <i>,</i> No. 27



Number 20 of 1971

REDUNDANCY PAYMENTS ACT 1971

REVISED

Updated to 14 October 2020

AN ACT TO AMEND AND EXTEND THE REDUNDANCY PAYMENTS ACT, 1967, AND TO PROVIDE FOR OTHER MATTERS CONNECTED WITH THE MATTERS AFORESAID. [27th July, 1971.]

BE IT ENACTED BY THE OIREACHTAS AS FOLLOWS:

Definition. **1.**—In this Act "the Principal Act" means the Redundancy Payments Act, 1967.

Extension of application of certain provisions of Acts. 2.—In relation to an employee whose employment is terminated by reason of redundancy on or after the commencement of this Act, any provision of the Principal Act or this Act which affects or relates to the preservation of continuity of the employee's employment shall apply to periods of employment before the 1st day of January, 1968, as they apply to such periods after that date.

Provisions relating to persons who attain age of 70 years.

Amendment of section 7 of Principal Act.

- 3.—F1[...]
- **4.**—Section 7 of the Principal Act is hereby amended by—
 - (i) the substitution for subsection (2) (b) of the following:
 - "(b) the fact that the requirements of that business for employees to carry out work of a particular kind in the place where he was so employed have ceased or diminished or are expected to cease or diminish, or
 - (c) the fact that his employer has decided to carry on the business with fewer or no employees, whether by requiring the work for which the employee had been employed (or had been doing before his dismissal) to be done by other employees or otherwise, or
 - (d) the fact that his employer has decided that the work for which the employee had been employed (or had been doing before his dismissal) should henceforward be done in a different manner for which the employee is not sufficiently qualified or trained, or
 - (e) the fact that his employer has decided that the work for which the employee had been employed (or had been doing before his dismissal)

should henceforward be done by a person who is also capable of doing

and

(ii) the insertion after subsection (4) of the following subsection:

"(4A) In ascertaining, for the purposes of subsection (2) (c), whether an employer has decided to carry on a business with fewer or no employees, account shall not be taken of the following members of the employer's family—

other work for which the employee is not sufficiently qualified or trained,"

father, mother, stepfather, stepmother, son, daughter, adopted child, grandson, granddaughter, stepson, stepdaughter, brother, sister, half brother, halfsister.".

Amendment of section 20 of the Principal Act is hereby amended by the insertion after subsection (5) of the following subsection:

"(5A) In a case mentioned in subsection (1) (a), the new owner shall be estopped from denying that an employee was in continuous employment (within the meaning of Schedule 3) unless, within 26 weeks of the change of ownership, he notifies the employee of his intention so to deny.".

6.—(1) Where—

- (i) a change relating to the control or management of a business (or part thereof) for the purposes of which a person is employed occurs, but a change in the ownership of the business (or part thereof) does not occur,
- (ii) section 20 of the Principal Act would have applied to that change if it were a change in the ownership of that business (or part thereof), and
- (iii) an employee of the previous owner accepts, before, on or within four weeks of the termination of his contract of employment with the previous owner, an offer by the new owner of employment in the same place of employment and on terms which are either the same as, or not materially less advantageous to the employee than, his existing terms of employment,

the said section 20 shall apply to that change as if a change of ownership of that business (or part thereof) had occurred.

(2) In this section "previous owner" and "new owner" mean, respectively, the persons who would have been the previous owner and the new owner within the meaning of the said section 20 if a change of ownership of a business (or part thereof) had occurred.

Amendment of section 39 of Principal Act. 7.—Section 39 of the Principal Act is hereby amended—

- (a) by the substitution for subsection (2) (a) of the following-
 - "(a) a chairman who before his appointment shall have had not less than 7 years' experience as a practising barrister or practising solicitor,",

and

- (b) by the substitution for subsection (2) (c) of the following-
 - "(c) not less than 12 and not more than 24 ordinary members.".

Application of

section 20 of Principal Act. Redundancy payment to certain employees dismissed before commencement of Act. 8.—(1) Where an employee who was dismissed before the commencement of this Act was not entitled to redundancy payment under the Principal Act in respect of the dismissal solely because the requirements of the business carried on by his employer for employees to carry out work of a particular kind, or to carry out such work in the place where the employee had been so employed, had not ceased or diminished or were not expected to cease or diminish, the Minister may, at his discretion and notwithstanding the Principal Act, pay to that employee out of the Redundancy Fund a sum equal in amount to the sum to which he would have been entitled under the Principal Act if the said requirements had ceased or diminished or were expected to cease or diminish.

(2) In relation to the amendments of the Principal Act referred to in section 19 (2), the Minister may, in respect of a dismissal or a termination of employment in the period beginning on the 22nd day of January, 1971 and ending on the commencement of this section and notwithstanding the Principal Act, pay to an employee out of the Redundancy Fund any moneys to which the employee may become entitled by virtue of the said section 19 (2).

9.—The following section is hereby substituted for section 40 of the Principal Act:

Reference and appeal to the High Court.

"40. (1) Where any question, other than a question specified in section 38 (1) (α), 38 (1) (b) or 38 (1) (c), is referred to the Tribunal, the Minister may,

on the request of the Tribunal, refer the question for the decision of the High Court. (2) Where the Minister refers a question for the decision of the High Court under this section, or where a person appeals to the High Court under section

under this section, or where a person appeals to the High Court under section 39 (14), the court may, at its discretion, order the payment by the Minister from the Redundancy Fund of the costs (in whole or in part as so ordered) when taxed of a party involved.

(3) Where the Minister refers a question for the decision of the High Court under this section, he may be represented as a party in that court at the hearing of the question.".

Presumptions by Tribunal.

Right to redundancy payment by reason of lay-off or short-time.

- **10.**—For the purposes of a reference to the Tribunal—
 - (a) a person's employment during any period shall, unless the contrary is proved, be presumed to have been continuous;
 - (b) an employee who has been dismissed by his employer shall, unless the contrary is proved, be presumed to have been so dismissed by reason of redundancy;
 - (c) the Tribunal shall, after consultation with any person or body charged by statute with the fixing or determination of minimum wages or rates of pay, or the registration of employment agreements under the Industrial Relations Act, 1946, F2[or the national minimum hourly rate of pay declared by order under the National Minimum Wage Act 2000] have regard to any such minimum as is appropriate or relevant.
- **11.**—The following section is hereby substituted for section 12 of the Principal Act:

"12.-(1) An employee shall not be entitled to redundancy payment by reason of having been laid off or kept on short-time unless-

- (a) he has been laid off or kept on short-time for four or more consecutive weeks or, within a period of thirteen weeks, for a series of six or more weeks of which not more than three were consecutive, and
- (b) after the expiry of the relevant period of lay-off or short-time mentioned in paragraph (a) and not later than four weeks after the cessation of the lay-

S. 11

[No. **20.**]

off or short-time, he gives to his employer notice (in this Part referred to as a notice of intention to claim) in writing of his intention to claim redundancy payment in respect of lay-off or short-time.

(2) Where, after the expiry of the relevant period of lay-off or short-time mentioned in subsection (1) (*a*) and not later than four weeks after the cessation of the lay-off or short time, an employee to whom that subsection applies, in lieu of giving to his employer a notice of intention to claim, terminates his contract of employment either by giving him the notice thereby required or, if none is so required, by giving him not less than one week's notice in writing of intention to terminate the contract, the notice so given shall, for the purposes of this Part and of Schedule 2, be deemed to be a notice of intention to claim given in writing to the employer by the employee on the date on which the notice is actually given."

12.—(1) Section 24 of the Principal Act is hereby amended by the insertion at the end of that section of the following subsection:

"(2) Notwithstanding any provision of this Act, an employee shall not be entitled to a weekly payment unless he has become entitled to a lump sum".

(2) In respect of a dismissal or a termination of employment which occurs not earlier than 30 weeks before the commencement of this section, section 24 of the Principal Act shall apply as if—

- (a) "52 weeks" were substituted for "thirty weeks", and
- (b) the following subsection were inserted after subsection (2) (inserted by this section):

"(2A) Where an employee who fails to make a claim for a lump sum within the period of 52 weeks mentioned in subsection (1) (as amended) makes such a claim before the end of the period of 104 weeks beginning on the date of dismissal or the date of termination of employment, the Tribunal, if it is satisfied that the employee would have been entitled to the lump sum and that the failure was due to a reasonable cause, may declare the employee to be entitled to the lump sum and the employee shall thereupon become so entitled."

13.—The following section is hereby substituted for section 29 of the Principal Act:

"29. (1) Subject to this Part, the Minister shall make from the Redundancy Fund to an employer who pays a lump sum a payment (in this Part referred to as a rebate) of such sum as is equivalent in amount to—

- (a) where the lump sum does not exceed twenty times the relevant normal weekly remuneration calculated in accordance with Schedule 3—55 per cent. of the lump sum,
- (b) where the lump sum exceeds twenty times the relevant normal weekly remuneration as so calculated—the aggregate of the following—
 - (i) 55 per cent. of the product obtained by multiplying by twenty the relevant normal weekly remuneration,
 - (ii) the amount by which the lump sum exceeds the said product.

(2) An employer who gives to the Minister a copy of a notice under section 17 on a date which is three weeks or more before the date of dismissal shall be entitled to the rebate referred to in subsection (1) increased, for each week's notice in excess of the period required by section 17-

Time-limit on claims for redundancy payment.

Rebates to employers from Redundancy Fund. S. 13

[No. 20.]

- (a) in the case of a lump sum falling within subsection (1)(a), by 2½ per cent. of the lump sum; provided that a rebate shall not in any case exceed such sum as is equivalent in amount to 70 per cent. of the said lump sum; and
- (b) in the case of a lump sum falling within subsection (1) (b), by 2½ per cent. of that portion of the lump sum referred to in subsection (1) (b) (i); provided that a rebate shall not in any case exceed such sum as is equivalent in amount to 70 per cent. of the said portion of the lump sum.

(3) Notwithstanding subsection (1), whenever an employer fails to comply with any provision of section 17, the Minister may, at his discretion—

- (a) in the case of a lump sum falling within subsection (1) (a), reduce the amount of rebate payable in respect of that lump sum; provided that the amount of the rebate when so reduced shall not in any case be less than 45 per cent. of the said lump sum, and
- (b) in the case of a lump sum falling within subsection (1) (b), reduce the amount of rebate payable in respect of that portion of the lump sum referred to in subsection (1) (b) (i); provided that the amount of the rebate when so reduced shall not in any case be less than 45 per cent. of the said portion of the lump sum.

(4) Where an employer gives an employee notice under section 17 and sends a copy of the notice to the Minister, any period after the date of the proposed dismissal as set out in that notice during which the employee voluntarily remains in the employment of the employer concerned and continues to be paid his normal remuneration by the employer shall be taken into account in the calculation, for the purposes of subsection (2), of the rate of rebate payable to that employer.".

14.—The following section is hereby substituted for section 32 of the Principal Act:

"32. (1) When an employee claims that an employer is liable to pay to him a lump sum under section 19 and that—

- (a) the employee has taken all reasonable steps (other than legal proceedings) to obtain the payment of the lump sum from the employer and the employer has refused or failed to pay it or has paid part of it and has refused or failed to pay the balance,
- (b) the employer is insolvent and the whole or part of the lump sum remains unpaid, or
- (c) the employer has died and neither probate of his will has, nor letters of administration in respect of his estate have, been granted, and the whole or part of the lump sum remains unpaid,

the employee may apply to the Minister for a payment under this section.

(2) If on an application under this section the Minister is satisfied that an employee is entitled to a lump sum under section 19 which remains unpaid either in whole or in part, the Minister shall pay to the employee out of the Redundancy Fund so much of the lump sum as remains unpaid.

(3) Upon the payment by the Minister of a payment under this section all rights and remedies of the employee with respect to the lump sum concerned or, if the Minister has paid part of it, with respect to that part, shall thereupon stand transferred to and become vested in the Minister and any moneys recovered by the Minister by virtue of this subsection shall be paid into the Redundancy Fund.

Other payments to employees from Redundancy Fund. [No. 20.]

(4) Where, in a case falling within subsection (1) (α), the Minister makes a payment to an employee under subsection (2), the Minister shall claim from the employer a sum equal to the amount of the payment made by the Minister under subsection (2) less the amount of the rebate that would have been payable to the employer from the Redundancy Fund under section 29 if the employer had paid the lump sum to the employee, save that, where it appears to the Minister that the refusal or failure of the employer was without reasonable excuse, the Minister may either withhold any rebate to which the employer would otherwise have been entitled or reduce the amount of that rebate to such extent as the Minister thinks appropriate, and in either such case the amount of the Minister's claim against the employer under this subsection may be increased accordingly.

(5) Where, in a case falling within subsection (1) (b), the Minister makes a payment to an employee under subsection (2), the Minister shall be entitled to claim in the bankruptcy, arrangement, administration of the insolvent estate or winding up (as the case may be) in respect of, and only in respect of, a sum equal to the amount of the payment made by the Minister under subsection (2) less the amount of the rebate that would have been payable to the employer from the Redundancy Fund under section 29 if the employer had paid the lump sum to the employee.

(6) Where, in a case falling within subsection (1) (c), the Minister makes a payment to an employee under subsection (2), the Minister shall be entitled to claim from the deceased employer's estate in respect of, and only in respect of, a sum equal to the amount of the payment made by the Minister under subsection (2) less the amount of the rebate that would have been payable to the deceased employer's estate from the Redundancy Fund under section 29 if the employee had been paid the lump sum from the estate of the deceased employer.

(7) For the purpose of this section an employer shall be deemed to be insolvent if-

- (a) the employer has been adjudicated bankrupt, has filed a petition for arrangement or has executed a deed of arrangement (within the meaning of section 4 of the Deeds of Arrangement Act, 1887),
- (b) the employer has died and his estate, being insolvent, is being administered in accordance with the rules set out in Part I of the First Schedule to the Succession Act, 1965, or
- (c) the employer is a company, and the company is insolvent and being wound up.".

Provisions redundancy schemes.

15.—(1) Any dispute arising under a special redundancy scheme may be referred relating to special by a party to the scheme to the Tribunal and shall be deemed to be a question referred under section 39 of the Principal Act to the Tribunal for a decision on the question.

> F3[(2) For the purpose of providing moneys for making payments which under this Act are to be made out of a fund established under a special redundancy scheme, there shall be paid into that fund-

- (a) as may be provided in that scheme, contributions by employers, and
- (b) advances as provided for in subsections (3) and (4).]

(3) The Minister for Finance may from time to time, on the recommendation of the Minister, advance to any fund established under a special redundancy scheme moneys to enable payments required under the scheme to be made out of the fund, and any advances under this subsection shall be made out of the Central Fund or the growing produce thereof and shall be on such terms as to interest and repayment as the Minister for Finance may determine.

F4[(4) The Minister may, with the consent of the Minister for Finance, from time to time authorise the transfer of moneys from the Social Insurance Fund to any fund established under a special redundancy scheme, and any moneys transferred under this subsection shall be repayable to the Social Insurance Fund on such terms (including terms as to interest) as the Minister for Finance may determine.]

- (5) (a) A fund established under a special redundancy scheme shall comprise a current account, to be managed and controlled by the Minister, and an investment account, to be managed and controlled by the Minister for Finance.
 - (b) Save where otherwise specifically provided, sums payable into a fund established under a special redundancy scheme shall be paid into the current account of that fund and sums payable out of that fund shall be paid out of that account.
 - (c) Moneys standing to the credit of the current account of a fund established under a special redundancy scheme and not required to meet current expenditure shall be transferred to the investment account of that fund.
 - (d) Whenever the moneys in the current account of a fund established under a special redundancy scheme are insufficient to meet the liabilities of that account there shall be transferred to that account from the investment account of that fund such sums as may be necessary for the purpose of discharging those liabilities.
 - (e) Subject to paragraph (d), moneys standing to the credit of the investment account of a fund established under a special redundancy scheme shall be invested by the Minister for Finance, and income arising from any such investment shall be paid into that account.
 - (f) An investment pursuant to paragraph (e) may be in any securities in which trustees are for the time being by law empowered to invest trust funds or in any of the stocks, funds and securities as are for the time being authorised by law as investments for the Post Office Savings Bank funds.
 - (g) The accounts of a fund established under a special redundancy scheme shall be prepared in such form, in such manner and at such times as the Minister for Finance may direct and the Comptroller and Auditor General shall examine and certify every such account and a copy thereof, together with the report thereon of the Comptroller and Auditor General, shall be laid before each House of the Oireachtas.

Offences relating to payments under Principal Act.

ting 16.—(1) A person who fraudulently claims a weekly payment, fraudulently applies to the Minister for a payment under section 32 of the Principal Act or fraudulently makes a claim for a rebate, shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding F5[€5,000].

(2) A person who aids, abets, counsels or procures another person to commit an offence under subsection (1) of the section shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding $F6[\{0,000\}]$.

(3) Notwithstanding any provision in any Act specifying the period within which summary proceedings may be commenced, proceedings in respect of an offence under this section may be commenced at any time within the period of three months from the date on which evidence, sufficient in the opinion of the Minister to justify a prosecution for the offence, comes to his knowledge, or within the period of twelve months after the commission of the offence, whichever period last expires.

Reciprocal arrangements.

17.—(1) The Minister may make such orders as may be necessary to carry out any reciprocal or other arrangements, made with the proper authority under any other Government, in respect of matters relating to redundancy payments, and may by any

[No. 20.]

such order make such adaptations of and modifications in the Principal Act as he considers necessary.

(2) The Minister may by order amend or revoke an order under this section.

18.—The following is hereby substituted for section 46 (1) of the Principal Act:

residence or "(1) The Minister may, for the purpose of promoting national economic undergoing policy, make with the consent of the Minister for Finance regulations providing certain training. for financial assistance out of moneys provided by the Oireachtas-(a) to persons who are obliged to change their normal place of residence in order to take up employment offered or approved by the National Manpower Service, or (b) to enable persons to travel for selection for training at approved training centres or to undertake courses of training at such centres.". Miscellaneous **19.**—(1) Each provision of the Principal Act mentioned in column (1) of the Schedule amendments of to this Act is hereby amended in the manner stated in column (2) of that Schedule Principal Act. opposite the mention of that provision in column (1). (2) Notwithstanding section 20 (3), this section, in so far as it relates to the first amendment of section 4 of the Principal Act, the first amendment of section 7 of that Act, the fifth amendment of Schedule 1 of that Act and the fourth amendment of Schedule 3 of that Act, shall be deemed to have come into operation on the 22nd day of January, 1971. Short title, **20.**—(1) This Act may be cited as the Redundancy Payments Act, 1971. construction, collective citation (2) The Principal Act and this Act shall be construed as one Act and may be cited and together as the Redundancy Payments Acts, 1967 and 1971. commencement.

(3) This Act shall come into operation on such day as the Minister appoints by order.

Aid to persons changing

Section 19.

SCHEDULE

Miscellaneous Amendments of the Principal Act

Provision Amended	Nature of Amendment
(1)	(2)
Section 2.	The substitution in subsection (1) for the definition of "the Employment Service" of the following:
	" 'the National Manpower Service' means the service known by that title and operated under the control of the Minister;".
	The insertion after "section 11 (2)" in the definition of "short-time" of "or section 11 (3) (as the case may be)".
Section 4.	The substitution in subsection (1) of "four years" for "two years".
	The insertion after subsection (3) (b) of the following:

Provision	Nature of Amendment
Amended	
(1)	(2)
"(c) In	
deducing any	
relationshi for the	p
purposes	
of paragraph	
(b)—	
(i) a	
person adopte	
under the	
Adopti	pn
Acts, 1952	
and	
1964, shall	
be	
conside the	ared
legitim	
offspri of the	ng
adopte or	r
adopte	rs;
(ii) subject	
to clause	
(i) of	
this paragra	inh
an	
illegiti person	
shall	
be conside	red
the legitim	ate .
offspri	
of his mothei	
and	
repute father;	
(iii) a person	
in	
loco parent	S
to anothe	
shall	
be conside	red
the	
parent of	
that other."	
Section 5.	The insertion in subsection (1) after "47" of "or Section 17 of the Redundancy Payments Act, 1071"
	Redundancy Payments Act, 1971".
Section 7.	The substitution in subsection (1) (<i>b</i>) of "four years" for "two years".
	The substitution in subsection (5) of "104 weeks" for "208 weeks"
	I THE SUBSTITUTION IN SUBSECTION (S) OF TO4 WEEKS TOF ZUB WEEKS

Provision Amended	Nature of Amendment
(1)	(2)
Section 8.	The substitution in subsection (2) of "section 12" for "section 12" (2)".
Section 9.	The deletion in subsection (1) (c) of "without notice".
	The substitution in subsection (3) (<i>b</i>) for "mentioned in paragraph (<i>a</i>) (ii)" of "with the previous employer".
Section 11.	The deletion in subsection (1) of "after the commencement of thi Act".
	The insertion after subsection (2) of the following:
	"(3) Where by reason of a diminution in the work provided for an employee by his employer (being work of a kind which under his contract the employee is employed to do) the employee's reduced hours of work for any week are less than one-half of his normal weekly hours, he shall for the purpose of this Part be taken to be kept on short-time for that week.
Section 13.	The substitution in subsection (4) of "section 12" for "section 1. (2)".
Section 15.	The deletion in subsections (1) and (2) of "who has received the notice required by section 17" and "in the period of two week ending on the date of dismissal".
	The substitution in subsections (1) (<i>b</i>) and (2) (<i>b</i>) for "his dismissal of "the termination of his contract", and the substitution in subsections (1) (<i>c</i>) and (2) (<i>d</i>) for "dismissal" of "the termination of his contract".
	The insertion after subsection (2) of the following subsection:
	"(2A) Where an employee who has been offered suitable employment and has carried out, for a period of not more than four weeks, the duties of that employment, refuses the offer, the temporary acceptance of that employment shall not solely constitute an unreasonable refusal for the purpose of this section.".
	The substitution for subsection (3) of the following:
	"(3) Where a person who is entitled to a weekly paymen has unreasonably refused suitable employment offered o approved by the National Manpower Service, that perso shall be disqualified from receiving a weekly payment for period not exceeding six weeks.".
Section 16.	The substitution in subsection (3) (<i>a</i>) of "none of the condition specified in section 7 (2) is fulfilled, but" for "neither of th conditions specified in sections 7 (2) (<i>a</i>) and 7 (2) (<i>b</i>) is fulfilled but".
Section 17.	The substitution in subsection (1) of "104 weeks" for "four years"
Section 18.	The substitution for subsection (1) of the following:

Provision Amended	Nature of Amendment
(1)	(2)
	"(1) When an employer dismisses by reason of redundancy an employee who has not less than 104 weeks' continuous employment, he shall give to the employee not later than the date of the dismissal a certificate (in this Part referred to as a redundancy certificate).".
	The substitution for subsection (2) of the following:
	"(2) Whenever an employee who has not less than 104 weeks' continuous employment gives notice of intention to claim in accordance with section 12, his employer shall, subject to section 13, give him, not later than seven days after the service of the notice of intention to claim, a redundancy certificate."
Section 19.	The substitution in subsection (1) of "or where by virtue of section 12 an employee becomes entitled to redundancy payment" for "or upon the termination by such an employee in accordance with section 12 (2) of his contract of employment".
Section 21.	The substitution in subsection (2) of "section 7 (2)" for "section 7 (2) (a) or 7 (2) (b)".
Section 25.	The substitution in subsection (2) for "An employee" of "Notwithstanding subsection (1), an employee".
Section 30.	The substitution in subsection (1) of "or where by virtue of section 12 he becomes entitled to redundancy payment" for "or upon the termination by him, in accordance with section 12 (2), of his contract of employment".
Section 37.	The deletion of "from his officers".
Section 56.	The insertion in subsection (2) after "section 39" of "and section 40".
Schedule 1.	The deletion of paragraph 2 and the substitution therefor of the following—
	"(2) The total amount being paid to a person in respect of the following:

Provision	Nature of Amendment
Amended	
(1)	(2)
a weekly	
payment, unemployment	
benefit under	
the Social	
Welfare Acts,	
1952 to 1970,	
disability benefit under	
those Acts,	
maternity	
allowance	
under those Acts,	
unemployment	
assistance	
under the	
Unemployment Assistance	
Acts, 1933 to	
1970, or (in	
the case of a person	
normally	
resident in	
Northern	
Ireland) a weekly	
payment,	
unemployment	
benefit under the National	
Insurance	
Acts	
(Northern	
Ireland) 1966 to 1970,	
sickness	
benefit under	
those Acts, maternity	
allowance	
under those	
Acts,	
supplementary benefit under	
the	
Supplementary	
Benefits Acts (Northern	
Ireland) 1966	
to 1969,	
shall not exceed	
90 per cent of	
that person's	
normal weekly remuneration;	
provided that a	
person shall not	
receive in respect	
of unemployment benefit, disability	
or sickness	
benefit,	
maternity allowance,	
unemployment	
assistance or	
supplementary	
benefit less than that to which	
that person	
would, but for	
this Act, have been entitled."	
been entitied.	
1	

The substitution for paragraph 4 of the following:

Provision	Nature of Amendment
Amended	
(1)	(2)
"4. A weekly payment shall not be paid to a person otherwise entitled thereto for any period during which that person is, by virtue of section 15 (2) of the Act of 1952, disentitled to disability benefit or unemployment benefit.".	
	The substitution for paragraph 5 of the following:
"5.(a) A	
weekly paymen	t
shall not	
be paid	
to a	
person in	
respect of	
any	
period unless	
during that	
period the	
person	
was not	
gainful employe	
and the	
fact	
that he	
was not	
so employe	ad
could	20
not reasona	bly
be attribut	ed
to the person	
own	3
failure or	
refusal to	
seek	
or accept	
or continu	e
in suitable	
gainful	
employi	nent.

Provision	Nature of Amendment
Amended	
(1)	(2)
	(b) A person who is entitled to and in receipt of unemployment benefit or disability benefit under the Social Welfare Acts, 1952 to 1970, may be deemed to be not gainfully employed for the purposes of this paragraph.".
	The insertion in paragraph 6 after "redundancy" of "or by whom he was employed when he gave notice of intention to claim under section 12; provided that he shall, subject to paragraph 5, in every case be entitled to receive not less than four weekly payments".
	The substitution for paragraph 7 of the following:
"7. In calculating years of continuous employment for the purposes of paragraph 6 in relation to a person whose employment is terminated after the commencemen of the Redundancy Payments Act, 1971, each period of one year during the whole of which the person entitled to the weekly payment was 41 years of age or older shall be reckoned as two completed years of continuous employment.".	t
	The substitution in paragraph 9 of "any period referred to in paragraph 4" for "the two-week period mentioned in paragraph 4."
	The substitution in paragraph 9 of "in such a period mentioned in paragraph 4" for "that two-week period".
	The insertion in paragraph 14 after "within the State" of "or Northern Ireland".
	The insertion after paragraph 14 of the following:

The insertion after paragraph 14 of the following:

Provision	Nature of Amendment	
Amended		
(1)	(2)	
"15. (1) A		
person who		
has lost		
employment		
by reason of a stoppage of		
work which		
was due to a		
trade dispute		
at the		
factory,		
workshop,		
farm or other premises or		
place at		
which he was		
employed		
shall not be		
entitled to a		
weekly payment so		
long as the		
stoppage of		
work		
continues,		
except,		
subject to paragraph 5,		
in a case		
where he		
has, during		
the stoppage		
of work, become <i>bona</i>		
fide		
employed		
elsewhere in		
the		
occupation		
which he usually		
follows or		
has become		
regularly		
engaged in		
some other		
occupation.		
I		

Provision	Nature of Amendment
Amended	
(1)	(2)
(2) Where	
separate	
branches of work which	
are	
commonly	
carried on as separate	
businesses in	
separate premises or	
at separate	
places are in	
any case carried on in	
separate	
departments	
on the same premises or	
at the same	
place, each of those	
departments	
shall, for the	
purposes of subparagraph	
(1), be	
deemed to be a separate	
factory,	
workshop or	
farm or separate	
premises or a	
separate place, as the	
case may be.	
(3)	
Subparagraph (1) shall not	
apply to a	
person who—	
(a) is not	
participating	
in	
or financing	
or	
directly interested	
in	
the trade	
dispute	
which caused	
the	
stoppage	
of work,	
and	

Provision Amended		Nature of Amendment	
(1)		(2)	
(<i>b</i>)	does		
	not belpng		
	to a		
	grade or		
	class		
	of workers		
	of which,		
	immediately befpre		
	the commencement		
	of the		
	stoppage, there		
	were members		
	employed at		
	his place		
	of employment		
	any of		
	whopm		
	are participating		
	in or		
	financing or		
	directly interested		
	in the		
	dispute.		
(4) In th	is		
paragraph 'trade			
dispute' means any			
dispute between			
employers and			
employees or betwee			
employees			
and employees	,		
which is connected			
with the employme	nt		
or non- employme	nt		
or the terr of			
employme or the			
conditions employme			
of any persons,			
whether employees	in		
the employment			
of the employer			
with whom the dispute			
arises or not.".	-		

Amended	Nature of Amendment
(1)	(2)
Schedule 2.	In paragraph 17, the substitution for "has given notice to an employee to terminate his contract of employment and" o "before the termination of an employee's contract o employment".
	The deletion of paragraph 19 (1).
	The deletion of paragraph 20.
Schedule 3.	The insertion in paragraphs 1 (<i>a</i>) and 1 (<i>b</i>) after "with the employe in whose employment he was on the date of dismissal", of "o by whom he was employed when he gave notice of intention to claim under section 12,".
	The deletion in paragraph 1 (b) of "on the date of his dismissal".
	The insertion in paragraph 1 after subparagraph (b) of the following:
	"and
to the employ normal weekly remune	
	The deletion of paragraph 2.
	The substitution in paragraph 5 (1) for "Where an employee'
	The substitution in paragraph 5 (1) for "Where an employee' period of service had been" of "Where an employee's period o employment is or was".
	The substitution in paragraph 5 (1) for "Where an employee' period of service had been" of "Where an employee's period o employment is or was". The insertion in paragraph 5 (1) (a) after "sickness" of "(including
	 The substitution in paragraph 5 (1) for "Where an employee' period of service had been" of "Where an employee's period of employment is or was". The insertion in paragraph 5 (1) (a) after "sickness" of "(including an injury)".
	 The substitution in paragraph 5 (1) for "Where an employee' period of service had been" of "Where an employee's period of employment is or was". The insertion in paragraph 5 (1) (a) after "sickness" of "(including an injury)". The insertion after paragraph 5 (1) (a) of the following: "(ai) any period by reason of service by the employee in
	 The substitution in paragraph 5 (1) for "Where an employee' period of service had been" of "Where an employee's period of employment is or was". The insertion in paragraph 5 (1) (a) after "sickness" of "(including an injury)". The insertion after paragraph 5 (1) (a) of the following:

Provision	Nature of Amendment
Amended	
(1)	(2)
(1) "(5A) If an employee is dismissed by reason of redundancy before attaining the period of 104 weeks referred to in section 7 (5) (as amended) of the Principal Act and resumes employment with the same employer within 26 weeks, his employment shall be taken to be continuous."	
continuous.	The substitution for paragraph 6 of the following:
"6. Where a trade or business or an undertaking (whether or not it be an undertaking established by or under an Act of the Oireachtas), or part of a trade or business or of such an undertaking, was or is transferred from one person to another, the period of employment of an employee in the trade, business or undertaking (or in the part of the trade, business or undertaking) at the time of the transfer shall count as a period of employment with the transfer shall not break the continuity of the period of employment.".	

The insertion in paragraph 13 after "work done" where that secondly occurs of "and any payment in kind".

[No. 20.]

Provision Amended	Nature of Amendment
(1)	(2)
	The substitution in paragraph 13 for "an employee who is expected to work overtime regularly" of "an employee who is normally expected to work overtime".
	The deletion in paragraph 24 of the definition of "overtime premium".



Number 20 of 1971

REDUNDANCY PAYMENTS ACT 1971

REVISED

Updated to 14 October 2020

About this Revised Act

This Revised Act presents the text of the Act as it has been amended since enactment, and preserves the format in which it was passed.

Related Legislation

Redundancy Payments Acts 1967 to 2014: this Act is one of a group of Acts included in this collective citation, to be construed together as one (*Local Government Reform Act 2014* (1/2014), s. 1(19)). The Acts in this group are:

- Redundancy Payments Act 1967 (21/1967)
- Redundancy Payments Act 1971 (20/1971)
- Redundancy Payments Act 1973 (11/1973) (not amended)
- Redundancy Payments Act 1979 (7/1979)
- Protection of Employees (Employer's Insolvency) Act 1984 (21/1984), s. 12
- Social Welfare Act 1990 (5/1990), ss. 26, 27 and 29
- Worker Protection (Regular Part-Time Employees) Act 1991 (5/1991), in so far as it relates to the Redundancy Payments Acts 1967 to 1990
- Social Welfare Act 1991 (7/1991), s. 39 other than subs. (2)
- Protection of Employees (Part-Time Work) Act 2001 (45/2001), in so far as it relates to the Redundancy Payments Acts 1967 to 1990
- Redundancy Payments Act 2003 (14/2003)
- Protection of Employment (Exceptional Collective Redundancies and Related Matters) Act 2007 (27/2007), insofar as it relates to the Redundancy Payments Acts 1967 to 2003
- Social Welfare Act 2011 (37/2011), Part 3
- Social Welfare Act 2012 (43/2012), Part 3
- Local Government Reform Act 2014 (1/2014), s. 1(19) and the amendment to the Redundancy Payments Act 1967 provided for in s. 5(6) and Schedule 2, Part 6 (Note: the reference to s. 5(6) appears to refer to s. 5(8))

Annotations

This Revised Act is not annotated and only shows textual amendments. An annotated version of this revision is also available which shows textual and non-textual amendments and their sources. It also shows editorial notes including statutory instruments made pursuant to the Act and previous affecting provisions.

Material not updated in this revision

Where other legislation is amended by this Act, those amendments may have been superseded by other amendments in other legislation, or the amended legislation may have been repealed or revoked. This information is not represented in this revision but will be reflected in a revision of the amended legislation if one is available. A list of legislative changes to any Act, and to statutory instruments from 1972, may be found linked from the page of the Act or statutory instrument at www.irishstatutebook.ie.